CLARIFICATION NO. 2

Internal GSA reference: WF 231010

Related to GSA/Grant/01/17 – "Development of an Advanced RAIM Multi-constellation Receiver"

Question no. 14: There is a request for the ARAIM Receiver Requirements document to be delivered as part of the preliminary deliverables with the proposal. Exactly what level of detail is the GSA looking for in the proposal in response to the request for “ARAIM receiver requirements”? Could this be limited to functional and system requirements only or is greater detail required. Is there a limit to the number of requirements that could be presented? For example, is the GSA looking for a sample of requirements or a part of the final document?

Answer: The beneficiary shall define all the receiver’s requirements (including functional, safety and performance) against which the design, development and testing activities will be carried out, based on the considerations and technical constraints specified in section 2.2 of the Call for Proposals.

As stated in the ‘important note’ in section 2.2 of the Call for Proposals, applicants are requested to include already in their proposals a preliminary list of requirements for the prototype and a preliminary version of the plan, describing how they propose to verify the compliance of the prototype with the target operational requirements; the level of details and number of requirements needed shall be assessed by the applicants. Please note that the preliminary plan will be evaluated against the award criteria (section 10).

Question no. 15: What level of technical support with regard to baseline interfaces may we receive from US receiver OEM? Can non-EU member state participation be included in the company matching funds?

Answer: The eligibility criteria for participation are specified in the call for proposal GSA/GRANT/01/2017 under paragraph 7.1. Eligible applicants.

Applications can be submitted by legal persons established in and/or natural person(s) being nationals of any of the EU Member States, Switzerland or Norway. Legal persons are considered to be established in the EU when they are formed in accordance with the law of an EU Member State, Norway or Switzerland, and have their central administration, registered office or principal place of business in an EU Member State, Norway or Switzerland.

In case of subcontracting, the conditions under section 5.5 of the call for proposals must be fulfilled. Moreover, it should be noted that considering the fact that subcontractors are not beneficiaries to the grant, nor affiliated entities, they are not required to comply with the eligibility criteria and, therefore, they do not need to be established in (or, in case of natural persons, to be national of) EU Member States, Norway and Switzerland.
Question no. 16: Can non-EU member state attend US side RTCA and ICAO Working Groups?

**Answer:** The participation in the mentioned working groups and organisations should be checked with the organisation itself.

Question no. 18: In Form A4 (Co-Applicant Profile), it is stated "Have you during the last three years obtained EU grants, procurement contracts or loans directly or indirectly from a European institution or agency." In this context, what is the precise definition of European institution or agency?

**Answer:** Please see in the following webpage the current EU institutions and agencies: https://europa.eu/european-union/about-eu/institutions-bodies_en.

Question no. 19: According to the documentation provided it seems that the financing is 70% for all the entities. Is this correct or is there any other kind of financing depending on the entity involved?

**Answer:** As specified in the call for proposal the maximum EU financing rate of eligible costs is 70% (for further information, please refer to the calls for proposal sections 4 ‘EU Financing’, and 12.2 ‘Funding form’).

Question no. 20: How will GSA deal with consortium of which UK applicants are member. Starting end 2017 and running for 2 years, the project could not be finished before Brexit takes force.

**Answer:** If the beneficiary/ies will not satisfy the conditions laid down in section 7.1 of the Call for Proposal at any given time during grant agreement execution, the provisions under article II.17.3.1.a) and the consequent right of GSA to terminate the grant agreement shall apply. The assessment of the termination events laid down in section 7.1 will be made considering the outcome of negotiations between EU and the exiting member state.

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