

**INVITATION**  
**TO SUBMIT BINDING BIDS TO PURCHASE**  
**THE TECNAM P92JS AIRCRAFT – DUTB ID 2199**

**1. SUBJECT OF THE CONTRACT**

In this Invitation to submit binding offers to purchase the Tecnam P92JS aircraft – DUTB ID 2199 (hereinafter referred to as: “**the invitation**”), the Tecnam P92JS aircraft with registration mark S5-DGU constitutes the subject of the contract (hereinafter referred to as: “**the subject of the contract**”) that is owned by Družba za upravljanje terjatev bank, d.d., company registration number: 6339620000 (hereinafter also referred to as: “**the seller**”).

**1.1. About the subject of the contract**

A potential buyer (bidder) is hereby acquainted with the following:

- that the subject of the contract shall be sold and bought on an “as is” basis, without a warranty for any subsequent defects;
- that the seller does not know the whole history of the subject of the contract and that the bidder agrees with this;
- that the seller is in possession of the subject of the contract and that no lease or other agreement exists with regard to the subject of the contract that could in any way encumber the subject of the contract or in any way limit the right of the buyer to the possession of the subject of the contract;
- that the subject of the contract is currently not in a flying state so it cannot be tested in the air;
- that the subject of the contract is parked on the sports airfield in Maribor.

**2. BIDDING PROCEDURE**

The procedure of selling the subject of the contract shall be conducted by the seller. Domestic and foreign natural persons and legal entities that are permitted to obtain a title to movable property in Slovenia under the applicable legislation may participate in the sales procedure.

Bidders shall send their binding bids by registered mail in a closed envelope addressed to: Družba za upravljanje terjatev bank, d.d., Davčna ulica 1, 1000 Ljubljana, Slovenia. The following text shall be added under the addressee: “**NE ODPIRAJ - PONUDBA ZA NAKUP LETALA TECNAM P92JS**”. There must be a stamp or signature of the person authorised to submit the binding bid on the envelope, covering the flap on the reverse side, in order to prove that the sealed envelope has not been opened.

The seller will consider **formally complete** binding bids for the purchase of the subject of the contract, which they shall, within the time limit for the submission of binding bids (in this invitation also referred to as: “**Bidding deadline**”), receive in a manner stipulated in paragraph 2 of this section by the end of the bidding deadline, and for which the bid bond is paid by the time the bid is submitted, as stipulated under section 2.2 of this Invitation.

Additionally, the bid for the purchase of the subject of the contract shall also contain adequately completed and signed statements in the framework of the Know Your Customer procedure (**Annex 2** hereto).

The following shall be printed on the back of the envelope: the bidder’s name and surname or the company name and registered office, and email.

**The indicative net sales price of the subject of the contract is stipulated in the amount of EUR 50,000.00 + associated tax.**

The associated tax will be stated in the contract of sale to be concluded at a later date (normally a rate of **22% VAT** applies) and shall be paid by the buyer.

**The deadline for the submission of binding bids (the bidding deadline) shall be 29 November 2021 (by 23:59:59 hours).**

The bid shall be deemed to have been submitted in time if it is sent by registered mail or is delivered in person to the seller's secretary's office, by the end of the bidding deadline.

The very moment the bid is received by the seller it can no longer be recalled or withdrawn, and from that moment on it is also not possible to require to be reimbursed for the bid bond, except in cases set out in paragraph 4 of section 2.2 of this invitation.

The bidder shall be deemed to have submitted a new (corrected, amended) bid in time if by the end of the bidding deadline they informed the seller in writing of withdrawing their original bid and have submitted a new bid, with the time of submitting the new bid being considered the date and time of the submission of the bid. Should the new bid arrive after the bidding deadline, the previous bid submitted in time shall be taken into consideration.

If a bid fails to arrive at the above-stated seller's address in time, it shall be excluded from further consideration. The bidder whose bid is excluded from further consideration shall be reimbursed the bid bond in the same manner as the rest of the non-selected bidders in line with paragraph 4 of section 2.2 of this invitation.

### **2.1 Content of the binding bid**

The seller shall consider the binding bids for the purchase of the subject of contract that are **complete in terms of substance**, signed by the bidder, and submitted on the completed form entitled "**BINDING BID FOR THE PURCHASE OF THE TECNAM P92JS AIRCRAFT – DUTB ID 2199**" (in this invitation also referred to as: "**the form**" - **Annex 1** of this invitation).

If the bid is not completed and submitted on the attached form including the **obligatory annex** (the slip providing evidence that the bid bond has been paid with the date of payment being indicated), it shall be excluded from further consideration and from the sales procedure. The bidder whose bid is excluded from further consideration shall be reimbursed the bid bond in the same manner as the rest of the non-selected bidders in line with paragraph 4 of section 2.2 of this invitation.

The form is available at [nepremicnine.dutb.eu](http://nepremicnine.dutb.eu). The bidder may complete and print the form from the aforementioned link. In case the bidder does not have the possibility to access the website where the relevant form is published, they can ask the seller's representative to assist them in obtaining or completing the form.

The seller reserves the right to eliminate incomplete, incorrectly completed or illegible forms from further consideration and from the sales procedure. The bidder whose bid is eliminated from further consideration shall be reimbursed the bid bond in the same manner as the rest of the non-selected bidders in line with paragraph 4 of section 2.2 of this invitation.

The form is intended either for a single bidder who is to submit their bid alone and who is to be the final buyer (only owner) and the only payer for the selected subject of the contract, or for two or more bidders who are to submit their bid together, and all of whom are to be final buyers (co-owners) and payers of the selected subject of the contract.

In the framework of the relevant procedure, each bidder may submit more bids, where one (1) completed form from paragraph 1 of this section including the obligatory annex (slip providing evidence that the bid bond has been paid with the date of payment indicated) sent in one (1) closed envelope in line with the provisions of this invitation shall be considered one bid. For each bid, a new bid bond shall be paid.

Envelopes containing more than one bid (forms) will be eliminated from further consideration and from the sales procedure. The bidder whose bid is excluded from further consideration shall be reimbursed the bid bond in the same manner as the rest of the non-selected bidders in line with paragraph 4 of section 2.2 of this invitation.

The bidding procedure takes into consideration only the conditions for bids and sale, documents, statements and other documentation, that are the subject of the demands from the invitation to bid and the required annexes. Any other or additionally attached documentation, documents, statements or changed or contrary bidding or sales conditions, shall not be considered in the procedure and will be considered irrelevant.

**The following two documents are mandatory and essential components of the bid and a prerequisite for the bid to be complete in terms of its substance:**

- **Correctly completed form (Annex 1),**
- **The slip evidencing that the bid bond has been paid with the date of payment being indicated.**

At the time of submitting the form, the bidder shall also be obliged to submit adequately completed and signed **statements in the framework of the Know Your Customer procedure (Annex 2 hereto)**. In the event the bidder fails to submit or if they submit an incomplete statement, completed and signed as stipulated in the preceding sentence, the seller reserves the right to invite the bidder to submit or supplement such a statement within a reasonable time limit.

If the bidder is a foreign legal entity, they must attach to their bid a certified translation into Slovene of an excerpt from the relevant register in which they are entered as a legal entity. In the event the bidder fails to submit the excerpt as stipulated in the preceding sentence, the seller reserves the right to invite the bidder to submit such an excerpt within a reasonable time limit.

The bidder shall be obliged to submit the statements and data from the preceding two paragraphs of this section no later than within **ten (10) business days** of receiving the seller's invitation to do so, otherwise their bid shall be eliminated from further consideration and from the sales procedure. The bidder whose bid is excluded from further consideration shall be reimbursed the bid bond in the same manner as the rest of the non-selected bidders in line with paragraph 4 of section 2.2 of this invitation.

In any case, foreign legal entities and natural persons must obtain a unique identification number in Slovenia before entering into any contract of sale.

The bid may be written either in Slovene or English.

The bid shall be binding and irrevocable and shall apply by the end of this bidding procedure (including the signing of contracts of sale).

## **2.2. Bid bond**

**Within the bidding deadline i.e. by the time the bid is submitted (the slip providing evidence that the bid bond has been paid with the date of payment being indicated is an obligatory annex to the bid)**, the bidder shall be obliged to pay to the seller's bank account no. SI56 0292 4026 0336 063, opened at NLB d.d., indicating the reference no. **"00 2021 2199"** and the purpose of payment **"BID BOND FOR THE PURCHASE OF TECNAM P92JS AIRCRAFT"**, the bid bond in the amount of **EUR 5.000,00** (in this invitation also referred to as: **"the bid bond"**) which is a prerequisite for the validity of the bid and the participation of the bidder within this bidding and sales procedure.

Bidders are invited to inquire at their bank with regard to the date by which the bank can execute the payment in order for it to appear in the above account of the seller in time.

If the bidder, either in their capacity as a natural person or a legal entity, is selected in this bidding procedure, and they subsequently register a new legal entity in the Republic of Slovenia, which they are the majority owner of, the purchase price may be paid from the bank account of this newly registered legal entity, for which the winning bidder will have to submit the corresponding documentation before entering into the contract of sale.

The bid bond shall bear no interest. Bid bonds will be returned to non-selected bidders within:

- **five (5) days** of the date on which the contract of sale is concluded with the selected bidder for the subject of the contract, or
- **five (5) days** of the date on which a notice is sent to the bidder that the bidding procedure has been annulled, or
- **ninety (90) days** after the end of the bidding deadline.

The bid bond money shall be deposited back to the bidder's bank account from which it was wired in the first place in line with paragraph 1 of section 2.2 of this invitation.

**If the bidder fails to pay the bid bond within the bidding deadline, i.e. by the time they submit their bid, and at the same time no deposit can be seen on the seller's bank account no later than two (2) business days after the end of the bidding deadline, that bidder's bid will be eliminated from further consideration and from the sales procedure.**

The bid bond is a sum of money through the payment of which the bidder participating in the bidding procedure confirms its obligation to conclude a contract of sale in case they get selected. The payment of the bid bond by the bidder who gets selected in the relevant bidding procedure and who concludes the contract of sale for the subject of the contract shall count towards the down payment signifying the subsequent conclusion of the contract of sale.

### ***2.3. Opening the binding bids***

The public opening of the binding bids shall be carried out by a three-member committee at the seller's seat. The date of the opening of the binding bids shall be published on the same seller's website as the invitation, namely within ten (10) days after the end of the bidding deadline from section 2 of this invitation.

It will not be possible to improve one's bid at the public opening, only the completeness of the form and content of the received bids will be verified, and the highest bid price for the subject of the contract will be determined. The completeness of the attached statements as part of the Know Your Customer procedure will be verified later. The sale of the subject of the contract to the best bidder must subsequently be approved by the competent seller's credit and investment committee.

The public opening of bids may be attended only by the bidder's legal representative or proxy to represent the bidder in the procedure of this legal transaction. Every representative/proxy of the bidder should bring with them a personal document, an extract from the register of companies and power of attorney. The identification of persons present shall be carried out before the opening of the bids.

### ***2.4. Criteria and manner of selecting the best bidder***

The selected bidder shall be selected on the basis of the following criterion:

- **the highest offered price excl. VAT.**

However, in case more than one bidder submits the same highest bid, the seller reserves the right to conduct additional negotiations, a public auction, or not to select any bidder from among such bidders. Furthermore, the seller is also not obliged to conclude the contract of sale for the subject of the contract with any of the bidders or to enter into any other legal relationship with them.

In the event that the seller does not decide to conduct additional negotiations or a public auction, then if more than one bidder has submitted the same highest bid, the best bid is the one that was submitted sooner.

### ***2.5. Notification of selected bidders***

The seller shall notify **all the bidders** (those who were selected and those who were not) for the purchase of the Tecnam P92JS aircraft – DUTB ID 2199 of the outcome of the bidding procedure via their emails stated on the envelope or by registered mail (in this invitation also referred to as: "**the notification**") no later than within **ten**

**(10) business days** of the approval of the sale by the relevant credit and investment committee of the seller, or shall notify all the bidders that the bidding procedure has been annulled.

If in the notification the seller invites bidders to additional negotiations or to raise their bids, such a notification is not considered a rejection of the bids already submitted according to the second paragraph of Article 29 of the Code of Obligations, so these remain valid until the end of the sales procedure or until the bids are improved by every bidder, this being expressly accepted by the bidder when they submit the bid.

### **3. CONCLUSION OF THE CONTRACT OF SALE**

The seller reserves the right not to select any bidder in the procedure, and is also not obliged to conclude the contract of sale for the subject of the contract or to enter into any other legal relationship with any of them.

The seller shall conclude the contract of sale for the subject of the contract with the best bidder i.e. the one who submitted the highest bid, provided the bidder meets all the conditions from the bidding documents.

The selected bidder shall be notified of their bid being selected in a manner defined in section 2.5. of this invitation.

The selected bidder shall subsequently, no later than within **ten (10) business days** of the seller's request, provide **additional information** pursuant to the provisions of the Prevention of Money Laundering and Terrorist Financing Act.

Before executing the contract of sale and if so requested by the seller's compliance office, within **ten (10) business days** of the seller's request the selected bidder will have to provide details about the actual owners and demonstrate the origin of their assets, and, if they have taken out a bank loan, they will have to submit a statement from the bank that it has granted them the assets needed to purchase the subject of the contract for which they have been selected as the best bidder.

If the selected bidder fails to submit the required documents, provide details about the actual owners and demonstrate the origin of their assets or the granting of the assets for the purchase of the subject of the contract within the time limit from the preceding two paragraphs of this section, they shall be deemed to have withdrawn from the signing of the contract, and the bid bond shall fall due for the benefit of the seller.

Once the conditions from paragraph 4 and paragraph 5 of this section are met, the best bidder shall receive the contract of sale, the content of which is stipulated in the draft contract of sale which in the form of **Annex 3** constitutes an integral part of this invitation. The best bidder shall be required to sign the contract of sale within **eight (8) days** of the receipt thereof. If the selected bidder fails to sign the contract of sale within eight (8) days of receiving it, they shall be deemed to have withdrawn from the signing of the contract of sale, and the bid bond shall fall due for the benefit of the seller (the bid bond shall not be returned to the selected bidder and shall be retained by the seller).

If the selected bidder withdrew from the signing of the contract from the preceding paragraph of this section, the seller is entitled (but not obliged) to conclude the contract with any of the bidders who submitted a reasonable and valid bid for the same subject of the contract without repeating the bidding procedure, no later than within **ninety (90) days** after the end of the bidding deadline. A potentially newly invited bidder **shall be obliged** to conclude a contract of sale in the manner set out in paragraph 3 of this section. If the newly invited bidder proceeds with the signing of the contract of sale, the provisions of paragraphs 4, 5, 6 and 7 of this section shall apply as appropriate.

All public contributions and costs, including any notarial costs (except for any cost of the notarisation of the seller's signature) associated with the conclusion and execution of the contract of sale shall be borne by the selected bidder (buyer) in accordance with the provisions of the contract of sale.

In the preparation and conclusion of the contract of sale, the seller shall, with regard to contracting parties and co-ownership, take into account the details of co-owners and participating interests as evident from the form.

### **3.1. Mandatory content of the contract of sale**

In **Annex 3** hereto is a draft contract of sale, which the bidder, by submitting their bid, approves and agrees entirely with the content thereof.

### **4. COSTS OF PROCEDURE AND DECLARATION OF WILL**

Bidders shall bear the costs of participation in this bidding procedure regardless of the outcome of the procedure, i.e. regardless of whether they get selected or not. The seller reserves the right to amend the procedure and the terms of sale.

By participating in this bidding procedure, bidders shall be deemed to agree with the terms of the procedure, and to explicitly agree also with the terms set out in this invitation.

### **5. RIGHT TO CANCELLATION (ANNULMENT) AND LIABILITY FOR DAMAGES**

The seller reserves the right, at any time but only up to the time of entering into the legal transaction, to reject all the bids, thus annulling the bidding procedure, the sales procedure or any additional negotiations, without any liability in this respect, and the bidders may not file any claims against the seller as the result of any of such actions. The bidders shall be notified of the annulment of the bidding procedure in a manner defined in section 2.5 of this invitation. The seller shall not compensate the bidders for the costs which they incur in this respect.

The seller has no liability for damages whatsoever.

### **6. INSPECTING THE SUBJECT OF THE CONTRACT AND ADDITIONAL INFORMATION**

Potential bidders may obtain any additional information in relation to the subject of the contract following a preliminary arrangement with the seller's representative Blaž Ribič either by calling at +386 30 602 724 or by sending an email to: [blaz.ribic@dutb.eu](mailto:blaz.ribic@dutb.eu), on weekdays between 9 a.m. to 3 p.m. up to and including **24 November 2021**.

The subject of the contract and the accompanying documentation is available for inspection following a preliminary arrangement (at least two (2) business days before the inspection) with the seller's representative from the previous section, up to and including **24 November 2021**, while taking into account the guidelines of the Ministry of Health, National Institute of Public Health and other official institutions of the Republic of Slovenia.

The seller reserves the right to extend the time limit for obtaining additional information as well as the bidding deadline, especially if state measures will again impede the free movement of people among municipalities or statistical regions before the end of the bidding deadline.

In order to inspect any documentation of a confidential nature, a non-disclosure agreement must be signed in advance (the so-called NDA).

### **7. APPLICABLE LAW AND JURISDICTION**

The law of the Republic of Slovenia shall apply to this invitation and any relations arising in connection with this invitation, and any potential disputes shall be resolved by the competent court in Ljubljana having territorial and material jurisdiction over the case.

Ljubljana, 28 September 2021

**Seller:**

Družba za upravljanje terjatev bank, d.d.  
Head of Real Estate Management  
Andrej Lazar

**Annexes:**

- 1 - Form;
- 2 - Statements;
- 3 - Contract of Sale.