

**JSC Belgrade Nikola Tesla Airport
Public Procurement Commission 8/2013**

10 **Reference number:** 1183
Date: 25. 07. 2014
Belgrade

Subject: Additional information and clarifications for public procurement in open procedure
"BAGGAGE RECONCILIATION SYSTEM - BRS" No.8/2013

Acting upon request of the Tenderer in line with the article 63 of the Public Procurement Law ("Official Gazette of the Republic of Serbia" no. 124/12), we are forwarding a clarification of the tender documentation for the public procurement in open procedure "BAGGAGE RECONCILIATION SYSTEM - BRS" No.8/2013.

Question:

On behalf of our representative in Belgrade, who is our representative in this public tender procedure, I would like to address a new suggestion and request for your kind attention and feedback related to the current RFP of Belgrade Airport for Baggage Reconciliation Services (BRS).

According to the international & European laws, it is required for both parties of an agreement to have a quantifiable evaluation of the total risk related to the contract. This is also one of the major aspects of our SITA legal policy, without which we may not be able to obtain the our board approval to enter into this contract, in case we would be presenting the best offer and Belgrade airport evaluation will conclude to award this contract to us.

This is the sentence that we would like to suggest and hope that Belgrade airport will agree to insert in one of the contract articles, which Belgrade airport considers to be appropriate.

"The total aggregate liability of the Supplier, in relation to all claims, damages and liabilities arising directly or indirectly under this Contract, shall not exceed the total charges paid by the Customer under this Contract."

Answer:

The Purchaser does not agree with the proposed changes.

**Committee president
Nenad Sakić**

