



Republic of Serbia  
Ministry of Construction,  
Transport and Infrastructure  
Project Implementation Unit

<b>Finance Contract:</b>	SERBIAN INLAND WATERWAY INFRASTRUCTURE Finance Contract between the Republic of Serbia and European Investment Bank (Official Gazette of the Republic of Serbia - International Contracts No. 02/2019)
<b>Title:</b>	Expansion of the capacities of the Port of Prahovo
<b>Reference number:</b>	404-02-00082/2022-06
<b>Document:</b>	Clarification
<b>Number of pages:</b>	2
<b>Number of attachments:</b>	-
<b>Date:</b>	September 21 <sup>st</sup> , 2022

## Clarification No. 6 to the TD

### ITT 12.2 - licenses

#### Volume 3 – Part III, licenses

QUESTIONS	ANSWERS
<p><b>Question No 1</b> In Vol-3 Part-III are defined that "The Contractor shall be responsible for all the design of the Works (Design for execution of the Works (local abbrev. PZI) as per Serbian Law on Planning and Construction)". Please kindly confirm that approval design company must have licenses of ferry docks and terminals (labeled with П120Г1 and П121Г1) for the designing this project.</p>	<p><b>Answer No 1</b> Volume 1, Section 1, ITT Sub-Clause 12.2 states, quote: "Please note that all Works executed under this Contract <b>must comply with local (Serbian) legislation (laws and rule-books in force)</b>. This reflects, in particular, but not limited to the issues related to the local licenses necessary for executing the works for both the legal entities and experts involved. Complying with the provisions of the national legislation is the sole responsibility of the tenderer and his experts. <b>The list below might be incomplete and is provided for information only.</b> Accordingly, it does not release the tenderer and his experts from the responsibility to comply with the relevant national legislation. The evidence on compliance with local (Serbian) legislation (laws and rule-books in force) in terms of the local licenses necessary for executing the works for both the legal entities and experts involved will be provided either as</p> <p>i) Copy of valid licenses/decisions required below OR ii) In case the Tenderer does not have valid licenses required below at the time of tender</p>



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submission, the Tenderer shall provide the Statement as per Volume 1, Section 4, Form 4.7 (completed, signed and certified by the seal), certifying that in the event of acceptance of its Tender, **the respective licenses will be obtained within twenty-eight (28) calendar days from receipt of the Decision on Contract Award**, AND attach the necessary information demonstrating how the Tenderer expects to comply with the licensing requirements.” End of quote.

Relevant designing licenses shall be secured for the designs named in the sheet 1, Item 1.4 Designs and Drawings.