



EUROPEAN UNION

DELEGATION TO THE REPUBLIC OF SERBIA

Belgrade, 20.4.2012
Ref. (D)2126 LT/ON

CONTRACTING AUTHORITY'S CLARIFICATIONS No. 2

Modernization of railways – Project documentation for the railway bypass around Nis

Publication ref.: EuropeAid/131854/C/SER/RS

Tender no: 11SER01/14/21

No	Question	Answer
1.	<p>We ask you kindly to clarify the following:</p> <p>Point 30 of the Procurement Notice.</p> <p>„Candidates must possess (or obtain during the first phase of project execution — prior to submission of feasibility study and preliminary design to the State Revision Commission) the respective company licences as required by the Serbian Law for Planning and Construction.”</p> <p>Are we correct to assume that joint ventures may jointly satisfy this requirement? Will it be allowed to satisfy this point through involving in the contract phase a sub-contractor who meets the criterion? Further we would like to know if you expect the applicants to submit any reference or proof regarding this point with the application.</p>	<p>Yes, Joint Ventures may jointly satisfy this requirement.</p> <p>Based on point 16 of the Procurement Notice, subcontracting is limited to 30% of the contract value. A similar limitation will also be applicable to the required company licences. As such, this requirement cannot be fulfilled by subcontractors only.</p> <p>The submission of references or proof regarding this requirement is not mandatory in the Expression of Interest phase.</p>