

SCIENCE AND TECHNOLOGY PARK IN NIŠ (STP NIŠ)-NEW BUILDING
CONSTRUCTION WORKS EXECUTION
(PROCUREMENT NO.IOP/13-2018/RD)
Clarification no. 7

Issued on June 5, 2018

Regarding the list of question that the Purchaser, Public Investment Management Office Belgrade, No. 11 Nemanjina street, have received from the potential bidders, concerning the procurement procedure: Science and Technology Park in Nis (STP Nis), New building construction works execution no. IOP/13-2018/RD, we give you the following answers:

Question 1:

Point 2.3. Qualification criteria, subclause 1. Experience, b.-particular regarding completed worksit is started that documentary evidence, among other things, is required Performance certificate. Is this evidence means a confirmation of the contracting authority about completed works, which would include the type, scope and quality of the completed works as well as value of works, the period of works performance, and the area of the buildings?

Answer 1:

Yes, that evidence in question is a confirmation of the contracting authority about completed works, which would include the type, scope and quality of the completed works as well as the value of works, the period of works performance, and the area of the buildings.

Question 2:

Is it acceptable if required engineers are engaged on other grounds in accordance with the Labor Law of the Republic of Serbia (Art. 197 to Art 202) and is it in that case sufficient to submit the contract about work engagement as evidence instead of the form M?

Answer 2:

As we have already explained in the Clarification no. 4, in accordance with the request from the Tender documents, engineers have to be in a employment relationship i.e. person employed under a contract for indefinite period of time or employed under a contract for definitive period of time. In accordance with the Serbian Labor Law, supplementary work is work outside of employment relationship.

Bearing in mind the above, the contracting authority requires form M as documentary evidence for the requirements indicated in Item 2. a Personnel Capabilities.

Instead of Form M and in order to prove the fulfillment of the requirements indicated in Item 2. a Personnel Capabilities (employment relationship i.e. person employed under a contract for indefinite period of time or employed under a contract for definitive period of time), tenderers may, apart from submitting the Notice on the successful receipt of tax return by electronic means and a copy of the individual tax return for taxes and deductible contributions (EBP-PURS) with the status of borrowing by the BOP on the date of making the statement for the month preceding the month of tender opening for the persons who are in the employment relationship with the tenderer, which document must already be submitted as documentary evidence for the requirements indicated in Item 2. b Personnel Capabilities, submit an employment contract, which two documents will represent the documentary evidence of employment relationship i.e. person employed under a contract for indefinite period of time or employed under a contract for definitive period of time.

Question 3:

Is it acceptable license number 412 instead of 415?

Answer 3:

Yes, engineering licence 412 can be submitted instead of 415.

Question 4:

It is stated that the Tenderer must have at least 250 persons employed on the day of the tenderer opening, necessary for the performance of the contract. Whether mechanical workers (among others mentioned) are also included in this request?

Answer 4:

Yes, mechanical workers (among others mentioned) are also included in this request.

Question 5:

Regarding point 2.3 Qualification criteria, subclause 3. Equipment and Economic capabilities, part 3.2 -The Tenderer has to provide insurance protection of professional fault, i.e. professional liability in accordance with the Law on Construction and Planning of the Republic of Serbia.

Documentary evidence:

Copy of Insurance Policy, valid on a day of tender opening -our question is whether this requirement applies to all members of the Joint venture or is it sufficient to be fulfilled only by one member or leading member?

Answer 5:

From the Employer's perspective and according to the Tender Documents, it is sufficient if one member or leading member provides insurance protection of professional fault, i.e. professional

liability in accordance with the Law on Construction and Planning of The Republic of Serbia and submits a Copy of Insurance Policy, valid on a day of tender opening.

Question 6:

Whether forms 3.4.1 to 3.4.5 shall be filled, signed and certified by all members of a joint venture or only by a leading member, who is authorized by the other members of the joint venture?

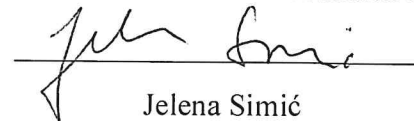
Answer 6:

It is sufficient if the forms 3.4.1 to 3.4.5 are filled, signed and certified by a leading member who is duly authorized to sign the tender by all other participants in the tender.

Form 3.4.2. should be filled, signed and certified by the Bank.

Please note that the Forms 3.4.1, 3.4.2, 3.4.3, 3.5.1, 3.5.2, 3.5.3, 3.5.7, 3.5.8 and 3.5.9 shall be submitted for each partner of a Joint Venture. The Forms 3.4.1, 3.4.2, 3.5.1, 3.5.8 and 3.5.9 shall be submitted for any sub-contractor appointed for the Contract.

Public Procurement Committee



Jelena Simić