 Stamp:

 Research and development

 No. 227

 Date: 30 January 2014

 Belgrade

PIU Research and development Ltd.

Request for clarification regarding Procurement process IOP 3 2013

Dear Sir,

would you be so kind as to explain us the following, for the purpose of preparing for the procurement process:

1. Having in mind that a copy of the offer is to be submitted, too, should the the project documentation, i.e. projects, be submitted only in the original?

2. Do you follow, implement and comply completely with the Law on public procurement RS 124/12 dated 1 April 2013?

3. Is the evidence issued by the National Bank of Serbia that the bidder has not been blocked in the past 6 months considered sufficient; is is sufficient that this evidence is submitted by only one of the members or just an authorized member of the consortium? (According to the Law on Public Procurement of the Republic of Serbia that kid of evidence is sufficient and that only one of the members of the group is to submit the evidence that he has not been blocked).

4. Are references to the completed works accepted for objects for his personal use or for other legal entity? What is to submitted as the evidence in that case?

5. Is it allowed that one member of the consortium submits collateral, and that payments are made to the business account of some other member or authorized member of the consortium (the Consortium Agreement will contain those facts, rights and obligation)?