

INVITATION FOR PROPOSALS

"Lease of a unit for the provision of a cafe' at Faresmaathodaa Airport.

IFP no: RACL/IUL(PROC)/2023/08

Issued on: February 21, 2023.





info@airports.mv



Contents

Sec	tion 1. Letter of Invitation	3
Sec	tion 2: Instructions to Proponents	4
Α.	GENERAL PROVISIONS	4
В.	PREPARATION OF PROPOSALS	6
C.	SUBMISSION AND OPENING OF PROPOSALS	10
D.	EVALUATION AND COMPARISON OF PROPOSALS	11
E.	AWARD OF CONTRACT	14
Sec	tion 3. Proposal Data Sheet	15
Sec	tion 4. Evaluation Criteria	16
Sec	tion 5. Schedule of Requirements	18
Sec	tion 6. Returnable Forms	21
FOR	MA: PROPOSAL SUBMISSION FORM	22
FOR	M B: PROPOSED LEASE	24
For	M C: PROPOSAL SECURING DECLARATION	25
FOR	M D: QUALIFICATION FORM	26





Section 1. Letter of Invitation

Regional Airports Company Limited (RACL) hereby invites you to submit a proposal to this Invitation for Proposals (IFP) for the **"Lease of a unit for the provision of a cafe' at Faresmaathodaa Airport."**

This IFP includes the following documents.

- Section 1: Letter of Invitation Section 2: Instruction to Proponents Section 3: Proposal Data Sheet (PDS) Section 4: Evaluation Criteria Section 5: Schedule of Requirements Section 6: Returnable Forms
 - Form A: Proposal Submission Form
 - Form B: Proposed lease
 - Form C: Proposal Securing Declaration
 - Form D: Qualification Form

If you are interested in submitting a Proposal in response to this IFP, please prepare your proposal in accordance with the requirements and procedure as set out in this IFP and submit it by the Deadline for Submission of proposals set out in Proposal Data Sheet.

RACL looks forward to receiving your Proposal and thank you in advance for your interest in RACL procurement opportunities.

Issued by:

Name: Abdulla Mizan Title: General Manager, Procurement Date: February 21, 2023



+(960) 330 6969



Section 2: Instructions to Proponents

1	A. GENERAL PROVI	SIONS	
1.	Scope of Proposal	1.1	Regional Airports Company Limited wishes to invite proposals from interested and eligible proponents for the "Lease of a unit for the provision of a cafe' at Faresmaathodaa Airport." Lease period: 5 years (Refer section 5: Schedule of Requirement for other details)
		1.2	Throughout this IFP: a) the term "in writing" means communicated in written form (e.g. by mail, e-mail, fax)
			b) "Day" means calendar day.
2.	Fraud and Corruption	2.1	 RACL requires that staff, as well as proponents/suppliers/contractors, observe the highest standard of ethics during this procurement. In pursuance of this policy, RACL defines "Corrupt practice" as the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution; and "Fraudulent practice" as misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of RACL and includes collusive practice approaches.
		2.2	 practice among proponents (prior to or after proposal submission) designed to establish proposal prices at artificial noncompetitive levels and to deprive RACL of the benefits of free and open competition. In pursuance of this policy, RACL: a) Will reject a proposal if it determines that the proponent has engaged in corrupt or fraudulent practices in competing for the contract in question.
			b) Will declare a proponent ineligible , either indefinitely or for a stated period of time, to be awarded a contract (from RACL)



				at any time determines that the proponent has engaged
			in o	corrupt or fraudulent practices in competing for, or in
			exe	cuting, a RACL contract.
3.	Eligibility	3.1	This Invi	tation for Proposals is open to sole proprietorships,
			partnersł	nips and companies, local and foreign.
		3.2	A Propor	nent should not be suspended, debarred, or otherwise
			identified	l as ineligible by a state institution . Proponents are
			required	to disclose to RACL whether they are subject to any
			sanction	or suspension imposed by a state institution.
4	Conflict of	4.1	A Propor	nent shall not have a conflict of interest. Any Proponent
	Interest		found to	have a conflict of interest shall be disqualified. A
			proponei	nt is found to have a conflict of interest for the purpose of
			this Proce	ess if the Proponent;
			a)	Directly or indirectly controls another proponent, or is
				controlled by or is under common control with another
				Proponent; or
			b)	Has a relationship with another Proponent, directly or
				through common third parties, that puts it in a position
				to influence the Proposal of another Proponent, or
				influence the decisions of the Purchaser regarding this
				process; or
			c)	Or any of its affiliates participated as a consultant in the
				preparation of the design or technical specifications of
				the goods that are the subject of the Proposal; or
			d)	Or any of its affiliates has been hired (or is proposed to
				be hired) by RACL for the Contract implementation; or
			e)	Has a close business or family relationship with a staff
				of RACL who:
				(i) are directly or indirectly involved in the
				preparation of the request for proposal or
				specifications of the Contract, and/or the
	l			



	3. PREPARATION C	4.2	Proposal evaluation process of such Contract. (ii) would be involved in the implementation or supervision of such Contract. (iii) is a senior management staff of RACL. A firm that is a Proponent shall not participate in more than one Proposal. This includes participation as a subcontractor. Such participation shall result in the disqualification of the Proposal.
		- -	
5.	Cost of Preparation of Proposals		The Proponent shall bear all costs related to the preparation and/or submission of the Proposal, regardless of whether its Proposal is selected or not. RACL shall not be responsible or liable for those costs, regardless of the conduct or outcome of the procurement process.
6.	Language	6.1	The Proposal, as well as any and all related correspondence exchanged by the Proponent and RACL, shall be written in the language(s) specified in the PDS.
7.	Documents comprising the Proposal	7.1	Proposal shall comprise of the following documents and related forms. a) Documents establishing the eligibility/capability of the Proponents must include the following. Non submission of any of the documents specified here, will make the proposals unresponsive and the proposal will be rejected. 1. Company background/profile 2. Certificate of Business registration 3. Proposal submission Form (Form A) 4. Proposal Securing Declaration (Form C) 5. Qualification form (Form D) Refer clause 8 for details b) Documents establishing the Technical/Financial capability and relevant experience of the Proponent 1) Business Proposal (30%) The Business Proposal may include: a) a) Financial projection (35 Points) • Financial Forecast – including investment cost and profit and loss statement.



8.	Qualification	8.1	Fina	2) 3)	 b) Marketing Analysis and Strategies (35 points) Marketing analysis may include Target Market/Competitors Marketing strategies may include Product/Price/Promotional strategies c) Management and operational plan (30 Points) Proposed project schedule Management and operational details Resource requirement - Human Resource Plan Experience in the industry (30%) Proponents shall submit proof of documents as evidence for having relevant experience in the industry. Reference letters or any other relevant documents Proposed Lease (Form B) (40%). The proposed lease shall comply with the lease rate conditions specified in Section 5, Clause 6 (Schedule of Requirement of this IFP) resources - Proponents shall provide proof of funds to
0.	Form	0.1	final Prop one clea be app For For S Bank For	nce th oonen meth rly pr used licabl a. Ec Sole p - - - - - - - - - - - - - - - - - - -	ne proposed investment. Its shall specify the method of finance. Where more than od is used, the percentage ratio of each method shall be ovided. Following are the sources of financing that can and the required documents to be submitted where



				b. Bank Financing
				- (Bank comfort letter, Bank Guarantee, or any other
				relevant document from Bank or Financial Institution)
				relevant docoment north bank of Financial Institution
				Documents shall include the proponent's name and name of proposed
				work/project.
				- Envite initiation
				c. Equity injection
				- (Letter of commitment from shareholder, shareholder's
				bank statement for the past 12 months, or
				- Shareholder's audited financial statement, or
				 Relevant bank financing by the shareholder, or Relevant document for external financing by
				 Relevant document for external financing by shareholder, shall be submitted)
				Documents shall include the proponent's name and name of proposed
				work/project.
				d. External financing
				- (Letter of commitment from the financier, or
				- Financier's audited financial statement, or
				- Relevant bank financing by the financier, or
				- Relevant document for external financing by financier,
				shall be submitted) Documents shall include the proponent's name and name of proposed
				work/project.
9.	Currency		9.1	All prices shall be quoted in the currency or currencies indicated in
	·			the PDS. If prices are quoted in a currency not specified in the PDS,
				the Proposal shall be rejected.
10.	Only	One	10.1	The Proponent shall submit only one Proposal.
	Proposal		10.2	Proposals submitted by two (2) or more Proponents shall all be
				rejected if they are found to have any of the following:
				a) they have at least one controlling partner, director or
				shareholder in common; or
				b) they have a relationship with each other, directly or through
				common third parties, that puts them in a position to have
				access to information about, or influence on the Proposal of
				another Proponent regarding this IFP process;
				c) they are subcontractors to each other's Proposal, or a
				subcontractor to one Proposal also submits another Proposal
				under its name as lead Proponent:



11.	Proposal Validity	11.1	Proposals shall remain valid for the period specified in the PDS,
	Period		commencing on the Deadline for Submission of Proposals. A
			Proposal valid for a shorter period shall be rejected by RACL and
			rendered non-responsive.
12.	Extension of	12.1	In exceptional circumstances, prior to the expiration of the
	Proposal Validity		Proposal validity period, RACL may request Proponents to extend
	Period		the period of validity of their Proposals. The request and the
			responses shall be made in writing and shall be considered
			integral to the proposal.
		12.2	If the Proponent agrees to extend the validity of its Proposal, it shall
			be done without any change to the original Proposal.
		12.3	The Proponent has the right to refuse to extend the validity of its
			Proposal, in which case, the Proposal shall not be further
			evaluated.
13.	Clarification of	13.1	Proponents may request clarifications on any of the IFP documents
	IFP		no later than the date indicated in the PDS. Any request for
			clarification must be sent in writing in the manner indicated in the
			PDS. If inquiries are sent other than specified channel, even if they
			are sent to a RACL staff member, RACL shall have no obligation
			to respond or confirm that the query was officially received.
		13.2	RACL will provide the responses to clarifications through the
			method specified in the PDS.
		13.3	RACL shall endeavor to provide responses to clarifications in an
			expeditious manner, but any delay in such response shall not
			cause an obligation on the part of RACL to extend the submission
			date of the Proposals, unless RACL deems that such an extension
			is justified and necessary.
14.	Amendment of	14.1	At any time prior to the deadline of Proposal submission, RACL
	Proposals		may for any reason, modify the IFP in the form of an amendment
			to the IFP. Amendments will be made available to all prospective
			proponents.



15.	Pre-Proposal Meeting	14.2	If the amendment is substantial, RACL may extend the Deadline for submission of Proposal to give the Proponents reasonable time to incorporate the amendment into their Proposals. When appropriate, a pre-proposal conference will be conducted at the date, time and location specified in the PDS. All Proponents are encouraged to attend. Non-attendance, however, shall not result in disqualification of an interested Proponent. No verbal statement made during the conference shall modify the terms and conditions of the IFP, unless specifically incorporated in the
			Minutes of the Proponent's Conference or issued/posted as an amendment to IFP.
			OPENING OF PROPOSALS
16.	Submission	16.1	The Proponent shall submit a signed and complete Proposal comprising the documents and forms in accordance with the requirements of the PDS. The Proposal shall be delivered using the method specified in the PDS.
		16.2	The Proposal shall be signed by the Proponent or person(s) duly authorized to commit the Proponent. The authorization shall be communicated through a document evidencing such authorization issued by the legal representative of the proponent, or a Power of Attorney, accompanying the Proposal.
17.	Hard Copy	17.1	 Hard copy (manual) submission shall be governed as follows a) The signed Proposal shall be marked "Original", and its copies marked "Copy" as appropriate. The number of copies is indicated in the PDS. All copies shall be made from the signed original only. If there are discrepancies between the original and the copies, the original shall prevail. b) All the pages of the Original Proposal and Copies of the proposal must be bound together, and all pages must contain the page number and the stamp of the proponent. c) Proposals shall be sealed in an envelope, which shall: i.



			ii. Bear the name of the Proposal.
			If the envelope with the Proposal is not sealed and marked as
			required, RACL shall assume no responsibility for the
			misplacement, loss, or premature opening of the Proposal.
18.	Deadline for	18.1	Complete Proposals must be received by RACL in the manner, and
	Submission of		no later than the date and time, specified in the PDS. RACL shall
	Proposals and		only recognize the actual date and time that the proposal was
	Late Proposals		received by RACL.
		18.2	RACL shall reject any Proposal that is received after the deadline
			for the submission of Proposals.
19.	Proposal	19.1	RACL will open the Proposal in the presence of an ad-hoc
	Opening		committee formed by RACL of at least two (2) members.
		19.2	The Proponents' names, prices, and any other information that
			RACL deems relevant will be announced at the proposal opening.
		19.3	No Proposal shall be rejected at the proposal opening stage,
			except for late submissions, in which case, the Proposal shall be
			returned unopened to the Proponents.
			COMPARISON OF PROPOSALS
20.	Confidentiality	20.1	Information relating to the examination, evaluation, and
			Information relating to the examination, evaluation, and
			Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract
			Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons
			Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of
		20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award.
		20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award. Any effort by a Proponent or anyone on behalf of the Proponent to
		20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award. Any effort by a Proponent or anyone on behalf of the Proponent to influence RACL in the examination, evaluation and comparison of
		20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award. Any effort by a Proponent or anyone on behalf of the Proponent to influence RACL in the examination, evaluation and comparison of the Proposals or contract award decisions may, result in the
		20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award. Any effort by a Proponent or anyone on behalf of the Proponent to influence RACL in the examination, evaluation and comparison of the Proposals or contract award decisions may, result in the rejection of its Proposal and may subsequently be subject to the
20.	Confidentiality	20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award. Any effort by a Proponent or anyone on behalf of the Proponent to influence RACL in the examination, evaluation and comparison of the Proposals or contract award decisions may, result in the rejection of its Proposal and may subsequently be subject to the application of RACL's vendor sanctions procedures.
20.	Confidentiality Evaluation of	20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award. Any effort by a Proponent or anyone on behalf of the Proponent to influence RACL in the examination, evaluation and comparison of the Proposals or contract award decisions may, result in the rejection of its Proposal and may subsequently be subject to the application of RACL's vendor sanctions procedures. RACL will conduct the evaluation solely on the basis of the
20.	Confidentiality	20.1	Information relating to the examination, evaluation, and comparison of Proposals, and the recommendation of contract award, shall not be disclosed to Proponents or any other persons not officially concerned with the process, even after publication of the contract award. Any effort by a Proponent or anyone on behalf of the Proponent to influence RACL in the examination, evaluation and comparison of the Proposals or contract award decisions may, result in the rejection of its Proposal and may subsequently be subject to the application of RACL's vendor sanctions procedures.



22.	Due Diligence	22.1	RACL reserves the right to undertake a due diligence exercise,
	C C		aimed at determining to its satisfaction, the validity of the
			information provided by the Proponent. Such exercise shall be fully
			documented and may include, but need not be limited to, all or
			any combination of the following:
			a) Verification of accuracy, correctness and authenticity of
			information provided by the Proponent;
			b) Validation of extent of compliance to the IFP requirements
			' and evaluation criteria based on what has so far been found
			by the evaluation team;
			c) Inquiry and reference checking with Government entities with
			jurisdiction on the Proponent, or with previous clients, or any
			other entity that may have done business with the Proponent;
			d) Inquiry and reference checking with previous clients on the
			performance on on-going or completed contracts, including
			physical inspections of previous works, as deemed necessary;
			e) Other means that RACL may deem appropriate, at any stage
			within the selection process, prior to awarding the contract.
23.	Clarification of	23.1	To assist in the examination, evaluation and comparison of
	Proposals		Proposals, RACL may, at its discretion, request any Proponent for
			a clarification of its Proposal. This includes asking for a
			demonstration of the products/services proposed by the
			proponent.
		23.2	RACL's request for clarification and the response shall be in writing
			and no change in the prices or substance of the Proposal shall be
			sought, offered, or permitted, except to provide clarification, and
			confirm the correction of any arithmetic errors discovered by RACL
			in the evaluation of the Proposals, in accordance with the IFP.
		23.3	Any unsolicited clarification submitted by a Proponent in respect to
			its Proposal, which is not a response to a request by RACL, shall
			not be considered during the review and evaluation of the
			Proposals.
			Proposals.



24.	Responsiveness of	24.1	RACL's determination of a proposal's responsiveness will be based
	Proposals		on the contents of the proposal itself. A substantially responsive
			Proposal is one that conforms to all the terms, conditions,
			specifications, and other requirements of the IFP without material
			deviation, reservation, or omission.
		24.2	If a proposal is not substantially responsive, it shall be rejected by
		24.2	RACL and may not subsequently be made responsive by the
			Proponent by correction of the material deviation, reservation, or
			omission
05	N	05 1	
25.	Nonconformities,	25.1	Provided that a Proposal is substantially responsive, RACL may
	Reparable Errors		waive any non-conformities or omissions in the Proposal that, in
	and o		the opinion of RACL, do not constitute a material deviation.
	Omissions	25.2	RACL may request the Proponent to submit the necessary
			information or documentation, within a reasonable period, to
			rectify nonmaterial nonconformities or omissions in the Proposal
			related to documentation requirements. Such omission shall not
			be related to any aspect of the price of the Proposal. Failure of the
			Proponent to comply with the request may result in the rejection of
			its Proposal.
		25.3	For the proposals that have passed the preliminary examination,
			RACL shall check, and correct arithmetical errors as follows:
			a) if there is a discrepancy between the unit price and the line
			item total that is obtained by multiplying the unit price by the
			quantity, the unit price shall prevail and the line item total
			shall be corrected, unless in the opinion of RACL there is an
			obvious misplacement of the decimal point in the unit price;
			in which case, the line item total as quoted shall govern and
			the unit price shall be corrected;
			b) if there is an error in a total corresponding to the addition or
			subtraction of subtotals, the subtotals shall prevail, and the
			total shall be corrected; and
			,



E	E. AWARD OF C	25.4 ONTR	 c) if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail. If the Proponent does not accept the correction of errors made by RACL, its Proposal shall be rejected.
26.	Right to Accept, Reject, Any or All Proposals	26.1	RACL reserves the right to accept or reject any proposal, to render any or all of the proposals as non-responsive, and to reject all Proposals at any time prior to award of contract, without incurring any liability, or obligation to inform the affected Proponent(s) of the grounds for RACL's action. RACL shall not be obliged to award the contract to the lowest priced offer.
27.	Award Criteria	27.1	Prior to expiration of the period of Proposal validity, RACL shall award the contract to the qualified and eligible Proponent that is found to be responsive to the Schedule of Requirements and Technical Specification and has offered the lowest price.
28.	Contract Signature	28.1	Within five (5) days from the date of receipt of the Contract, the successful Proponent shall sign and date the Contract and return it to RACL. Failure to do so may constitute sufficient grounds for the annulment of the award, and forfeiture of the Proposal Security, if any, and on which event, RACL may award the Contract to the Second highest rated or call for new Proposals.
29.	Performance Security	29.1	A performance security, if required in the PDS, shall be provided in the amount specified in PDS within 5 days from signing of the contract. Where a performance security is required, the receipt of the performance security by RACL shall be a condition for rendering the contract effective.
30.	Liquidated Damages	30.1	If specified in the PDS, RACL shall apply Liquidated Damages for the damages and/or risks caused to RACL resulting from the Contractor's delays or breach of its obligations as per Contract.



Section 3. Proposal Data Sheet

BDS	Reference to	Data	Specific Instructions/Requirements	
No.	Section 2.			
1	6	Language of the Proposal	English	
2. a		Registration	Not required	
2. b	15	Pre-proposal meeting	If required,	
			Date, time, and venue will be informed	
3	11	Proposal/Bid Validity Period	180 days	
4		Proposal/Bid Security	MVR 5000.00	
5	30	Liquidated Damages	The Lessee shall pay the rent due with a	
			penalty charge at the rate of 0.05% of the	
			rent per day from the due date onwards	
			until the date of payment.	
6	29	Performance Security	Not required	
7	9	Currency of Proposal	Maldivian Rufiyaa	
8	13	Deadline for submitting requests	Date: February 21, 2023 – March 2, 2023	
		for clarifications/queries	Time: 14:00 hrs	
9	13	Contact Details for submitting	Abdulla Mizan	
		clarifications/questions	General Manager, Procurement	
			tender@airports.mv	
10	13,14	Manner of disseminating	Will be emailed to the proponents	
		supplemental information to the		
		IFP and response/clarifications		
	1.0	to queries		
11.	18	Deadline for submission of		
10	1 (17	proposal	Time: 14:00 hrs	
12	16,17	Manner of Submitting the	1 hard copy	
10	1 (10	proposals		
13	16,18	Proposal Submission Address	6 th Floor, H.Suez	
			Ameer Ahmed Magu	
15	21	Evaluation Method for the Award	Male, Maldives	
10	∠ I	of Contract	As per the criteria mentioned in Section 4. Evaluation Criteria	
16		Duration of the lease/contract		
10		Duration of the lease/contract	5 years	



Section 4. Evaluation Criteria

Evaluation of the proposals will be carried out as follows,

Preliminary Evaluation

Subject	Details	Document Submission Requirement	Criteria
Documents pertaining to Preliminary Evaluation Preliminary		 Proposals will be examined to determine whether the documents specified under Section 2; Clause 7.1 (a) of this IFP have been fully completed and submitted. 1. Company background/profile 2. Certificate of Business registration 3. Qualification form (Form D) Refer clause 8 for details. 4. Proposal submission Form (Form A) 5. Proposal Securing Declaration (Form C) Note: Failure to fully complete and submit any of these documents shall make the proposal unresponsive and hence the proposal will be rejected. 	Pass/Fail
Eligibility	Proponent is not suspended, debarred, or otherwise identified as non-eligible by the Government of Maldives or any other state institution.	Form A: Proposal Submission Form	Pass/Fail
Conflict of Interest	No conflict of interest in accordance with IFP 4.	Form A: Proposal Submission Form	Pass/Fail



Final Evaluation

Proponents who pass through the preliminary evaluation will be evaluated for technical/financial capability and for their relevant experience in the industry. This is in accordance with Section 2; Clause 7.1 (b) of this IFP.

Subject	Details	DocumentSubmissionRequirement&allocated marks (%)
	Technical evaluation will be based on the business proposal submitted by the proponents: Refer Section 2, clause 7.1 (b)(1) of this IFP.	
Technical evaluation	 All proponents shall ensure all documents specified under this section are submitted. The business proposal shall address/adhere to the guidelines provided in section 5 (Schedule of Requirements of this IFP) 	Business proposal (30%)
Experience	Full makes shall be awarded to the proponents/bidders who have 5 years' experience in the industry. The rest shall be awarded makes on a pro-rata basis.	Reference letters or any other relevant document (30%)
Financial Evaluation	The lease rate will be evaluated using the Net Present Value (NPV) of the proposed lease rate by the proponent from Year 1 to Year 5. - The proponents with the highest NPV will be given the maximum score for the Lease Rate, whereby points shall be given as prorated for other proponents. - NPV will be calculated using discount rate of 10% Refer Clause 6 of Section 5 Schedule of Requirement for details	Form B: Proposed Lease (40%)





Section 5. Schedule of Requirements

The Proponents shall comply with the following conditions.

1. Project Type	1.1 Lease of a unit for the provision of Café at Faresmaathodaa Airport
2. Scope of Work	2.1 Regional Airports Company Limited (RACL) is seeking interested parties for the lease of a unit for the provision of a Café' at Faresmaathodaa Airport (FMT). The selected parties will be responsible for operation of the unit for the duration of the lease term as per the guidelines set forth by RACL. The operation of the unit includes but is not limited to maintenance, supervision, and managing inventory of the unit.
3. Location	3.1 Faresmaathodaa Airport (FMT)
4. Unit Details & Usage	 4.1 Built-Up Space - Unit 1 – 122.17 sqft (Map attached in Annex 1 of this document) 4.2 Seating Area – 331.96 sqft 4.3 Total Leasable Area – 454.13 sqft 4.4 Unit to be leased for the provision of Café Development at Faresmaathodaa Airport to cater to the passengers.
5. Lease Term	5.1 The lease period is 05 (five year) from the date of signing the agreement
6. Lease Rate	 6.1 Lease rate for year 1 will be fixed at the rate of MVR 11.00 per square feet. 6.2 Proponents are required to propose Lease rates for year 2,3,4 and 5. 6.3 Minimum acceptable lease rate per square feet per month is MVR 11.00. (Maldivian Rufiyaa Eleven) for the year 2,3,4 and 5. 6.4 The Lease rates proposed by the proponent for each of the following year shall be equal to or shall be higher than the previous year's rate. Any lease rental rate proposed below the minimum acceptable lease rate mentioned in 6.1 shall be disqualified. 6.5 During the tenancy period, if the flight movement increases more than 1 flight per day and if the proposed rent rates are below the rent rates defined in the table below for each flight movement(s), the proponent shall pay minimum amount defined in the table once the increase of scheduled flight movement will be considered if total flight movement increases for continuous 03 months. In such circumstances, RACL will give a 03 months' notice period prior resuming to charge the new rent rate.

+(960) 330 6969

info@airports.mv



		Flight Movements	MVR /Sgft	Total Rent (454.13 sgft)
		<1 Flight	11	4,995.43
		2- 3 Flights	22	9,990.86
		4- 6 Flights	33	14,986.29
		7-9 Flights	44	19,981.72
		> 10 Flights	55	24,977.15
7. Grace Period/Rent free	mc	y be implied by the G The proponent will be Period from the date of	granted a 2-month g of unit handover.	grace period as a Development
period/Development period				ent-free period for the built-up
	-	defined in sub clause The rent-free period d mentioned above. The operation of the u if the proponent fails t additional 1 month wi changes shall be mad	granted 6 months' re 4.2. lefined is excluding th unit shall commence of to commence the ope ill be given to comme le to the rent-free per	
8. Deposit & condition precedent	, year's r	ent rate. Payment of L nal award. An agreer	ease deposit shall be	nt as a security deposit from the first made within working 07 days of oon fulfilment of the following
9. Operator Obligations		Design and the quality be approved by RACL Stock must not be left Must follow hygiene st The maximum seating The café must be open the gate closes. The service area must Cash must be handled All appliances used to If you notice any struct the notice of the Airpo	y of the chairs and ta outside in the public tandards of FDA. capacity is 24 seats. n 3 hours before fligh be well lit during ope d properly and must p provide service must tural damage to the k ort office immediately. ance expenses includi must be borne by the	at time and must remain open till erational hours. provide a receipt for each sale. be in full working condition. puilding, this must be brought to ng changing the bulb, repairing operator.



 to the property or any other neighboring property or violate any rules and regulations pertained by RACL. Such damage includes but is not limited to dumping garbage, pollution, unlawful entry, and waste disposal. The loading and unloading processes shall not cause any disturbances or congestion to any third party. The Lessee shall not be allowed to make any alteration, changes, replacements, improvements, or additions (any of which is an alteration) in and to the premises at any time, unless approved by RACL. Lessee shall use the Premises to provide facilities or services that conform to the rules and regulations and Lessor's guidelines which may be issued and/or modified from time to time, and the rules and regulations enforced by the relevant Authority or any other institution in charge of issuing of permits or authorizations. Lessee shall not assign, sublet, charge or part with or share possession or otherwise dispose of the Premises or any of its rights, obligations, or responsibilities under the Agreement without the prior written consent of the Lessor.
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Section 6. Returnable Forms

This form serves as a checklist for preparation of your Proposal. Please complete the Returnable Proposal Forms in accordance with the instructions in the forms and return them as part of your proposal submission. No alteration to format of forms shall be permitted and no substitution shall be accepted. Any alteration to these forms will lead to rejection of the proposal.

Have you duly completed all the Returnable Forms?	Please tick (to be filled by the	Reference to page number in Proposal
	proponent)	(to be filled by the proponent)
Form A: Proposal Submission Form		
Form B: Proposed Lease		
Form C: Proposal Securing Declaration		
Form D: Qualification Form		





FORM A: PROPOSAL SUBMISSION FORM

Name of Proponent	
Registration No	
Registered Address	
Proponent's	Name:
Authorized	Title:
Representative	Contact numbers:
Information	Email:
Contact Person that	Name:
RACL may contact for	Title:
requests for clarifications during	Contact numbers:
Proposal Evaluation	Email:

We, the undersigned, offer to lease of a unit for the for the provision of a cafe' at Faresmaathodaa Airport Premises in accordance with your Invitation to Proposal No. [*Insert IFP Reference Number*] and our Proposal. We hereby submit our Proposal.

I/We, hereby declare that I/we have checked or otherwise verified the suitability of the space for the purpose for which the space is tendered.

I/We undertake, if our Proposal is accepted, to develop and operate a café' on the (space provided) in accordance with the relevant laws and regulations within a maximum of 2 (Two) months from the date of signing the Lease Agreement.

I/We agree to abide by this Proposal for a period of 180 (Hundred & Eighty) calendar days from the Proposal Opening Date under IFP Clause 12.1, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

We hereby declare that our firm,

- a) has not been suspended, debarred, sanctioned, or otherwise identified as ineligible by any state institution in the Republic of Maldives.
- b) have no conflict of interest in accordance with IFP clause 4

We declare that all the information and statements made in this Proposal are true and we accept that any misinterpretation or misrepresentation contained in this Proposal may lead to our disqualification and/or sanctioning by RACL.

Our Proposal shall be valid and remain binding upon us for the period specified in the Proposal Data Sheet.

+(960) 330 6969



We understand and recognize that you are not bound to accept any Proposal you receive.

I, the undersigned, certify that I am duly authorized by [Insert Name of Proponent] to sign this Proposal and bind it should RACL accept this Proposal.

Name:

Title:

Date:

Signature:

Corporate seal:





FORM B: PROPOSED LEASE

The proponents shall propose Lease rate for years 2,3,4 & 5. Refer Section 5: Schedule of requirements, Point number 6 for details.

Year	Monthly lease per sq feet (in MVR)	Monthly Total Rent (in MVR)
Year 1	11.00	4,995.43
Year 2		
Year 3		
Year 4		
Year 5		

use for the 5-year period (in MVR)





FORM C: PROPOSAL SECURING DECLARATION

Invitation to Proposal [insert number] Number: To: Regional Airports Company Limited We We the undersigned, declare that: We understand that, according to your conditions, Proposals must be supported by a Proposal-Securing Declaration. We accept that we will automatically be suspended from being eligible for submitting proposals in any contract with Regional Airports Company Limited for the period of time of 1 year starting on the date that we receive a notification from Regional Airports Company Limited, if we are in breach of our obligations under the proposal conditions, because we (a) have withdrawn our Proposal during the period of proposal validity specified in the Letter of Proposal; or (b) having been notified of the acceptance of our Proposal by Regional Airports Company Limited during the period of proposal validity, (i) fail or refuse to execute the Contract, if required; or (ii) (iii) fail or refuse to furnish the Performance Security, in accordance with the IFP. We understand that this Proposal-Securing Declaration shall expire if we are not the successful Proponent, upon the earlier of (i) our receipt of your notification to us of the name of the successful Proponent; or (ii) 28 days after the expiration of our Proposal-Securing Declaration] Name: [insert name of person signing the Proposal-Securing Declaration] Nathe Capacity of: [insert name of person signing the Proposal-Securing Declaration] Nather in the proposal for and on behalf [insert na	Date: [insert as day/month/year]					
To: Regional Airports Company Limited We, the undersigned, declare that: We understand that, according to your conditions, Proposals must be supported by a Proposal-Securing Declaration. We accept that we will automatically be suspended from being eligible for submitting proposals in any contract with Regional Airports Company Limited for the period of time of 1 year starting on the date that we receive a notification from Regional Airports Company Limited, if we are in breach of our obligations under the proposal conditions, because we (a) have withdrawn our Proposal during the period of proposal validity specified in the Letter of Proposal; or (b) having been notified of the acceptance of our Proposal by Regional Airports Company Limited during the period of proposal validity, (i) fail or refuse to execute the Contract, if required; or (ii) fail or refuse to furnish the Performance Security, in accordance with the IFP. We understand that this Proposal-Securing Declaration shall expire if we are not the successful Proponent, upon the earlier of (i) our receipt of your notification to us of the name of the successful Proponent; or (ii) 28 days after the expiration of our Proposal. Signed: [insert signature of person whose name and capacity are shown] In the Capacity of: [insert complete name of the Proponent] Name: [insert name of person signing the Proposal-Securing Declaration] Name: [insert complete name of the Proponent] for and on behalf of: Date:						
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Name: [insert name of person signing the Proposal-Securing Declaration] Duly authorized to sign the proposal for and on behalf of: [insert complete name of the Proponent] Date:	-					
Duly authorized to sign the proposal for and on behalf of: [insert complete name of the Proponent] Date:						
sign the proposal for and on behalf of: Date: day of [insert date of signing]						
for and on behalf of: Date: day of						
of: Date: day of [insert date of signing]						
Date: day of [insert date of signing]						
Corporate Seal:	Date: day of,					
	Corporate Seal:					



FORM D: QUALIFICATION FORM

1. Financial Capacity

Proponents shall provide proof of funds to finance the proposed investment. Financial resources will be evaluated based on the method of Financing proposed by proponents as per section 2 clause 7.1 (a)(7).

Tick	
	Financial Proposal
	- Equity Financing – Sole Proprietorship
	- Equity Financing – Company
	- Bank Financing
	- Equity Injection
	- External Financing

2. Outstanding Payment to Lessor

Tick	
	No outstanding payment
	Have an outstanding amount

Please mention the outstanding amount.

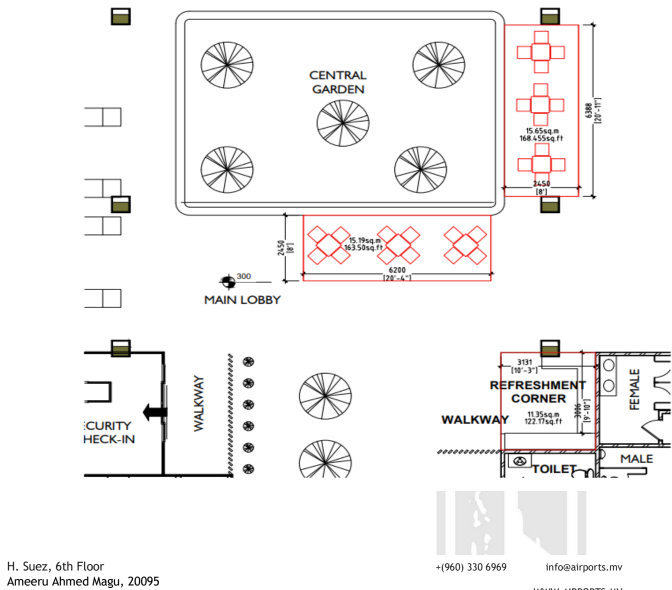
3. History of non-performing contracts

Tick	
	No non-performing contracts during the past 3 years due to contractor default.
	Has non-performing contracts during the past 3 years due to contractor default.

List the non-performing contracts below.

Year	Non-performed contract	Name of client	Reason for non- performance	Contract value	





ADDRESS Male', Republic of Maldives

WWW.AIRPORTS.MV