**CLARIFICATION No. 1**

Issued on: 20 July, 2021

**To the Request for Expression of Interest (REoI) for procurement of Consulting Services - Review of the physical conditions of the Border Crossing Points (BCPs) Deve Bair and Kjafasan, and preparation of technical documentation – designs for reconstruction and/or upgrade**

**of the facilities and infrastructure**

## Ref. No.: WBTTFP-8929-MK-CS-CQS-REoI-121A

Dear Sir/Madam,

With reference to the questions raised by the prospective Consultants and pursuant to the announced Request for Expression of Interest (REoI) for the above stated subject, please find enclosed the Clarification Table no. 1 with the questions and answers.

Yours sincerely,

**Harita Pandovska**

Project Director

***Attachment: Clarifications table no.1***

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|  | ***Attachment: Clarifications table no.1*** |  |  |  |  |
| **No. of Question** | **Question** | **Reference made to the Request for Expression of Interest (REoI)** | **No. of Ans wer** | **Answer** | **Clarification or amendment** |
| 1. | We have a question about the Consultant Qualification Selection (CQS) - Open International procedure, namely concerning the part about Joint Venture and/or Sub consultancy.  If this is the case with our expression of interest, could you please clarify if each of the partners in the Joint Venture or Sub consultancy, should possess the required licenses and certificates stated in the REol, or it is sufficient if only the main Consultant possesses these documents, and the roles of all the partners have been appropriately defined in the contract for Sub Consultancy? | REoI | 1 | In case the Consulting firm submits the EoI as a Joint Venture, than the requirement is fulfilled if one of the members of the JV posses it.  In case the consulting firm submits the EoI  in sub consultancy with other firms, than the requirement should be met only by the main company but not subconsultants. | **Clarification** |
| 2. | Question 2: The documentation that is to be submitted by the Consultant, especially the certificates of orderly fulfillment regarding the listed Contracts in the Reference lists for both points 1 and 2 in the shortlisting criteria, are in the official language where they have been issued. Is it acceptable for the evaluation if these documents are presented in their original form/language, or do they have to be officially translated into English?. Does this also apply to all of the official documents like Licenses, Certificates etc.? | REoI | 2 | Certificates of orderly fulfillment of the Reference contracts, Licenses, or other Certificates, should be presented in their original form/language. Translation of the documents into English shall be done by the Consultant upon request of the Evaluation Committee. | **Clarification** |
| 3. | Under the Company qualification criteria, it is requested that the Consultant shall be a firm or a group of firms with the following qualification:   * Proven specific experience in at least three (3) similar project references successfully completed within the last (10) years.   \*Similar project references include design only for border crossing facilities and infrastructure is a very restrictive criterion, will the other Public/state administrative and office buldings with correlated infrastructure and content be accepted as a projects with similar nature? | REoI | 3 | In the ToR, 4. Company profile and qualification criteria, sixth paragraph related to similar project references, is amendment and reads as follows:  \*Similar project references include design for construction and/or reconstruction and/or upgrade and/or rehabilitation of border crossing facilities and infrastructure, or any other administrative and/or office bulding with correlated infrastructure with size and scope at least equal to the assignment. | **Amendment** |