

#	Questions	Answers				
1	Please provide an Order regarding the determination of the types of telephones provided by the company and limits pursuant to Art. 47 of the Internal Staff Regulations, as well as a reference for the persons entitled to telephones provided by the company and the expenses of the company regarding the company telephones.	This information is available for review in the Physical Data Room in accordance with the rules and conditions, set out in clause 5.1. of the Concession Documentation, Appendix 1.16, Folder 1.0.				
2	Please confirm that the company provided transport (pursuant to Art. 46 of the Internal Staff Regulations) is carried out by cars part of the Sofia Airport's fleet. If that is the case, is the vehicle fleet, used for company provided transport, enlisted in Schedule 5.9 (Movable assets the concessionaire will be able to purchase or lease) in the Virtual Data Room? If these vehicles are not enlisted in Schedule 5.9 will they be transferred as a concession asset?	The company provided transport is carried out by cars of the Sofia Airport's fleet, as detailed in Schedule 5.9 (Movable assets the concessionaire will be able to purchase or lease).				
3	Please clarify which recreation base is meant pursuant to Art. 50 of the Internal Staff Regulations. /	/ According to art. 50. The workers and employees may use the recreation base, owned by the company --Cosmos Hotel, Varna.				
4	Please provide a reference for persons entitled to additional remuneration for conducting trainings under Art. 33c and 33d of the Wages Rules and a reference to the amount of such remuneration paid for 2017 and 2018.	<p>Reference for persons, entitled to additional remuneration for conducting trainings under Art. 33c and 33d of the Wages Rules – a total of 101 persons.</p> <p>Reference for such remuneration, paid in 2017 and 2018 – according to Assignment No. 6 pf 30.03.2017 under item 6.1.1 and art. 33c a total of BGN 20 496 (including VAT) was paid.</p> <p>The total additional employment remuneration paid to lecturers/trainers, as per item 6.1.1 and art. 33d who conducted trainings of the personnel at a Client’s facility outside of Sofia – a total of BGN 4020 (including VAT)</p> <p>Remuneration paid for conducted trainings</p> <table border="1"> <tr> <td>2017</td> <td>Up to 31.07.2018</td> </tr> <tr> <td>BGN 13 898.40</td> <td>BGN 13 268.62</td> </tr> </table>	2017	Up to 31.07.2018	BGN 13 898.40	BGN 13 268.62
2017	Up to 31.07.2018					
BGN 13 898.40	BGN 13 268.62					

5	Please provide Permit No. 0117/23.03.2001 of the Ministry of Environment and Waters for the conditions for outflowing of the waste waters in Iskar river.	<p>This information is available in the Electronic Section of the Data Room – Appendix 5.6.5.1.5. – File “Appendix 5”</p> <p>The Permit was amended and supplemented by Permit No. 13130001/20.08.2007, Permit M1111/12.07.2013 and Decision No. 1487/03.12.2014.</p> <p>The latest current Decision No. 1487/03.12.2014 for the use of a water course for outflowing of the waste waters in surface water course was published on 08.08.2018 as the answer to Question No. 69.</p>
6	Please provide the Decision on the EIA re LOT B2	EIA Decision No. 20-5/2001, permitting the implementation of LOT B2. New runway system, taxiways and the related works and the subsequent decisions for its amendment, are available in the Electronic Section of the Data Room – Appendix 5.6.2.9. – File “Appendix 5”.
7	Please provide the Programme for the management of the waste activities of Sofia Airport	<p>According to the current Waste Management Act, promulgated in State Gazette, issue No. 53 of 13.07.2012, Sofia Airport EAD is not obliged to prepare and update a Programme for the management of the waste activities of.</p> <p>The Programme for the management of the waste activities 2013-2018 is available in the Electronic Section of the Data Room – Appendix 5.6.10. – File “Appendix 7”</p>
8	Please provide the entire Plan for self monitoring of Sofia Airport	<p>The Plan for self monitoring of Sofia Airport EAD is available in the Electronic Section of the Data Room – Appendix 5.6.11. – File “Appendix 8” and it was prepared in 2001 in accordance with the provisions of the EIA Decisions, issued by the MIEW and permitting the implementation of the Project “Reconstruction, Development and Expansion of the Sofia Airport”: LOT B1. New terminal building and relevant infrastructure and Lot B 2 – New runway system, taxiways and the related works.</p>

9	Please provide the Permit for use of water site - Attachment 1 to the Decision for EIA re LOT B1	Permit No. 0245/20.09.2001 for the outflowing of the waste waters in surface water courses, issued by the MIEW is available in the Electronic Section of the Data Room – Appendix 5.6.5.1.6. – File “Appendix 9”. This permit has been amended and supplemented by Permit No. 13130003/11.05.2009 and Decision No. 1647/05.06.2015 for the use of water site for discharge of waste water into surface water. The latest and most current Decision No. 1647/05.06.2015 was published on 08.08.2018 in a response to question No. 69.
10	If you have information related to EU environmental legislation, affecting the activities of the concessionaire, which is yet to be transposed in Bg legislation or to be complied with, please share it with us	The Concessionaire must observe and apply the applicable legislation in the environmental protection area, and provide and ensure awareness and application of the applicable legislation in its line of business.
11	Please explain where the payment obligations of Sofia Airport EAD to the Civil Aviation Administration come from and provide any agreements in this respect (as evident from the Annual Financial Statements 2017 of Sofia Airport EAD, Sofia Airport EAD have payment obligations to the Civil Aviation Administration in the amount of BGN 722 000).	There are no payment obligations of the Sofia Airport EAD to the Directorate General "Civil Aviation Administration", as the question is formulated. The specified amount is the result of the specific allocation of the revenues from from airport fees, between the Sofia Airport and DG CAA (and since September 2017, after the assets – public state property, constituting the airport – between Sofia Airport EAD and the Ministry of Transport Information Technologies and Communications). The specified allocation system is governed by the Agreement between the Ministry of Transport Information Technologies and Communications and Sofia Airport EAD, referred to in the question, and will not be applicable to the airport operator – concessionaire. In addition, all the liabilities and payments, due between Sofia Airport EAD and the MTITC (DG CAA) including regarding the payment obligations, shall be settled solely between Sofia Airport EAD and the MTITC (DG CAA), i.e. the Concessionaire shall not be concerned with such receivables.
12	In respect of Agreement No 100-Д-154/10.09.2016 between Sofia Airport EAD and the Council of Ministers of the Republic of Bulgaria (through the	There are no payment obligations of the Sofia Airport EAD to the Directorate General "Civil Aviation Administration", as the question is formulated. The

	<p>Ministry of Transport, Information Technology and Communication) in respect of the terms and conditions for the operation of Sofia airport, please confirm the amount of the outstanding obligations of Sofia Airport EAD to the Ministry of Transport, Information Technology and Communication as of the moment.</p>	<p>specified amount is the result of the specific allocation of the revenues from from airport fees, between the Sofia Airport and DG CAA (and since September 2017, after the assets – public state property, constituting the airport – between Sofia Airport EAD and the Ministry of Transport Information Technologies and Communications). The specified allocation system is governed by the Agreement between the Ministry of Transport Information Technologies and Communications and Sofia Airport EAD, referred to in the question, and will not be applicable to the airport operator – concessionaire. In addition, all the liabilities and payments, due between Sofia Airport EAD and the MTITC (DG CAA) including regarding the payment obligations, shall be settled solely between Sofia Airport EAD and the MTITC (DG CAA), i.e. the Concessionaire shall not be concerned with such receivables.</p>
13	<p>Please indicate the buildings and facilities, included in the concession, which have not been subject to reconstruction/construction and to which the provided so far use permits do not apply. Regarding the same and in particular, for buildings with cadastral Id Nos 68134.709.480.1, 68134.709.480.4, 68134.709.480.5, 68134.709.480.6 please provide certificates of tolerance under § 16 of the additional provisions of the SDA or certificates for confirmation of construction under § 21 of the additional provisions of the SDA</p>	<p>Up to this moment, no certificates of use have been provided for the buildings – subject matter of the Concession, which have been subject to reconstruction/construction.</p> <p>We have no certificates of tolerance or for confirmation of construction. According to the currently effective development plan (Partial Development, Regulation and Cadastral Plan - /PDRCP/) the buildings are confirmed as meeting the development requirements. The PDRCP is available at the Architecture and Development Division of the Sofia Municipality.</p>
14	<p>Please provide certificate of identity between the buildings, described in items B, C and D of Notary deed of findings for ownership no 37, volume I, reg. No. 902, case No. 36/2015, registered with the Sofia Registry Service with incoming reg. No. 24783, deed 20, volume LVII, case No. 17778/2015 and buildings with cadastral ID Nos 68134.709.13.1, 68134.709.13.3 and 68134.709.13.</p>	<p>Regarding the real estate properties, as described in Notary deed of findings for ownership no 37, volume I, reg. No. 902, case No. 36/2015, registered with the Sofia Registry Service with incoming reg. No. 24783, deed 20, volume LVII, case No. 17778/2015 there is a deed for public state property, part of the Concession Documentation published, i.e. SPD No. 9115/25.04.2016.</p>

		<p>We have no certificates of identity between the buildings, described in items B, C and D of Notary deed of findings for ownership no 37, volume I, reg. No. 902, case No. 36/2015.</p> <p>The existing administrative procedure, according to the Cadastre and Property Register Act covers the issuance of a certificate of identity of a real estate property by the Geodesy, Cartography and Cadastre Service (GCCS), but this does not apply to buildings. The purpose of this service is to indicate the rules for the issuance of a document, evidencing that the same property is identified by different identifiers, survey numbers and numbers of regulated land properties on the cadastral map, including former statuses, according to the background of the property, and in the cadastral and detailed development plans, respectively.</p>
15	Please provide attachments No. 1 to 6, 9 and 10 to Notary deed of findings for ownership No. 37, volume I, reg. No. 902, case No. 36/2015, registered with the Sofia Registry Service under incoming reg. No. 24783, deed 20, volume LVII, case No. 17778/2015	The requested attachments are irrelevant to the procedure, a public state property deed was issued for the real estate properties, subject matter of Notary deed of findings for ownership No. 37, volume I, reg. No. 902, case No. 36/2015, registered with the Sofia Registry Service, as specified in Answer No. 14;
16	Please provide certificates of identity between the buildings under items B and C from Notary deed of findings for ownership No. 36, volume I, reg. No. 901, case o. 35/2015, registered with the Sofia Registry Service under reg. No. 24782, deed 24, volume LVII, case No. 17784/2015 and the buildings with cadastral ID Nos 68134.709.14.1 and 68134.709.14.2	<p>For the real estate properties, described in Notary deed of findings for ownership No. 36, volume I, reg. No. 901, case o. 35/2015, registered with the Sofia Registry Service under reg. No. 24783, deed 20, volume LVII, case No. 17778/2015 there is a public state property deed issued, which forms part of the published concession documentation, i.e.:</p> <ul style="list-style-type: none"> - 68134.709.14 MTITC public state SPD 9116 25.4.2016; - 68134.709.14.1 MTITC public state SPD 9116 25.4.2016; - 68134.709.14.2 MTITC public state SPD 9116 25.4.2016;

		<p>- 68134.709.14.3 MTITC public state SPD 9116 25.4.2016;</p> <p>We have no certificates of identity between the buildings under items B and C from Notary deed of findings for ownership No. 36, volume I, reg. No. 901, case o. 35/2015, registered with the Sofia Registry Service under reg. No. 24782, deed 24, volume LVII, case No. 17784/2015</p> <p>The existing administrative procedure, according to the Cadastre and Property Register Act covers the issuance of a certificate of identity of a real estate property by the Geodesy, Cartography and Cadastre Service (GCCS), but this does not apply to buildings. The purpose of this service is to indicate the rules for the issuance of a document, evidencing that the same property is identified by different identifiers, survey numbers and numbers of regulated land properties on the cadastral map, including former statuses, according to the background of the property, and in the cadastral and detailed development plans, respectively</p>
17	Please provide attachments 8 and 9 to Notary deed of findings for ownership No 36, volume I, reg. No 901, case No. 35/2015	The requested attachments are irrelevant to the procedure, a public state property deed was issued for the real estate properties, subject matter of Notary deed of findings for ownership No. 37, volume I, reg. No. 902, case No. 36/2015, registered with the Sofia Registry Service, as specified in Answer No. 16;
18	Please provide attachment No 17 to Notary deed of findings for ownership No. 35, volume I, reg. No 900, case No. 34/2015, registered with the Sofia Registry Service under incoming reg. No. 24780, deed 21, volume LVII, case 17780/2015/	The requested attachment is irrelevant to the procedure, for the real estate properties, subject matter of Notary deed of findings for ownership No. 35, volume I, reg. No. 900, case No. 34/2015, registered with the Sofia Registry Service, reg. No. 24780, deed 21, volume LVII, case No. 17780/2015
19	Please provide certificate for identity between the buildings under items B, C, D and E from Notary deed of findings for ownership No. 36, volume I,	The quoted Notary deed of findings, is not related to buildings with identifiers 68134.709.15.3, 68134.709.15.4, 68134.709.15.5 и 68134.709.15.6.

	<p>reg. No. 901, case 35/2015, registered with the Sofia Registry Service under reg. No. 24782, deed No. 24, volume LVII, case No. 17784/2015 and buildings with cadastral ID Nos 68134.709.15.3, 68134.709.15.4, 68134.709.15.5 and 68134.709.15.6</p>	<p>The buildings with identifiers 68134.709.15.3, 68134.709.15.4, 68134.709.15.5 and 68134.709.15.6 are the subject matter of Notary deed of findings for ownership No. 35, volume I, reg. No. 900, case No. 34/2015, registered with the Sofia Registry Service, reg. No. 24780, deed 21, volume LVII, case No. 17780/2015 and a public state property deed No. 09117/25.04.2016 has been issued with respect to these properties.</p> <p>We have no certificates of identity between the buildings, described in 68134.709.15.3, 68134.709.15.4, 68134.709.15.5 и 68134.709.15.6 are the subject matter of Notary deed of findings for ownership No. 35, volume I, reg. No. 900, case No. 34/2015, registered with the Sofia Registry Service, reg. No. 24780, deed 21, volume LVII, case No. 17780/2015;</p> <p>The existing administrative procedure, according to the Cadastre and Property Register Act covers the issuance of a certificate of identity of a real estate property by the Geodesy, Cartography and Cadastre Service (GCCS), but this does not apply to buildings. The purpose of this service is to indicate the rules for the issuance of a document, evidencing that the same property is identified by different identifiers, survey numbers and numbers of regulated land properties on the cadastral map, including former statuses, according to the background of the property, and in the cadastral and detailed development plans, respectively</p>
20	<p>Please provide combined drawings of the land plots which are included in the object of the Concession. Further, please provide the latter scanned in colour and with high resolution, as otherwise it is impossible to establish the different zoning lines of the different cadastral layouts, applicable to the respective land plot. Further, please provide a colour copy of combined drawing for land plot 07105.1401.10</p>	<p>The combined drawings are available in the Electronic Section of the Data Room – Appendix 8.2. – attached zip file, Appendix 1, dated 20.08.2018.</p>

		The scanned copy of the combined drawing, regarding property No. 07106.1401.10. is available in the Electronic Section of the Data Room – Appendix 8.2.1, file “Appendix 20”
21	In item 64 from Q&A dated 8 August 2018 you answer that land plots 68134.709.65, 68134.608.2043, 68134.608.2046 и 68134.608.2045 have been purchased by the State and you refer to the documents under item 35 and 36 thereof. Subject to notary deed under item 35 is an empty yard of 1160 sq.m., representing land plot 693 in regulated land plot XI, quarter 2, and of the notary deed under item 36 – an empty yard with an area of 1400 sq.m., representing land plot 691 in regulated land plot XI, quarter 2. Respectively, it is impossible to establish identity between the land plots under land plot the deed of item 35 and 36 and land plots 68134.709.65, 68134.608.2043, 68134.608.2046 и 68134.608.2045. Please provide detailed information how the state purchased the latter and how is the link between them and the stated notary deeds established? In item 22 of Q&A from 10 August you indicate that no identity certificates are available with regards to the land plots included in the concession, but please advise on the possibility to provide such certificates?	This information is available in the Electronic Section of the Data Room – Appendix 8.2.2. – File “Appendix 21“
22	Please provide the use permits cited in the provided excel spreadsheet under item 55 of Q&A from 8 August, by indicating, respectively, for which building/facility, part of the object of the concession, as described in the tender documentation, they refer to.	The spreadsheet under item 55 of Q&A from 08.08.2018, concerns buildings/facilities within the territory of the Airport Complex Area – Sofia, Quadrant 2. Column 3 contains a clear description of the buildings/facilities, and column 4, their precise location. All permits of use have been provided for all the buildings/facilities, subject matter of the concession. The information, provided regarding buildings, outside the scope of the concession, is for reference only.

23	Please provide all construction permits for the buildings and facilities, included in the object of the concession, which have not been provided so far, including Construction Permits No 8/21.01.2000, No 24/14.01.2002, No PC-26/03.07.2008, Б-19/22.03.2016	This information is available in the Electronic Section of the Data Room – Appendix 13.9. – File “Appendix 23.1, 23.2, 23.3, 23.4.” Appendix 23.1- Construction Permit No. 24/14.01.2002. Appendix 23.2- Construction Permit No. 26/03.07.2008. Appendix 23.3- Construction Permit No. Б-19/22.03.2016. Appendix 23.4- Permit for Use No. 522 of 23.05.2000 Permit for use No. 522 of 23.05.2000 is the final document, issued by the National Construction Supervision Directorate for the commissioning and operation of the project: “Extension, Reconstruction, Upgrading of International Departures; extension, reconstruction and modernization of the Sofia Airport – reconstruction of the current domestic lines terminal into international lines terminal”, as the issuance of the said permit required the presence of Construction Permit No. 8/21.01.2000.
24	Please provide Act 16 to each use permit, including, but without limitation to Act 16 dated 19.12.2008 , 02.04.2009, 07.10.2013, 13.12.2016, 19.12.2008, 22.11.2000, 06.11.2008	This information is available in the Electronic Section of the Data Room – Appendix 13.10. – File “Appendix 24.1., 24.2., 24.3 “ Appendix 24 Appendix 24.1. Akt_Obr_16_13.12.2016.pdf Appendix 24.2. Akt_Obr_16_07.10.2013.pdf Appendix 24.3. Akt_Obr_16_22.11.2000.pdf Protocol, template 16 (Act 16) /19.12.2008 is not available at Sofia Airport EAD.
25	Please provide documents evidencing establishment of limited real estate rights (e.g. easement rights) over the Concession area, as well as documents/information regarding the established easements / real estate rights over the land plots of third parties, necessary for the properties/equipment, included in the objects of the concession.	Considering the nature of ownership, no limited real estate rights have been established over the concession area

26	Difference in the concession area – please indicate the reason for the difference in the concession area, indicated in the tender documentation for the current procedure (5 128 460 sq.m.) and the 2016 procedure (5 219 778 sq.m.)	This difference is due to the exclusion of certain properties, due to the development characteristics – See Schedule 2, part II – Concession Site, para. 4.7 of the Concession Documentation.
27	Expropriating procedures – please submit all documents with PRIORITY (decisions, orders, notices, evidences for paid sums to ex owners etc.) In relation to force alienating procedures of real estate within the area of Sofia airport and included in the Concession. In this regard, please be aware that the submitted documents according to art. 56 from Q&A paragraph dated 08.08.2018 do not include evidence for the payment of due sums for compensations to the owners of the alienated real estate as well as do not include evidences for the alienating procedures held concerning the real estate described in Order 1132/19.12.2001 of MF and Order ПД-02-14-151/20.02.2002 of the Ministry of Urban Development and Public Works.	The necessary evidence are the agreements, concluded with the Provincial Governor, the Decisions of the Sofia City Court and the enclosed lists of amounts, paid by Sofia Airport EAD. The financial documents are not kept on record.
28	Please indicate the building/buildings where the Aviation educational centre is accommodated? Please confirm what is the real purpose of the real estate, part of the Concession.	The Aviation educational centre is accommodated in buildings with identifiers 68134.709.14.1 and 68134.709.14.2. Their real purpose is buildings of the Aviation educational centre.
29	In regard with АДС 00804/11.05.1998 (concerning real estate with identifier 68134.709.14) – please submit agreement dated 14.01.1998 between “Balkan Airways” EAD and “Sofia Airport” EAD, Order ПД-14-3/16.01.1998 of Ministry of Transport, Information Technology and Communications and Order 27/22.01.1998 of Ministry of Finance.	This information is available in the Electronic Section of the Data Room – Appendix 24. – File “Appendix 29“
30	According to paragraph 22 from letter No 06-01-12 dated 11.02.2016 of the Minister of Transport before the date of the letter a civil case was initiated	This real estate does not fall within the concession scope.

	<p>according to the records of SCC, where there was a legal dispute between the state (represented by the Minister of the regional development and public works) and third parties concerning property 68134.709.61. Please provide information for the proceeding and all related documents (including concerning proceedings at other instances). Please indicate whether there is any infrastructure and/or equipment, included in the Concession.</p>	
31	<p>Pursuant to State Property Deed 03299/27.11.2002 ex owners of Zoned property XI, sq. 2 were the state and private entities – please provide documents under which the state has acquired sole ownership over Zoned property XI, sq. 2.</p>	<p>The properties of the private owners were acquired during the alienation procedure The necessary evidence are the agreements, concluded with the Provincial Governor, the Decisions of the Sofia City Court and the enclosed lists of amounts, paid by Sofia Airport EAD. The financial documents are not kept on record. The available documents, regarding the alienation procedure, were provided on 08.08.2018 in the Electronic Section of the Data Room – Appendix No. 10.1. (files 56-1 and 56-2).</p>
32	<p>Pursuant to State Property Deed 03299/27.11.2002 ex owners of Zoned property XI, sq. 2 were the state and private entities – please provide documents under which the state has acquired sole ownership over Zoned property XI, sq. 2.</p>	<p>The properties of the private owners were acquired during the alienation procedure The necessary evidence are the agreements, concluded with the Provincial Governor, the Decisions of the Sofia City Court and the enclosed lists of amounts, paid by Sofia Airport EAD. The financial documents are not kept on record. The available documents, regarding the alienation procedure, were provided on 08.08.2018 in the Electronic Section of the Data Room – Appendix No. 10.1. (files 56-1 and 56-2).</p>
33	<p>In regard with State Property Deed No 03880 (13657) from 11.11.1986 issued by State council Vasil Levski: the State Property Deed is not signed by the Chairman of Executive Commission of the General Assembly – please provide (i) АДC with evidences for its approval or any confirmation of this circumstance; (ii) in the act is provided that ex owner of the property is TABSO – please submit documents in regard with the acquisition of the</p>	<p>The property, mentioned in SPD No. 03880 (13657) from 11.11.1986, issued by State council Vasil Levski no longer exists. The newly formed properties in its place, as well as the new properties, constituting the Sofia Airport, are subject to State Public Property Deeds, attached to the Concession Documentation. The quoted orders concern areas and properties, which now fall outside the area of the concession.</p>

	<p>ownership right on behalf of the state over the properties, subject to AԾC 03880; (iii) on page 2 from the act is stated that until 25.08.1994 the area of the airport complex is 4624000 sq. m. from which: Ministry of Defence – 1764914 sq. m., Ministry of the Transport 2311172 sq. m. and municipal lands – 548000 sq. m. Please provide additional information and all applicable documents in regard with this distribution of the plot (iv) please submit Order PԾ-14-3/10.01.1995 of the Minister of Transport (described on page 2 from AԾC 03880) and all attachments to it as well as all other related documents in regard with the registry, including termination and/or all subsequent registrations, markings and deletions in regard with the building right and exploitation right in favour of “Flight Service” EOOD over plots and buildings and granting their management to the company (including cadastral maps and location plans proving these circumstances) (v) please provide Order PԾ-14-5/10.01.1995 of the minister of Transport (stated on page 3 from State Property Deed 03880) and all enclosures to it as well as all other related documents in regard with the registry, including termination and/or all subsequent registrations, markings and deletions in regard with the building right and exploitation right in favour of “Helli Air” EOOD over plots and buildings and granting their management to the company (including cadastral maps and location plans proving these circumstances) (vi) please submit Order PԾ-14-2/10.01.1994 and Order PԾ-14-4/02.02.1994 of the Minister of Transport for management of 39 dc built-up area from the buildings of the airways company “Balkan” EAD and 341 dc non built-up area; (vii) please provide AԾC 13/15.11.1996 stated on the last page of AԾC 03880.</p>	
34	<p>In regard with AԾC № 3860 (13631) from September 1986 issued by State council Vasil Levski – AԾC is not signed by the Chairman of Executive Commission of the General Assembly – please provide (i) State Property</p>	<p>SPD No. 3860 (13631) from September 1986, issued by State council Vasil Levski is irrelevant, since there are subsequent State Public Property Deeds, issued in accordance with the currently effective legislation.</p>

	Deed with evidences for its approval or any confirmation of this circumstance.	
35	In regard with АДС № 3914 (13848) dated 06.10.1987 issued by State council Vasil Levski – State Property Deed is not signed by the Chairman of Executive Commission of the General Assembly – please provide (i) АДС with evidences for its approval or any confirmation of this circumstance.	SPD No. 3914 (13848) from 06.10.1987, issued by State council Vasil Levski is irrelevant, since there are subsequent State Public Property Deeds, issued in accordance with the currently effective legislation.
36	Please provide Enclosure 2 to Order ПД-14-9/19.02.2000 of Ministry of Transport.	This information was provided on 08.08.2018 in the Electronic Section of the Data Room – Appendix 10.1. (files 52-1, item 52-2 and item 52-3 also accompanied by Enclosure 2).