

№	Question	Answer
1	We request you to please provide the split of cargo traffic in terms of import and export (tonnes)	In the period 01.01.2018 - 31.08.2018. Import – 6 388 tons Export – 6 670 tons The information for the period 2006 -2017 is available in the Virtual Data Room – Appendix 2.1.3.3.2.
2	We request you to please provide the split of cargo traffic in terms of domestic inbound and outbound (tonnes)	In the period 01.01.2018 - 31.08.2018. Import – 14 tons Export –21 tons The information for the period 2008 -2017 is available in the Virtual Data Room – Appendix 2.1.3.3.3. Note: No data is available for 2006 and 2007, based on the specified criteria
3	We request you to please provide the split of cargo traffic in terms of express and standard cargo (tonnes)	In the period 01.01.2018 - 31.08.2018. Express cargo - import – 4 521 tons Express cargo – export – 2 534 tons Standard cargo - import – 1 866 tons Standard cargo – export – 4 136 tons The information for the period 2008 -2017 is available in the Virtual Data Room – Appendix 2.1.3.3.4. Note: No data is available 2006 and 2007, based on the specified criteria.
4	Please provide the effective Rules for Conducting Tenders for Renting Premises, approved by the Minister of Transport.	The information is available in the Virtual Data Room – Appendix 30.1.
5	Please confirm that all lease agreements, listed in Application 16.1 of the virtual data room, which are specified to be "In force until completion of a new tender procedure", have been converted to contracts with an indefinite duration in accordance with Art. 9 Paragraph 3 of the General Terms for Renting Immovable Properties, approved by the Board of directors of Sofia Airport EAD.	All lease agreements, listed in Appendix 16.1 of the VDR, which are specified to be "In force until completion of a new tender procedure", should not be considered “converted to contracts with an indefinite duration” in accordance with Art. 9 Paragraph 3 of the General Terms for Renting Immovable Properties, approved by the Board of directors of Sofia Airport EAD, because the lessor has undertaken activities to organize new tenders and has not delivered any express notices of conversion of the contracts to contracts with indefinite duration, in

		accordance with the provisions of sentence 2 of Art. 9, para. 3 of the General Terms and Conditions.
6	In relation with the preceding question, would you please clarify if new tender procedures have already been started or are planned to be held in respect of any of the lease agreements effective “until completion of a new tender procedure”.	For all retail premises, with expired lease agreements, tender procedures have been planned and are currently being developed.
7	Would you please provide information regarding the status of the ongoing appeals of tender procedures related to leasing of premises, part of the Concession site	The ongoing appeals of tender procedures related to leasing of premises, are as follows: 1. Tender for leasing “Rent-a-Car Office No. 0A46.4“ – an appeal, submitted against the tenderer ranking decisions, based on which Administrative Case No. 4384/2018 has been initiated by the Administrative Court – Sofia City. The court decision is pending. 2. Tender for leasing “Foreign Currency Exchange Office No. PA15“-an appeal was submitted against the tender opening order, based on which administrative case No. 7182/2018 was initiated. The court hearing is yet to be scheduled. 3. Tender for leasing “Packed Food Shop No. 0A07“ – an appeal was submitted against the decision for the termination of the tender procedure, administrative case No. 8823 was initiated in 2018 by the ACSC. The court hearing is yet to be scheduled.
	Regarding Contracts for leasing of telecommunication terminal equipment of digital exchange Alkatel OmniPCX 4400, property of Airport Sofia and Q&A 26.09.18_4	
8	"Please clarify the following circumstances regarding contracts: -Contract for leasing of telecommunication terminal equipment with “M&M air cargo service Bulgaria”OOD ana Annex to it concluded with ""Aviation Services Bulgaria"" In answers dated 26.09.18 (Q&A 26.09.18_4) it is stated that ""M & M CARGO SERVICE BULGARIA "" is operating under the new name ""AVIATION SERVICES BULGARIA"". On the basis of	At present the company name is AVIATION SERVICES BULGARIA OOD. Its former name was AVIATION SERVICES BULGARIA M & M OOD, and when the contract was signed in 2004, the name was е било M & M CARGO SERVICE BULGARIA EOOD.

<p>the publicly available information in the Commercial Register, we have established that the previous trade name of ""AVIATION SERVICES BULGARIA"", UIC 121573748 was ""AVIATION SERVICES BULGARIA-M AND M"". Please justify your reply.</p> <p>-Contract for leasing of telecommunication terminal equipment with "Abela Airport Services" OOD and Annex to it, concluded with ""SILVER WINGS BULGARIA"" OOD</p> <p>In answers dated 26.09.18 it is stated that ""ABELA AIRPORT SERVICES"" is operating under the new name ""SILVER WINGS BULGARIA"" OOD. On the basis of the publicly available information in the Commercial Register, we have established that the previous trade name of ""SILVER WINGS BULGARIA"" OOD, UIC 121726749 was ""ALFA AIRPORT SERVICES"". Please justify your reply.</p>		<p>Since 2004 the company has not changed its UIC: 121573748 and its owner, as evidenced by the contract and the annex thereto.</p> <p>SILVER WINGS BULGARIA OOD was established in 2013 as a joint venture of Bulgarian Airways Group EAD with a share of 42,5%, LSG Lufthansa Service Europa/Afrika GmbH with a share of 28,75% and Alfa Flight Group Ltd. With a share of 28,75%, operating on the Bulgarian market since 1998, first as ABELA AIRPORT SERVICES EOOD and after a change in the ownership in 200, it was renamed to ALFA AIRPORT SERVICES EOOD.</p>
	<p>Regarding transfer of securities under rental contracts</p>	<p>There is no contradiction. The concession agreement applies, and if it contains no specific clause as to the legal and factual actions with respect to the transfer of the contractual securities – thee shall be governed by the provisions of the Bulgarian legislation.</p> <p>An answer, dated 12.09.18 (Q&A 12.09.18_1) specifies that the deposits were agreed as a clause in the respective lease agreements and thus these shall be transferred to any party, who becomes a creditor under the agreement, and in this case – the concessionaire, pursuant to the concession agreement, i.e. according to the provisions of the Bulgarian legislation, by virtue of the concession agreement, the right to claim and receive compensation under the respective agreement, is transferred to the concessionaire.</p> <p>An answer, dated 26.09.18 (Q&A 26.09.18_4) stipulates that in the event of the Concessionaire succeeding Sofia Airport EAD with respect to the rights and obligations arising from these contracts, the securities</p>

		shall be released by Sofia Airport EAD and provided by the lessees to the benefit of the Concessionaire, i.e. this is a reference to one of the possible physical actions, which shall be undertaken as a result of concessionaire's right, arising from the concession agreement, to claim and receive compensations under the respective agreement.
9	In answer dated 12.09.18 (Q & A 12.09.18_1) it is stated that the deposits are negotiated as a clause under the contracts and thus shall be transferred to any party, who becomes a creditor under the agreement, in this case – the concessionaire, pursuant to the concession agreement. At the same time, in answer dated 26.09.18 (Q & A 26.09.18_4) it is stated that in the event of the Concessionaire succeeding "Sofia Airport" EAD with respect to the rights and obligations arising from these contracts, the securities shall be released by Sofia Airport EAD and provided by the lessees to the benefit of the Concessionaire. Please clarify this contradiction.	<p>There is no contradiction. The concession agreement applies, and if it contains no specific clause as to the legal and factual actions with respect to the transfer of the contractual securities – thee shall be governed by the provisions of the Bulgarian legislation.</p> <p>An answer, dated 12.09.18 (Q&A 12.09.18_1) specifies that the deposits were agreed as a clause in the respective lease agreements and thus these shall be transferred to any party, who becomes a creditor under the agreement, and in this case – the concessionaire, pursuant to the concession agreement, i.e. according to the provisions of the Bulgarian legislation, by virtue of the concession agreement, the right to claim and receive compensation under the respective agreement, is transferred to the concessionaire.</p> <p>An answer, dated 26.09.18 (Q&A 26.09.18_4) stipulates that in the event of the Concessionaire succeeding Sofia Airport EAD with respect to the rights and obligations arising from these contracts, the securities shall be released by Sofia Airport EAD and provided by the lessees to the benefit of the Concessionaire, i.e. this is a reference to one of the possible physical actions, which shall be undertaken as a result of concessionaire's right, arising from the concession agreement, to claim and receive compensations under the respective agreement.</p>
	Labour law	
10	Please clarify if there are representatives of the employees for the purpose of informing and consulting under Art.130B and 130r of the LC elected in the Company. If there are none, please confirm.	No representatives of the employees have been elected, under art. 7 of the LC.

11	According to QA_14.09.2018_4, member from the Company of an elected industry Syndical body is the Federal secretary of the Federation of the Transport Employees at the Confederation of Labour "Podkrepa". Please clarify if the same person is also a secretary or chairman of the Syndical Section at the Federation of the Transport Employees at the Confederation of Labour "Podkrepa" at Sofia Airport.	Yes, he is a non-payroll simultaneously as federal secretary of the FTE at the CL Podkrepa and a chairman of the Syndical Section at the FTE at the CL "Podkrepa" at Sofia Airport.
12	Please provide Protocol No 7/12.11.2014 of the meeting of the proxies at Sofia Airport EAD on the election of the representatives of the employees on health and safety at work. Please confirm that the composition of the representatives is currently unchanged. Please provide all relevant documents, if such.	The members of the appointed representatives of the employees on health and safety at work is up-to-date at the moment, as well, in terms of numbers. Protocol No. 17/12.11.2014 of the General Meeting of the Proxies at Sofia Airport EAD on the election of the representatives of the employees on health and safety at work is available in the Virtual Data Room– Appendix 7.6.1.2.
13	"According to Art.9a, para 1 of the Ordinance on the working time, rest periods and leaves, together with the establishment of summary calculation of the working time under Art. 142, Para. 2 of the LC, the employer shall establish work schedules for the period, for which the summary calculation of the working time is established. The employer shall communicate the approved schedules to the employees before starting wok pursuant to them. Please provide: a) evidence of the approval of the work schedules for the period for which there is summary calculation of the working time; b) evidence that the schedules have been communicated to the employees before starting work accordingly. "	According to Art.9a, para 1 of the Ordinance on the working time, rest periods and leaves, together with the establishment of summary calculation of the working time under Art. 142, Para. 2 of the LC, the employer shall establish work schedules for the period, for which the summary calculation of the working time is established. The employer shall communicate the approved schedules to the employees before starting wok pursuant to them. a) and b) The established work schedules for the period, for which the summary calculation of the working time as well as the communication to the workers and employees of the approved schedules, before starting work, cannot be provided due to the vast amount of employee personal data, contained therein.