

CLARIFICATION NO. 1 OF THE TENDER DOCUMENT

RHP-W8-AB/IOP1-2019

Regarding the requests for additional clarifications of the Tender Document for the procurement: **Execution of works on the construction of buildings – 250 apartments within I phase of social housing complex in Ovča**, number: **RHP-W8-AB/IOP1-2019**, we deliver the following answers:

Question:

(Filed under number 4270 dated 16.07.2019.)

- Please clearly define the criterion in respect of the technical capacity (page 14 of the Tender Document) which requests for the bidder to have built individually or as a leading contractor facility/group, complex of facilities of minimum of BUA 15,000m², **in the last five years (2014, 2015, 2016, 2017, 2018)**.

Considering that the date of publishing the Procurement Notice is 28.06.2019, the last five years cannot be the following 2014, 2015, 2016, 2017 and 2018 but 2015, 2016, 2017, 2018 and 2019. We also want to emphasise that in the other procurements which were initiated in June 2019 the technical capacity is proven from 01.01.2014 to the date of publishing the Procurement Notice.

Please change the mentioned condition in accordance with the aforementioned and allow the documentation for evidence of technical capacity to be submitted for the period until the publishing of the Procurement Notice.

Answer:

Technical capacity – a) Experience in execution of works is to be proven by submitting the documents foreseen by the Tender Document, for the defined reference period (2014, 2015, 2016, 2017 and 2018).

By exhaustively specifying years in the brackets (reference period), the Purchaser precisely determined meaning of the last 5 (five) years preceding the year of publication of the tender.

According to the aforementioned, the Purchaser remains at the requested condition.

Question:

(Filed under number 4270 dated 16.07.2019.)

- Please clarify how to prove the condition from clause 3.1 (page 5 of the Tender Document) – is it enough to submit the excerpt for the BRA that the bidder is registered in the registry of bidders or is it necessary to submit the Certificate from the governing court (clause 3.2.2.) as well as the certificate from the governing tax body (clause 3.2.3). We emphasise that this is the documentation which should be submitted when being registered in the registry of bidders

and that it was not the case, up until now, to have this documentation submitted separately in the tender document – it takes additional time and expenses for the bidder – so please additionally clarify this condition.

Answer:

- Obligatory conditions for participation mentioned in clauses 3.1.1, 3.1.2 and 3.1.3 shall be fulfilled by submitting the excerpt from the Business Registers Agency of the Republic of Serbia.

Pursuant to the above mentioned in case of submission of the excerpt from the Registry of bidders, it is not necessary to submit the evidence stated in the clauses 3.2.1, 3.2.2 and 3.2.3.

Question:

(Filed under number 4269 dated 16.07.2019.)

- Page 18 of Tender Document, technical capacity, requests the mechanization and plant being owned and among other things it includes the TRUCK, MINIMUM LOAD 10T, considering that the formulation is unclear please answer what is the requested load capacity of the truck, is it necessary for it to have a load capacity up to 10t or minimum of 10t?

Answer:

It is necessary for the truck to have a load capacity of minimum 10t.

Procurement Committee

