

Subject: additional clarifications no. 6 in accordance with Article 63 paragraph 3 of Public Procurement Law ("Official Gazette of the Republic of Serbia" number 124/12) in a negotiation procedure without publishing the invitation to tender by the several Employers for the public procurement of the services: Pumping out the silted water and silt in the Open Pit Mine MB Kolubara – Tamnava - West Field, CPP number 08/14/DUKN, for which notification on initiation of negotiation procedure without publishing the invitation to tender was published on Public Procurement Portal on 23.07.2014.

Five and more days prior to expiry date foreseen for submission of tenders in subject public procurement procedure, interested parties have submitted to the Employer via e-mail request for additional information, i.e. clarifications, regarding which the Employer, i.e. Public Procurement Committee, in accordance with provision of Article 54 paragraph 12 item 1) of the Law shall provide the following information i.e. clarifications within three days from the day of the receipt of the request:

Question 1: Please clarify the following:

- On the page 21 out of 37 – Additional Conditions for Participation in Public Procurement Procedure, under item 1 the Bidder shall have minimum one reference for implementation of the pump systems for dewatering of large
- On the page 35 out of 37 – Form 5.8. – Certificate, it says that the Bidder provided services of Pumping out silted water and silt

Based on the above mentioned items from Tender Documents, does it mean that references regarding silting will also be taken into consideration?

Answer 1: It is clearly stated in Tender Documents that we refer to the references for implementation of the pump systems i.e. provision of services for pumping out silted water and silt.

Question 2: Interested party communicated with insurance companies, and insurance companies and persons do not understand item 3.21 Insurance policy. We need interpretation and explanation regarding what do property and persons of the Employer refer to, i.e. whether it refers to the entire equipment, facilities and property that are flooded or something else, since we suggested to perform x-ray survey and analysis of flooded assets. This general wording confuses the bidder as well insurance companies and insurance companies are not able to answer our request and issue appropriate insurance policy without previously precisely defining what is the subject of insurance.

Answer 2: The answer to this question was given in Additional clarification number 2 dated 31.07.2014 (filed with the Employer 1 under number 1833/54-14), published on 31.07.2014, answer to the question number 4.

PUBLIC PROCUREMENT COMMITTEE CPP 08/14/DUKN