# **EXTENSION NOTICE**

# GOVERNMENT OF THE REPUBLIC OF TRINIDAD AND TOBAGO CENTRAL TENDERS BOARD

# SALE OF ONE (1) AIRSHIP-SKYSHIP 600

Prospective bidders are advised that the closing date for the receipt of bids for the purchase of one (1) Airship Skyship 600 has been extended from Thursday August 18, 2011 to Thursday September 8, 2011 at 1: 00 P.M. LOCAL TIME.

Prospective bidders may contact Colonel Albert Griffith, Director, Strategic Services Agency at Telephone Number: 1-868-624-4416 and cellular number 1-868-788-8026 or Email: albertgriffith@ssa.gov.tt or agriffith@sautt.gov.tt for any further information.

Late proposals will NOT be accepted under any circumstances.

Indrani Rampersad Chairman Central Tenders Board

## SPECIFICATIONS FOR AIRSHIP-SKY SHIP 600

**Description:** 2002 Skyship 600L

235,400 cubic feet

38.8 feet long gondola

2 x Dual Lycoming IO 540 (Stbd Eng: 1037.6, Port Eng: 1293.4)

GPS / VOR / COM radios,

Gamin audio selector panel

IFR certified

Electric Vector Thrust system

4 x 5 blades MT props constant speed reversible

**Prop Time:** 1 x Port Prop = Zero Time

 $1 \times Port Prop = 261.2$ 

1 x Stbd Prop = Zero Time

 $1 \times Stbd Prop = 205.6$ 

**TOTAL AIRCRAFT HOURS**: @ 28/07/10 = 12,018.7

#### **CONDITIONS OF SALE**

#### Terms of Payment

- a. Make fifty percent (50%) down payment within three (3) weeks from date
- b. of confirmed purchase and the balance of fifty percent (50%) within one (1) month from the date of deposit.
- b. All payments shall be by way of certified cheque payable to the Director of Contracts.

#### **Time for Removal**

a. The Airship must be removed within three (3) months from the date of final payment.

The sale of the Goods by the Seller to the Buyer that is constituted by and recorded in any agreement for sale ("the Agreement") shall be governed solely, throughout the performance of the Agreement and for as long as obligations subsist under or in connection with the Agreement, by the expressed provisions of the Agreement.

#### Quality of Goods to be supplied

The seller warrants that the Goods supplied under the Agreement will:

- a. conform with the specifications, drawings and descriptions given in quotations, estimates, and brochures; and sales, marketing and technical literature or material in whatever format made available by the seller) supplied by, or on behalf of, the seller; and
- b. be suitable, in every aspect, for the purpose intended by the buyer, which have been agreed by the parties.

#### **Delivery**

- a. The Goods shall be delivered at the location specified by the seller;
- b. The delivery date or any other date and time agreed for the delivery of the Goods shall be of the essence of the Agreement;

#### **Guarantee of Title**

The seller undertakes that at the time of conclusion of the Agreement full, clear and unencumbered title to the Goods, and the clear and unencumbered right, power and authority to sell, transfer and deliver all of the Goods to the Buyer;

#### Risk

The Goods will be at the seller's risk until:

- a. the Goods are delivered to the Buyer; and
- b. the Buyer has, in the manner and on the terms accepted the Goods as conforming in every respect with the provisions of the Agreement.

#### **Insurance**

The seller shall have in place a contract of insurance over the Goods until the Buyer has, in the manner and on the terms specified in the Agreement, accepted the Goods as conforming in every respect with the provisions of the Agreement.

#### **Termination**

Without prejudice to any other right or remedy to which either the Seller or the Buyer might be entitled, either of the parties may, terminate the Agreement at any time by notice in writing to the other party ('the Other Party'), such notice to take effect as specified in the notice.

#### **Defences and Variations**

Neither party shall owe or incur any liability under or in connection with, or be deemed to be in breach of, the Agreement by reason of any delays in, or revisions to, or failures in performance of the Agreement that result from circumstances beyond the reasonable control of that party.

#### <u>Announcements</u>

a. Neither party shall issue or make any public announcement or disclose any information regarding this Agreement, unless before such public announcement or disclosure it furnishes the other party with a copy of such announcement or information and obtains the approval of the other party to its terms; and b. Notwithstanding clause (a), neither party shall be prohibited from issuing or making any public announcement or disclosing any information if it is necessary to do so to comply with any applicable law or with the regulations of a recognized stock exchange or any other competent financial authority.

## **AIRSHIP-SKYSHIP 600**

## **BID FORM**

Chairman
Central Tenders Board
116 Frederick Street,
Port of Spain
Government of the Republic of Trinidad and Tobago

DATE:

Dear Madam.

I, \_\_\_\_\_\_of 1. hereby offer the sum\_\_\_\_\_ dollars (\$\_\_\_\_\_\_) for the purchase of one (1) Airship-Skyship 600 2. I have viewed the Airship-Skyship 600 and its information and I agree to the payment applicable to the purchase of the said Airship-Skyship 600. I am in a position to purchase within seven (7) days of your advising me that my 3. offer has been accepted. Yours faithfully, Signature of Bidder ADDRESS: EMAIL ADDRESS: TELEPHONE NOS: