



Finance Contract:	SERBIAN INLAND WATERWAY INFRASTRUCTURE Finance Contract between the Republic of Serbia and European Investment Bank (Official Gazette of the Republic of Serbia - International Contracts No. 02/2019)
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Clarification No. 39 to TD

Volume 1, Section 1, Instruction to Tenderers
Volume 1, Section 2 Form of Tender for a Works Contract
Volume 1, Section 3, Evaluation and Administrative Grid
General

QUESTIONS	ANSWERS
<p>Question No 1</p> <p>In accordance with 8.1 of ITT (Instructions to Tenderers, Volume 1, Section 1) You are kindly asked to clarify the following questions:</p> <ol style="list-style-type: none">1. In accordance with the Law on Contract and Torts (srt.630), Contract for construction must include construction duration and contract price, which implies that BoQ is one of the most important document for the future contract agreement because Tender price i.e. contract price derives from BoQ. Since several errors in items of he BoQ are evident throughout Clarifications,	<p>Answer No 1</p> <p>Please, kindly note that questions related to BoQ are in clarifications 4, 8, 15,19, 25, 27, 32, 34, 36, 37 and 38 and all of them are of minor importance, mainly dealing with issues related to discrepancies between units of measure in description of works column and units of measure column, and providing more details description of works on demand. Please, kindly note that no change in quantities are present and that the description of works of a very few items have been clarified.</p> <p>All clarifications shall be considered as part of tender documents and their content shall be taken into consideration by tenderers while preparing tender.</p>



<p>you are kindly asked to answer – when do you intend to issue modification with accurate BoQ, in compliance with Instructions to Tenderers (9. Modifications of tender documents)? Note that contracting authority in responsible for drawing up tender documents according to the PRAG (version 2019.0 – 15 July 2019).</p>	
<p>Question 2. Please would you be so kind to advise us now to fill in Evaluation Grid and Administrative Grid, which are incorrect? Their incorrectness is confirmed in the Answer No. 3 in the Clarification 12, but up-to-date there is neither any Modification concerning those documents nor announcement of Modification.</p>	<p>Answer 2 The Evaluation Grid and Administrative Grid shall not be filled by the Tenderers. Their purpose is to facilitate evaluation process undertaken by the Evaluation Committee.</p>
<p>Question No 3 Tenderer's Declaration under item 3 of the Tender Form, besides Tenderer, shall also be signed by capacity providing entity and subcontractors. The item 3 Tenderer's Declaration consists of 14 sub-items and although it is clear that some sections do not relate to capacity providing entity and subcontractors, it is not clear which sections. Please clarify which sub-items shall be signed by capacity providing entity and which by subcontractors. Also clarify the technique how to be clear what they are signed – to cross out</p>	<p>Answer No 3 Please follow instructions given on the form itself under point 3. All fourteen sub-items are applicable for all legal entities listed in the form under point 1, including every consortium partner as well as all subcontractors providing more than 10% of the Contract Amount and they must submit a signed declaration.</p>



Republic of Serbia
Ministry of Construction,
Transport and Infrastructure
Project Implementation Unit

sections that are not concerning them or in such other way.	
Question No 4 When using the operational river bank and bulk material landfill, do we become obliged to pay the port fee charged for calling at port and shore usage?	Answer No 4 No.