

The clarification of Tender documentation no. 0102-2741/6 from 20th May 2015, according to the request received by email from 9th June 2015, at 18:53 PM

Question 1: In addition to the authorization given by Tender documentation, is it necessary to provide the Contract on providing legal services, concluded with a company that intends to participate in the tender?

Answer to question 1: If it is referred to the Power of bidders' legal representative or attorney to participate in the opening of bids, given on page 48 of the Tender documentation, it is not necessary to provide any other document in addition to that.

Question 2: Does the required documentation have to be translated and authenticated by a court interpreter in Montenegro or it is valid if translated by a court interpreter from another country?

Answer to question 2: Translation of documents can be done by a court interpreter from any country.

Question 3: May I, as a lawyer and authorized person, stamp pages of the bid by my own seal or it is necessary to use a seal of the company applying for the tender?

Answer to question 3: On page 43 of Tender documentation, it is indicated that the each first page of each sheet shall be labeled by page number and the total number of sheets included in the bid, and mark by seal, stamp or similar mark **of the bidder**. The bid, which is marked with the seal, stamp or similar mark of another entity will be considered invalid.

Question 4: Whether a mark on wax that sealed Tender documentation has to be the mark of the company applying for the tender, given that they are located in another state?

Answer to question 4: As indicated on page 43 of Tender documentation, the bid shall be connected with one red tape and sealed tightly with a red wax seal imprint, trademark or similar sign **of the bidder** on sealing wax, in a way that single sheets can not be subsequently inserted, removed or replaced, without damaging the sheet of the bid, red type or wax. The bid, which is marked with the seal, stamp or similar mark of another entity will be considered invalid.

Question 5: In the case of a consortium, do I have to be authorized only by the holder of tender or by all members?

Answer to question 5: An authorization relating to a joint bid has to be an expression of the will of all the members of a joint bid, whether it is the same expressed through respective powers of all members of a joint tender, or otherwise defined by the contract on joint appearance.

This clarification is part of the Tender documentation.