

Riga

06.09.2022

Our Ref: 1.13p/LV-2022-287

***Answers to questions from the interested supplier  
in the competitive procedure with negotiations  
"Consolidated supply of railway ballast for Rail Baltica railway construction",  
identification number RBR 2022/14***

RB Rail AS presents following answers to the questions received from the interested supplier until 6 September 2022:

Nr.	Questions	Answers
1.	Our company fulfil all qualification (legal, economic and technical) requirements, we are not in joint venture and do not rely on other entities capabilities to certify our compliance with qualification, but we will have some manufacturers (also do not rely on manufacturer capabilities to prove our qualification), that will supply us gravel - do we understand well, that we do not need to fill in Annex 3?	Procurement Commission explains that Candidate should fill in Annex No 3 only if Candidate is relying on other entities capabilities to certify its compliance with qualification requirements. If Candidate is fulfilling all the qualification requirements itself then it is not necessary to indicate the manufacturers in the Annex No 3 of the Regulations.
2.	Annex 4.5 - 4.6 presents our experience during a continuous 12 months. By providing the supporting documents you request. Can realise date of the documents (for expl. FoP, CE certificate or DOP) be from an earlier period, not during continuous 12 months period?	Procurement Commission confirms that documents proving compliance with Clause 4.4.1. a) b) and c) (e.g. declaration of Performance (DoP) of the supplied aggregate(s), document confirming compatibility to CE (Conformité Européenne) of the aggregate(s), Factory Production Control (FPC) Certificate of the supplied aggregate(s)) can be issued earlier than actual experience is obtained.

Procurement Commission Chairman

M.Blaus

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