

№	Question	Answer
1.	<p>In connection with the contracts for use of the public parkings, please provide for review:</p> <ol style="list-style-type: none"> <li>1. Annex № 100-ДC-370/01.11.2018 with „DHL Express Bulgaria” EOOD;</li> <li>2. Annex № 100-ДC-385/20.11.2018r with "Aero Technic BG" OOD;</li> <li>3. Annex № 100-ДC-386/20.11.2018 with „BAS-Bulgarian Aviation Services" EOOD;</li> <li>4. Annex № 100-ДC-394/27.11.2018 with "Lagardere Travel Retail" EOOD;</li> <li>5. Annex № 100-ДC-350/12.10.2018 with „Eurorentals" OOD;</li> <li>6. Annex № 100-ДC-369/01.11.2018 with „Tourits Service Rent-a-car" EOOD;</li> <li>7. Contract № 100-Д-110/15.05.2012 with "El Al Israel Airlines Limited";</li> <li>8. Annex № 100-ДC-347/11.10.2018r with „Eurorentals” OOD;</li> <li>9. Annex № 100-ДC-364/25.10.2018 with "Easy Rent Bulgaria" EOOD;</li> <li>10. Contract № 100-Д-68/07.03.2012 with „M Rent” EAD and Annexes thereto numbered 100-ДC-224/02.10.2017 ; 100-ДC-123/28.02.2018; 100-ДC-338/21.09.2018 and all other, if any;</li> <li>11. Annex № 100-ДC-379/15.11.2018 with "Bulgaria Air" AD;</li> <li>12. Annex № 100-ДC-365/25.10.2018 with „Siemens” EOOD;</li> <li>13. Contract № 100-Д-251/26.06.2018 with "Surprise Car Rentals Bulgaria" EOOD and all annexes thereto, if any; and</li> <li>14. Contract № 100-Д-154/23.03.2018 with "Kid 2226" EOOD and all annexes thereto, if any.</li> </ol>	<p>The information is available for review in the Virtual Data Room – <b>Appendix 3.109.</b></p> <p>With reference to item 7, Contract № 100-Д-110/15.05.2012 with "El Al Israel Airlines Limited" is terminated. The current contract in force with “El Al Israel Airlines Limited”, № 100-Д-141/09.03.2018, is available for review in the Virtual Data Room – <b>Appendix 3.109.</b></p>
2.	<p>In connection with the contracts for use of the public parkings, please confirm if the following contracts are currently effective:</p> <ol style="list-style-type: none"> <li>1. Contract № 100-Д-85/07.05.2015 with “Hotellerie Sofia” EOOD, UIC 148052157;</li> <li>2. Contract № 100-Д-194/31.08.2017 with "Merkari - Bulgaria" OOD, UIC 201297033;</li> <li>3. Contract № 100-Д-110/15.05.2012 with "El Al Israel Airlines Limited";</li> <li>4. Contract № 100-Д-59/20.03.2017 with Tani 97 OOD, UIC 121531706;</li> <li>5. Contract № 100-Д-201/18.05.2018 r. with “Automotive Rent” EOOD, UIC 2014927601;</li> <li>6. Contarct № 100-Д-125/28.02.2018 with ET “Penka Agontseva - Polemi”, UIC 040976020;</li> <li>7. Contract № 100-Д-207/18.09.2017 with “Televik Bulgaria” EAD, UIC 204696297;</li> <li>8. Contract № 100-Д-52/01.02.2018 with "Ride Share Bulgaria” AD, UIC 204787918.</li> </ol>	<p>The contracts listed in your question are terminated.</p> <p>With reference to item 3, Contract № 100-Д-110/15.05.2012 with "El Al Israel Airlines Limited" is terminated. New contract is concluded with “El Al Israel Airlines Limited”, № 100-Д-141/09.03.2018, which is available for review in the Virtual Data Room – <b>Appendix 3.109.</b></p>
3.	<p>Please provide the bank guarantees under the following rental contracts for areas and premises:</p> <ol style="list-style-type: none"> <li>1. 100-D-355/15.10.2018</li> <li>2. 100-D-356/15.10.2018</li> </ol>	<p>The information is available for review in the Virtual Data Room – <b>Appendix 3.110.</b></p>

	3. 100-D-358/15.10.2018	
4.	Please provide the following annexes to rental contracts for areas and premises: 1. 100-DS-168/04.11.2011 to Rental contract 100-D-27/20.02.2007 2. 100-DS-322/31.08.2018 to Rental contract 100-D-168/30.09.2005 3. 100-DS-323/31.08.2018 to Rental contract 100-D-10/12.01.2007 4. 100-DS-320/31.08.2018 to Rental contract 100-D-142/22.08.2016 5. 100-DS-321/31.08.2018 to Rental contract 100-D-217/13.12.2016 6. 100-DS-319/31.08.2018 to Rental contract 100-D-201/07.09.2017	The information is available for review in the Virtual Data Room – <b>Appendix 3.111.</b>
5.	Please provide the following annexes to rental contracts for advertising sites: 1. 100-DS-352/12.10.2018 2. 100-DS-373/06.11.2018 3. 100-DS-377/13.11.2018 4. 100-DS-372/06.11.2018 5. 100-DS-348/12.10.2018 6. 100-DS-383/16.11.2018 7. 100-DS-392/27.11.2018	The information is available for review in the Virtual Data Room – <b>Appendix 3.112.</b>
6.	Please confirm that the following rental contracts for advertising sites have been terminated: 1. 100-D-158/14.07.2017 2. 100-D-173/28.07.2017 3. 100-D-151/20.03.2018	1. 100-Д-158/14.07.2017 – there is no contract under this number in the records of Sofia Airport EAD. 2. 100-Д-173/28.07.2017 – terminated. 3. 100-Д-151/20.03.2018 – terminated.
7.	Please provide information on the status of the following rental contracts for advertising sites that according to the reference from Q & A_13_12_2018 should have been expired: 1. 100-D-226/20.12.2016 2. 100-D-18/12.01.2018 3. 100-D-97/27.05.2015 4. 100-D-230/12.12.2013 5. 100-D-174/12.09.2013 6. 100-D-147/26.08.2015	1. 100-Д-226/20.12.2016 – terminated. 2. 100-Д-18/12.01.2018 – Amendment No.100-Д-372/06.11.2018 has been concluded with “Ed Spot” EOOD (VISA). 3. 100-Д-97/27.05.2015 г. – new Contract No. 100-Д-248/25.06.2018 has been concluded with “Koton” OOD with the same subject. 4. 100-Д-230/12.12.2013 г. – terminated. 5. 100-Д-174/12.09.2013 г. – Amendment No.100-ДC-266/04.07.2018 has been concluded with “Makra-T” OOD for another 12 months under the same terms. 6. 100-Д-147/26.08.2015 – Amendment No. 100-ДC-309/20.08.2018 has been concluded with “Happy” AD for another 12 months under the same terms.

8.	Please provide the bank guarantee under Rental contract for areas and premises 100-D-162/28.03.2018.	The information is available for review in the Virtual Data Room – <b>Appendix 3.113.</b>
9.	Regarding Contracts for lease of telecommunication terminal equipment of digital exchange Alkatel OmniPCX 4400 and provided through Q&A_13_12_18 reference. Could you clarify: - the identifying number of the contract, entered into with KAI KOMPANIA Italiana and if it is not submitted for review, please provide it. -the identifying number of the contract, entered into with OABH and if it is not submitted for review, please provide it. -whether Contract dated 23.04.2012, entered into with “Penka Agontseva – Polemi” ET has been terminated?	All contracts currently in force and their respective up-to-date amendments are available for review in the Virtual Data Room – <b>Appendix 3.32.</b> The contract dated 23.04.2012 with “Penka Agontseva – Polemi” ET has been terminated.
10.	Can you please confirm the gross employee headcount for Sofia EAD employees, as of 10 Dec 2018. This number to include only staff that will be transferred to the concession	The gross number of staff as of 10 December 2018 is 2338 employees, including the staff to be transferred upon Concession award.
11.	Regarding Attachment 7.4.8, VDR, please clarify: a) how the information in column E "Length of service in Sofia Airport dd/mm/yy" is understood, please give example; b) what is included in the remuneration in column F "Salaries fund (remuneration)"; c) to which date refers the information provided with the Attachment?	a) The information in column E contains indications for years (first two characters, 'yy '); months (second two characters, 'mm') and days (last two characters, 'dd'). Example: 521 read 00 years 05 months and 21 days 110319 read 11 years 03 months and 19 days. b) The elements of “Salaries Fund” (remuneration) are formed by: basic salary and supplementary remuneration. c) The information provided in Annex 7.4.8. is of January 2018
12.	In connection with the response to question # 2155, please confirm that the Internal rules on salaries provided in Attachment 7.4.10, VDR, is the effective Internal rules on salaries in Sofia Airport EAD (since the document provided in the Attachment is not signed). Please specify the date of entry into effect of the Internal rules on salaries provided in Attachment 7.4.10, VDR.	The 2010 Internal Salary Rules of Sofia Airport EAD have been repealed and new Internal Salary Rules have been adopted as of 01.09.2018. The information is available for review at the Virtual Data Room – <b>Appendix 7.4.13.</b>
13.	Please provide the Positions chart indicating amounts of remunerations referred to in Art.14 and 15 of the Internal rules on salaries provided in Attachment 7.4.10, VDR.	Art. 14 and Art. 15 of the 2010 Internal Salary Rules have been repealed with the adoption of the new Internal Salary Rules as of 01.09.2018.

14.	Please provide for review Attachment No1, Attachment No 2 and Attachment No 2a to the Internal rules on salaries at Sofia Airport EAD provided in Attachment 7.4.10, VDR.	The information is available for review in the Virtual Data Room – <b>Appendix 7.4.13.</b>
15.	Please provide decision №21.30 from 30.08.2018 of the Board of Directors in Sofia Airport EAD referred to in the response to question # 2155.	The information is available for review in the Virtual Data Room – <b>Appendix 7.4.14.</b>
16.	Please provide decision of the Board of Directors - Order No 1 from 17.10.2017 under Art.16 of the Internal rules on salaries at Sofia Airport EAD provided in Attachment 7.4.10, VDR.	The information is available for review in the Virtual Data Room – <b>Appendix 7.4.15.</b>
17.	In connection with the response to question 2889, please specify to which employees Art.59.2 of the CLA applies.	Art. 59.2 of the current Collective Labour Agreement applies to all employees of the company.
18.	Please clarify if there is a new contract with DCC "St. Ivan Rilski" for prophylactic laboratory testing of the employees and please provide the contract.	New contract № 100-Д-380/15.11.2018 has been concluded. The information is available for review in the Virtual Data Room – <b>Appendix 7.4.15.</b>
19.	Please clarify if there is a new contract with the National center for radiobiology and radiation protection for special examinations of employees and please provide the contract.	There is no new contract.
20.	Please specify whether Contract No 100-D-271/29.11.2017 with Swissport Bulgaria AD has expired. If extended or a new contract has been concluded, please provide the respective annexes/new contract.	Contract № 100-Д-271/29.11.2017 with Swissport Bulgaria AD has expired.
21.	Please provide all current contracts concluded under Art. 18 of the Healthy and Safe Working Conditions Act for ensuring healthy and safe working conditions of the employees during collaborative work on the territory of Sofia Airport.	The information is available for review in the Virtual Data Room – <b>Appendix 3.115.</b>
22.	Please provide information on the current status of case No 20731/2017, 115 penal of Sofia regional court.	In Case No 20731/2017, Decision No 459622/27.07.2018 of the Sofia District Court, 115 <sup>th</sup> Chamber, repealed Penal Order No 22002361/18.03.2016, issued by “Labor Inspectorate” Sofia. The Decision can be reviewed on the court's website (in Bulgarian only). The Directorate has appealed the judgment rendered. Proceedings have been instituted before Administrative Court Sofia-city/Case No 9843/2018. The Court is expected to decide on the case.

23.	In connection with the responses to questions # 2155 and # 2744 and the Internal rules on salaries provided with Attachment 7.4.10, VDR, please clarify whether "Criteria for professional level" (attachment No 2 to Art.15 of the Internal rules on salaries approved by decision of the Board, Protocol No 13/04.06.2010) and Scale of ratios (attachment No 1 to the Internal rules on salaries approved by decision of the Board, Protocol No 13/04.06.2010) apply in the Current Operator.	Please review the answer to Question 13 of this file.
24.	Please confirm that the information provided in Attachment 7.8.1, VDR and the information provided in Attachment 30.3, VDR refers to the same cases of labour accidents.	The information provided in Appendix 7.8.1 and in Appendix 30.3 in the Virtual Data Room refer to the same accidents at work. There have been various specific questions on accidents at work in both appendices, which are presented in tabular format.
25.	In relation to the Collective labour agreement concluded on 07.11.2017 between Sofia Airport EAD and the syndical organization in Sofia Airport EAD, please provide documents regarding amendments of the documents specified in paragraph 6 of the CLA.	Amendments to the documents referred to in § 6 of the Collective Labor Agreement are available for review in the Virtual Data Room as follows:: - Internal Salary Rules of Sofia Airport - <b>Appendix 7.4.13;</b> - Internal Work Regulations in force as of 13.12.2018 – <b>Appendix 7.5.4.</b> - The other Appendices to paragraph 6 are currently under coordination.
26.	Is there a change in the number of duty-free shops to those listed in License No II-22/11.08.2007? If there are any new duty-free shops open, please provide a copy of the relevant license.	Currently there is no change in the number of duty-free shops to those mentioned in License No 22/11 .08 .2007.
27.	Are there new or discontinued permits for trading in tobacco products after September 3, 2018? If new permits are issued, please provide copies.	Currently there are no newly issued or discontinued old permits for trading in tobacco products other than those mentioned on 03.09.2018.
28.	Are there any changes to the sites trading in and/or warehousing of cosmetic products registered by Sofia Airport EAD and what, after September 5, 2018? If there are new sites please provide copies of the respective certificates.	After 05.09.2018, two new cosmetics stores were opened at Terminal 1 “Departures” (Shop No 15 and Shop No 16). Warehousing of cosmetic products is carried out at the vehicles maintenance facility. The information is available for review in the Virtual Data Room – <b>Appendix 12.7.</b>

29.	<p>Are there any changes to the food trading and public catering sites registered by Sofia Airport EAD and what, after September 5, 2018? If there are new sites please provide copies of the respective certificates.</p>	<p>After 05.09.2018, two new food stores were opened at Terminal 1 “Departures” (Store No 15 and Store No 16). The information is available for review in the Virtual Data Room – <b>Appendix 12.8.</b></p>
30.	<p>In relation to your responses issued on 31st October 2018 to our Clarification Questions you answered that you would "review and assess our proposal" in respect of:</p> <ul style="list-style-type: none"> <li>• Question 4 (Compensation on Termination for Economic Balance)</li> <li>• Question 5 (Economic Balance)</li> <li>• Question 7 (Relief Events)</li> <li>• Question 11 (Longstop Date for Works to trigger a Concessionaire Event of Default)</li> <li>• Question 12 (Article 16.14)</li> <li>• Question 16 (Article 7.2.4)</li> <li>• Question 21 (Articles 14.1.2, 14.1.3 and 14.1.5)</li> <li>• Question 23 (Article 17.8.1)</li> <li>• Question 24 (Articles 18.9 and 45.6.2 and Appendix 18).</li> </ul> <p>Please confirm when we will receive a response to these questions and also confirm if the matters set out in these questions will be reflected in the next draft of the Concession Agreement.</p>	<p>Revisions to the published version will be issued soon.</p>
31.	<p>In relation to your responses issued on 8th November 2018 to our Clarification Questions you answered that you would "review and assess our proposal" in respect of:</p> <ul style="list-style-type: none"> <li>• Question 1 (Article 40.5.2 of CA and Section 6 of the Direct Agreement)</li> <li>• Question 6 (Article 17.9 of CA and the Direct Agreement)</li> <li>• Question 7 (Article 1.7 of CA and Section 9.4 of the Direct Agreement)</li> <li>• Question 8 (Compensation Payable by the Original Grantor)</li> <li>• Question 9 (CA assignment provisions in the Direct Agreement)</li> <li>• Question 15 (Key Permit / Key Consent as a Grantor Event of Default)</li> <li>• Question 17 (Article 34.1.7)</li> </ul> <p>Please confirm when we will receive a response to these questions and also confirm if the matters set out in these questions will be reflected in the next draft of the Concession Agreement.</p>	<p>Revisions to the published version will be issued soon.</p>

32.	<p>In relation to your responses issued on 12th November 2018 to our Clarification Questions you answered that you would "review and assess our proposal" in respect of question 24 (Cap on Joint and Several Liability during the Transition Period).</p> <p>Please confirm when we will receive a response to this question and also confirm if the matters set out in this question will be reflected in the next draft of the Concession Agreement.</p>	Revisions to the published version will be issued soon.
33.	<p>In relation to your responses issued on 15th November 2018 to our Clarification Questions you answered that you would "review and assess our proposal" in respect of</p> <ul style="list-style-type: none"> <li>• Question 3 (Refund on Force Majeure)</li> <li>• Question 4 (Investment Programme)</li> <li>• Question 5 (Definition of Acceptable Person)</li> <li>• Question 6 (Article 14.1.4 and definition of Acceptable Bank)</li> <li>• Question 7 (Set off)</li> <li>• Question 8 (Compensation Events)</li> <li>• Question 9 (Concessionaire Events of Default - Lender concerns)</li> <li>• Question 10 (Article 1.7 of the CA)</li> <li>• Question 12 (Article 56 and definition of Dispute)</li> </ul> <p>Please confirm when we will receive a response to these question and also confirm if the matters set out in these questions will be reflected in the next draft of the Concession Agreement.</p>	Revisions to the published version will be issued soon.
34.	<p>In relation to the Maximum Liability of the Shareholders, Airport Operator and Third Party providing finance, please confirm when you will respond to Clarification Question 1 issued by another bidder to which you provided a response on 1 November 2018. In particular, please note we endorse the requested amendments to paragraph 5.2 in Appendices 11 (a), 11 (b) and 11 (c).</p>	Revisions to the published version will be issued soon.
35.	<p>Thank you for your responses to questions 10 and 17 issued on 31 October 2018. In respect of the obligation in Article 3.2.13, please confirm that this obligation is "subject to the terms of this Agreement" as per the opening words of Article 3.2 and that the obligation is therefore subject to the terms of Appendix 6 and particularly the processes for agreeing the Key Performance Indicators.</p>	Confirmed.
36.	<p><b>Article 34.1.7</b></p> <p>Thank you for your response to clarification question 27 issued on 12 November 2018. The deletion of Article 34.1.7 is a significant concern given the existing ground conditions of the site, particularly, the former quarry to the east of Terminal 2 and the main runway's crossing of the Iskar River. This is compounded by the fact that bidders have been unable to ascertain</p>	Clause 34.1.7 is not planned to be reinstated.

	any impact of existing ground conditions due to the lack of site surveys permitted to be undertaken prior to Bid submission. We note that the deletion of this provision is a concern shared by other bidders. <b>Please confirm that Article 34.1.7 will be reinstated in the English and Bulgarian versions of the Concession Agreement.</b>	
37.	<b>Articles 37.2/38.1</b> Thank you for your response to clarification question 18 issued on 31 October 2018. <b>Please can you clarify the rationale as to why the Concession Agreement will not be amended</b> as the proposal set out in our clarification question is consistent with the approach taken to the scope of Grantor/Concessionaire indemnities in similar projects in the region?	Revisions to the published version will be issued soon.
38.	<b>Bulgarian Air Force</b> <b>Please can you clarify if the Bulgarian Air Force is a Government User for the purposes of the Concession Agreement?</b> We note that BAF are not included in the definition of "Government Users" however the definition of "State Service Level Agreements" would seem to suggest that BAF may be a Government User.	Revisions to the published version will be issued soon.
39.	<b>Expansion triggers</b> Thank you for your response to clarification question 10 issued on 8 November 2018. Your response noted that the Grantor understood our commercial concerns but considered the draft Concession Agreement provided for a balanced approach and that a satisfactory solution could be found for all parties if an expansion trigger arose very near to the end of the Concession. We would welcome the opportunity to clarify in the drafting that this is the intention. To assist with your consideration, we set out proposed drafting below: 25.3.7 If the Airport is determined to be Capacity Critical as set out in Appendix 6 ( <i>Key Performance Indicators (KPI) - Performance Measurement</i> ), then an Expansion Trigger shall occur. In case an Expansion Trigger occurs, the Concessionaire shall submit a proposal to the Grantor how to remedy such Capacity Criticality within the timeframes required in Appendix 6 ( <i>Key Performance Indicators (KPI) - Performance Measurement</i> ), <u>provided that the Parties shall act reasonably in determining how to remedy a Capacity Criticality, having regard to the remaining term of the Concession at the time a relevant Expansion Trigger occurs.</u>	Revisions to the published version will be issued soon.
40.	Thank you for your response to clarification question 16 issued on 8 November 2018. The mechanism in clause 8.1 relates to the presence of Existing Contamination, however the proposal set out in our clarification question was in respect of the deterioration in the condition of (i) the Concession Site (i.e. as defined, Sofia Airport, the land and buildings, and any fixtures thereto, including respective parts of the adjacent technical infrastructure, as well	The proposed new clause would not be acceptable.



as machinery, equipment and other moveables that are in the ownership of the Grantor/the State, all as specified in Appendix 7) and (ii) the Facilities (i.e. as defined, the Facilities as specified in Appendix 7). We note that the international market position is that the Grantor bears the risk of any deterioration of the Concession Site (as defined above) and the Facilities (as defined above) during the period between the Final Disclosure Date and the Concession Commencement Date given that the Concessionaire is not in control of the Concession Site until the Concession Commencement Date.

For ease of reference we have included below, **the drafting proposal set out in our initial clarification question for your consideration.**

Add a new Article 2.5A as follows:

**2.5A Transition Period – Condition Assessment**

**2.5A.1** Within [\*\*\*] days of the Effective Date, the Concessionaire and the Grantor shall conduct a detailed baseline Condition Assessment by an independent reputable firm nominated by the Concessionaire and approved by the Grantor (which approval shall not be unreasonably withheld or delayed), to assess and describe in detail the baseline condition of the Concession Site (including the Facilities) as at the Effective Date ("Baseline Condition Assessment").

**2.5A.2** The Concessionaire and the Grantor shall undertake a further Condition Assessment on the day falling [\*\*\*] days after the Concession Commencement Date, to assess and describe in detail the condition of the Concession Site (including the Facilities) as at the Concession Commencement Date ("Updated Condition Assessment").

**2.5A.3** Where the Updated Condition Assessment reveals a material deviation in the condition of the Concession Site (including the Facilities) to that reported in the Baseline Condition Assessment (other than fair wear and tear), the Concessionaire shall be responsible for remediating such material deviation and the Grantor shall be liable for the expenses of any such remedial work carried out by the Concessionaire in accordance with Article 2.5A.4.

**2.5A.4** The Grantor shall be responsible for and shall indemnify the Concessionaire against any costs, expenses, Losses and damages incurred by the Concessionaire directly arising from the remediation of any material deviation in the condition of the Concession Site between the Effective Date and the Concession Commencement Date as reported in the Updated Condition Assessment.

Add the following definition to Article 1.1:

**"Condition Assessment"** means (i) the assessment of the baseline condition of the Concession Site (including the Facilities) as at the Effective Date undertaken pursuant to

	<p><a href="#">Article 2.5A.1 or (ii) the updated assessment of the condition of the Condition Site (including the Facilities) as at the Concession Commencement Date undertaken pursuant to Article 2.5A.2.</a></p>	
41.	<p>Your previous answers clarify that in a Consortium if only one member proves the total net value of the Consortium, then <u>only said member is to submit</u> a completed Form G, audited financial statements of the last three years and a declaration by the Chief Financial Officer that the financial state and the the total net value of the company have not changed through the part of the calendar year, not covered by the audited financial statements up to Applications and Offers Submission Deadline. <u>The other Consortium members which will not participate in proving the Total Net Value of the Consortium do not have to submit said documents.</u> In relation to the above, we kindly :</p> <ol style="list-style-type: none"> <li>1. Ask you to confirm that the understanding that the members of the Consortium, which will not prove financial capabilities, are not obliged to submit the aforementioned documents, is correct;</li> <li>2. propose that article 4, item (a) (ii) (C) of Part 1: Application of Schedule 3 to the Tender Documentation is amended in a way that reflects your previous answers on that question, namely that only the member of the Consortium which will prove the total net value of the whole Consortium is obliged to provide a completed Form G, audited financial statements of the last three years and a declaration by the Chief Financial Officer that the financial state and the the total net value of the company have not changed through the part of the calendar year, not covered by the audited financial statements up to Applications and Offers Submission Deadline. As at this moment the Tender Documentation states that each member of the Consortium is to submit the abovementioned documents.</li> </ol>	Revisions to the published version will be issued soon.
42.	<p>In relation to completing Form A : Application of Schedule 3 to the Tender Documentation, please specify whether under table 1, item 8: Management and representation it is necessary to specify all members of the respective managing and supervisory boards of a given company or it is possible to specify only these members which have representative authority (for example specify only the executive directors of a company, without specifying the non-executive directors).</p>	Please indicate all members of the managing and supervisory board.