

RESPONSES

ON CLARIFICATIONS GIVEN BY INTERESTED PARTIES IN RELATION TO THE INVITATION FOR THE SUBMISSION OF EXPRESSIONS OF INTEREST FOR THE SUB-CONCESSION OF THE RIGHT TO CONSTRUCT, OPERATE, MANAGE, MAINTAIN AND EXPLOIT OF THE CORFU TOURIST PORT (MARINA MEGA YACHTS)

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Athens, 16.05.2022

To: The Interested Parties of the International Open Tender for the Sub-concession of the Right to construct, operate, manage, maintain and exploit of the Corfu Megayachts Marina

Question

With regards to documents provided in clause 6.1.1.c of the Invitation for the Submission of Expressions of Interest and social security clearance, it is asked, whether, in case such documents/certificates are not issued, a “good standing certificate” may be submitted.

Answer

If the abovementioned certificates are not issued in the country of incorporation / registered seat the clauses provided in Annex A for the submission of equivalent documents, as these are specifically provided in the aforementioned Annex.

The certificate for good standing suffices, accompanied by the Declaration that the certificates required are not issued and that the Interested Party does not fall in any of the cases mentioned in clause 6.1.1.c and that (the Interested Party) has fully paid its social security contributions.

Question

Kindly confirm that the Prequalified Investor is allowed, during Phase B and in accordance with the provisions of clause 4.1.C. of the Invitation for the Submission of Expressions of Interest, to replace the Third Party, on the technical capacities of which may rely for the fulfilment of the technical capacity criteria, which the Prequalified Investor declared during Phase A of the Tender (as per the Fund’s clarification dated 11.03.2022), and that a relevant specific reference to the aforementioned possibility will be included in the Request for Binding Offers.

Answer

The Prequalified Investor is allowed during Phase B to replace the Third Party, on the technical capacities of which relies, as per the provisions of clause 4.1.C.

These clarifications are published on HRADF's website, constitute an integral part of the EOI and will be presumed to be unquestionably known to all Interested Parties from the date of their publication.