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| 14.06.2019. | Nr. 2.5/2019/2284 |
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| To Applicant of the negotiated procedure |

Subject: Negotiation procedure "Consultation services for balance management information system's concept development, the preparation of system's procurement documentation and supervision of the Information system's development project"  
(Id. No AST2019/61) - answers to the tenderer questions

Dear Sir/Madam!

Hereby the Customer answers to the tenderer questions.

**Question.** We have identified the request for proposal for delivery of consultancy services related to preparation of the solution description, procurement documentation and supervision of the development project. We are eligible for participating in this open tender, but we, as IT company, are more interested in delivery of the system itself. Thus I would like to ask you whether the participation and potential delivery of these consultancy services would limit our possibility to participate in the tender for delivery of Balancing Management Information System.

**Answer:** When assessing the tender in the planned procurement for Information system supporting balance management processes, the Procurement Commission will comply with the conditions of Section 17, Paragraph eight of the Law of the procurements of the public services providers of the Republic of Latvia, which determines that: *If a supplier, its employee or the person indicated in the tender of the supplier has participated in any previous stage of the relevant procurement project or in the development of the procurement procedure documents, the supplier is not entitled to participate in the next stages of the same project or in the relevant procurement procedure if the referred to conditions provide the supplier with advantages in this procurement procedure, thus restricting the competition. Stages of a procurement project shall mean several successively performed procurements, which ensure the achievement of a unified end result*

and in accordance with the Paragraf ninth:

*The commissioning authority, having established the conditions referred to in Paragraph eight of this Section, prior to the potential rejection of a candidate or a tenderer, shall allow it to prove that there are no conditions, which would provide this candidate or tenderer any advantages in the relevant procurement procedure, thus restricting the competition.*

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| Member of the Management Board | Mārcis Kauliņš |

Kundziņa 67725238