RESPONSES

TO CLARIFICATION REQUESTS SUBMITTED BY INTERESTED PARTIES IN CONNECTION WITH THE INVITATION TO SUBMIT AN EXPRESSION OF INTEREST FOR THE SUBCONCESSION OF THE RIGHT TO CONSTRUCT, OPERATE, MANAGE, MAINTAIN AND EXPLOIT OF THE CORFU TOURIST PORT (MARINA MEGA YACHTS)

Transmission date to the Publications Office of the EU: February 10,2022

Notice Number in the Supplement to the Official Journal of the EU (OJ S): 2022/S 032-083247

Notice Number in Central Electronic Register for Public Procurement (KIMDIS):22PROCO10056349

Athens, 14.04.2022

To: The Interested Parties of the International Open Tender for the Sub-concession of the Right to construct, operate, manage, maintain and exploit of the Corfu MegaYacht Marina

Clarification

(the question is cited abbreviated)

Following "Clarification III" in connection with the certificate of the competent Court of First Instance requested according to paragraph 4.2.2 and paragraph 1.1 section 6 (B) of the EOI regarding that no decision declaring bankruptcy/suspension of payments has been issued for companies established before April 2021, we revert and bring to your attention the following:

Pursuant to the Circular no 13535/29.03.2021 of the Ministry of Justice for the period after 01.01.2001 and onwards, the above certificate is substituted by the Judicial Certificate and it is issued only for companies established before <u>01.01.2001</u>. This is also referred in the relevant guidance upon electronic application for the issuance of said certificate where it is expressly stated that it «regards companies established before <u>01.01.2001</u>». Please clarify the way of dealing with this issue due to the objective inability of issuance of that certificate which probably concerns other Interested Parties as well.

Answer

Regarding the certificates which must be submitted pursuant to paragraph 1.1 section 6 B of Annex A of the EOI and following the practice of the competent Court of First Instance it is clarified that a) for companies established **before 2001 the certificates** requested by the EOI should be submitted **and b)** for companies established **after 2001 only the judicial Protection** certificate should be submitted.

This clarification substitutes clarification No III on the same issue, it constitutes an integral part of the EOI and from the time that it is made available on the Fund's website will be presumed to be unquestionably known to all Interested Parties from the date of their publication.