## MARKET SURVEY NOTICE INTRODUCTION

Dear Company

Subject: Consultation of economic operators aimed at direct assignment pursuant to art. 7 paragraph 2 letter. a) of the D.M. 192/2017 of the Personal Accident Insurance policy for our employees at our office in Amman

The quotation does not lead to the Administration having any specific obligation regarding the continuation of the negotiation.

The procedure for the realization of the service in question will be awarded with the criterion of the most economically advantageous offer on the agency fee pursuant to art. 95, c2 of Legislative Decree 50/2016 and s.m.i. The detailed procedure for evaluating offers will be indicated in letter of invitation.

# Content of the requested service:

Personal Accident Insurance policy for our employees at our office in Amman

Duration: 1 year Employees: 4

The insurance guarantees requested must be valid for every initiative and / or activity organized and / or managed and / or carried out and / or authorized and / or approved by the Italian trade Agency, in relation to both work and other activities, including (by way of example, but not limited to) participation in the Fair on the national territory, workshops organized by the Italian Trade Agency ect, both on and off-site.

LIST OF GUARANTEES – ACCIDENTS	POLICY CEILINGS
Reimbursement of Medical Expenses for Accident	
Case of death	
Permanent disability> 49% = 100% of the insured capital	
Reimbursement of medical expenses from injury at first absolute risk	
Dental expenses (up to 3 years from the accident)	
Ophthalmology expenses including lenses and frames (purchase e repair)	
Wheelchair rental / purchase	
Hospitalization per day (for 365 days)	
Day-hospital per diem (for 365 days)	
Aesthetic damage, disfigurement or scarring of the face	_
Daily plaster / immobilization even without fracture or radiological report	



## THE FOLLOWING GUARANTEES MUST ALSO BE INCLUDED:

- catastrophe
- earthquakes
- Floods, floods, volcanic eruptions, events
- exceptional atmospheric conditions (hurricanes, hailstorms, tornadoes and similar)
- Acts of terrorism, sabotage, and the like

## THE WARRANTY WILL ALSO OPERATE FOR:

- 1) The journey from home to work and vice versa for the time necessary to complete the journey before and after working hours (9 a.m. 4 p.m.)
- 2) the way to go to fairs and events organized by the Italian Trade Agency and / or any activity to be carried out outside the office.

### **DURATION**

# The duration of the service is from 28.02.2021 till 27.02.2022. (1 years)

This Administration has the right to withdraw from the contract at any time under the conditions set out in Article 1, paragraph 13, of the decree-law. 6 July 2012, n. 95, converted with amendments by law 7 August 2012, n. 135.7.

## APPLICABLE PROCEDURE AND AWARD CRITERIA

The direct negotiation procedure to be carried out pursuant to art. 7 paragraph 2 letter. a) of Ministerial Decree 192/2017 addressed to qualified suppliers on the expiry date of the deadline for submitting offers, under the call for "Courier service", also in possession of the requisites required by this specification.

## **AWARD CRITERION**

pursuant to art. 11 of Ministerial Decree 192/2017, direct assignment will be made in favor of the company that presented the lowest price. The Italian trade Agency - Amman Office will proceed with the award of the tender even in the presence of only one valid offer, as long as it is deemed appropriate and convenient. Incomplete offers, not digitally signed by the legal representative, will be excluded.

## AMOUNT OF THE CONTRACT

The total amount of the contract was estimated at 300 JOD max (approximately € 353), VAT exempt, until 27.02.2022.

The offers from the economic operators interested in the selection procedure in question must be sent, under penalty of exclusion, to the Ice Office - Amman Agency, <u>no later than 3:00 pm on 23/02/2021</u> to the email address: <u>amman@ice.it</u>, together with the documentation listed below, digitally signed by the legal representative of the company, or with a holographic signature attaching a valid identity document of the subscriber:

1. Cost estimate;



- 2. Declaration Form
- 3. Offers will not be considered that:
- are received after the mandatory deadline indicated.
- are conditioned or do not clearly accept the required conditions, create misunderstandings about the intention of the contractor to fully adhere to the conditions or indications of the cost.
- do not contain one or more elements required in this letter of invitation. Increasing bids or multiple bids will not be accepted. Each competitor must participate by submitting a single offer.

The award will also take place in the presence of only one offer, because it is considered valid and deserving of acceptance.

For further information and / or clarifications, you can contact by e-mail: the ITA Office in Amman e-mail box: amman@ice.it

# The sole person in charge of the procedure is Filippo Covino, head of the Ice Agency Office in Amman

### SUBJECTS ADMITTED PARTICIPATING

The subjects referred to in Article 45 of Italian Legislative Decree 50/2016, in possession of the following requirements, are eligible to participate in the procedure:

- a) inexistence of the causes of exclusion provided for by article 80 of Legislative Decree 50/2016 and subsequent amendments.
- b) registration in the Register of Companies of the Chamber of Commerce and Industry.
- c) coverage of the service on the national territory.
- d) perform the service and anything else requested according to the instructions given in this request for quotation, accepting all its contents, without any conditions or reservations.
- 10. The contract will be stipulated, after the award, by the Director / Sole Responsible for the procedure of the Ice-Agency Office in Amman.

Any possibility of tacit renewal is expressly excluded. The transfer, even partial, of the contract is not allowed.

We inform you that in the event of serious non-fulfillment, the Administration may decide to forfeit the deposit, furthermore, after a formal injunction which has remained unsuccessful, it may order the execution of all or part of the service in question at the expense of the defaulting party or company (except exercise of action for compensation for any damage). Finally, the Administration may order the termination of the contract, without prejudice, in any case, to compensation for damages suffered. The ICE-Agency may terminate the contract following serious and continuing violations of the rules on supply, by giving written and motivated notice of 30 days.

# **TERMS OF PAYMENT**

The settlement of the amounts due will be made by bank transfer, upon presentation of an invoice, within 30 days of the invoice date.

# TRACEABILITY OF FINANCIAL FLOWS



The company assumes, under penalty of absolute nullity of this contract, the obligations provided for by art. 3 of the Italian Law n. 136/2010 and subsequent amendments on the traceability of financial flows and Jordanian Law No. (18) for the Year 2017- The Securities Law.

All financial movements relating to this contract must be recorded on the dedicated current account, the identification details of which have been communicated to the ITA Office in Amman and will be carried out exclusively through the bank transfer instrument or with other suitable instruments to allow full traceability of the operations.

2. The company undertakes to immediately notify the ICE of Amman and the competent territorial office for the news of the fulfillment of its possible subcontractors / subcontractors to the obligations of financial traceability.

# RULES OF CONDUCT FOR COLLABORATORS AND / OR EMPLOYEES OF THE CONTRACTING COMPANY

The economic operator undertakes, in carrying out the assignment, to comply with the disciplinary and conduct code adopted by the ICE-Agency in accordance with the provisions of Presidential Decree 62/2013 and approved by the Board of Directors with resolution 402 of 24 January 2017. The Disciplinary and Code of Conduct of the ICE-Agency is available on the website www.ice.gov.it - section "Transparent Administration" - "General provisions" - "General Acts". The violation of the obligations referred to in the code will result in the ICE-Agency having the right to terminate the contract if it is deemed serious.

## **REFERENCE RULES**

For all other conditions and terms not regulated herein, please refer to the provisions of Italian Ministerial Decree 192/2017and Jordanian Law; the civil law governing the stipulation of the contract and the execution phase is determined according to the applicable rules of private international law.

# **DEFINITION OF DISPUTES**

All disputes arising from the contract are referred to the jurisdiction of the Judicial Authority of the Court of Amman, excluding the arbitration jurisdiction.

# PROTECTION OF CONFIDENTIALITY AND RIGHT OF ACCESS

This company is invited to read the Information on the processing of personal data pursuant to Regulation (EU) 2016/679 ("RGPD"), available on the ICE-Agency institutional website at https://www.ice.it/it/privacy.

## **REPORTING OF OFFENSES**

Pursuant to art. 54-bis, paragraph 2 of Legislative Decree 165/2001 (amended by Law no. 179/2017) "Provisions for the protection of the authors of reports of crimes or irregularities of which they have become aware in the context of a public or private employment relationship"), companies supplying goods or services that operate in favor of the ICE Agency may report any "illegal conduct" of which they become aware in the context of the contractual relationship. The reports are managed through an IT application, in total confidentiality, by accessing the website www.ice.it - "Whistleblowing" section, available at the following link: <a href="https://ice.whistleblowing.it/#/">https://ice.whistleblowing.it/#/</a>. SUPPLIER'S OBLIGATIONS AND RESPONSIBILITIES



The winning company shall execute all services under the conditions set forth in this letter, in the sole interest of the Italian Trade Agency – Amman Office, abiding by the instructions and requests that the Italian Trade Agency Amman Office will provide. The winning company is required to ensure the feasibility of its proposals at every stage. The winning company is not authorized to sign documents that may bind the Italian Trade Agency. The winning company shall observe professional secrecy and show diligence in the execution of services. For further information concerning this call for bids and the required specifications, kindly contact the Italian Trade Agency – Amman Office Office at 0656622751/2 Ms. Rosarita Catani or Ms. Afnan Hammad or via email at <a href="mailto:amman@ice.it">amman@ice.it</a>.

Thank you for your interest and we look forward to receiving your quotation.

Sincerely,

Filippo Covino

Jupa Clomo

Italian Trade Commissioner - Amman Office