EUROPEAN UNION



Delegation of the European Union to Bosnia and Herzegovina

Clarification No. 1 to Service Contract Notice

Project Title:	Provision of designs for 3 high scale energy efficiency projects, Bosnia and Herzegovina
Publication reference:	Europeaid/134634/C/SER/BA
Tender No:	EC/BiH/TEN/13/029

Question 1: Point 21.3) Technical capacity of candidate (based on Items 5 and 6 of the application form)
a. At least two (2) projects concerning design of HVAC (heating/ventilation/air conditioning systems) successfully completed in the 36 months prior to submission deadline, investment value of each of the facilities for which the systems are designed shall exceed 10,000,000 EURO [..]

We would like to know if the references should be exclusively for the design of a HVAC installation or the HVAC Installation may have been designed within a complex project?

Answer 1: We are interested in design of HVAC (heating/ventilation/air conditioning systems) successfully completed in the 36 months prior to submission deadline, for the facilities with the investment cost that exceeds 10,000,000 EURO. If HVAC is designed within a more complex design provision project, design of HVAC should be extracted and presented as such, with a clear indication who actually did the respective HVAC design: the applicant, or it was outsourced to other entity.

Please clearly indicate (dd/mm/yy) the date of completion of the respective **HVAC design** and the **exact value** of the investment cost of the facility for which the HVAC design was developed.

Question 2: 2. Point 30. Additional Information

The designs to be produced are considered legally valid only if certified by the company having a valid design license under the law of the Federation of Bosnia and Herzegovina and/or Brcko District of Bosnia and Herzegovina.

The company having only one of the licenses (Federation or District) would have to initiate the administrative procedure, and obtain the missing license.

Possession of at least one of the licenses would be considered mandatory for the applicant or at least 1 member of the applicant consortium at the bidding phase.

Please confirm that, in case the project is awarded to a Consortium formed by an international company and a fully licensed local company, the international company doesn't have to obtain the Federation or District licenses required under BiH laws.

Answer 2: Possession of at least one of the licenses would be considered mandatory for the applicant or at least 1 member of the applicant consortium at the bidding phase.