TENDER SPECIFICATIONS ATTACHED TO THE INVITATION TO TENDER

Invitation to tender No. MOVE/C4/325-1-2012 concerning Feasibility Study on the "Vehicle Information Platform"

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I. SPECIFICATIONS

I.1. Introduction

The Commission proposed on 13 July 2012 a legislative package, the Roadworthiness Package, composed of two regulations and one directive which modernise the existing rules on roadworthiness tests for motor vehicles and their trailers (Directive 2009/40/EC), on technical roadside inspections of commercial vehicles (Directive 2000/30/EC) and on registration documents for vehicles (Directive 1999/37/EC). The proposals are available on http://ec.europa.eu/transport.

The proposals, among others, stipulate that each Member State will establish national registers on vehicle registrations, roadworthiness tests, roadside inspection and an obligation for vehicle manufacturers to provide access to technical information necessary for roadworthiness tests.

Article 15 of the proposal on periodic roadworthiness tests required the Commission to examine the feasibility, costs and benefits of the establishment of an electronic vehicle information platform with a view to exchange information on data related to roadworthiness testing between the competent authorities of Member States responsible for testing, registration and vehicle approval, the testing centres and the vehicle manufacturers.

Within two years after the date of application of this Regulation, the Commission shall report to the European Parliament and to the Council on the results of the examination, and accompany it with a legislative proposal, if appropriate.

I.2. Purpose of the contract

The general aim of the service contract is to produce guidelines to establish and operate a European

Vehicle Information Platform for the exchange of information on data related to roadworthiness testing between the competent authorities of Member States responsible for testing, registration and vehicle approval, the testing centres and the vehicle manufacturers, as proposed by the Commission to the European Parliament and Council on 13 July 2012.

More specifically the objectives are:

- To provide Member States with guidelines to establish and operate national electronic registers,

including minimum and common requirements to allow for subsequent low cost and easy interconnection with the other national registers.

- To provide the Commission services with a comprehensive report on how the interconnection

between national electronic registers should work and how it can be gradually implemented.

I.3. Main tasks

The study is intended to achieve the above mentioned objectives by:

- 1. Analysing the existing national registers;
- 2. Collecting and analysing the user requirements of the European vehicle information platform
- 3. Identifying the legal requirements, notably in terms of data protection;

- 4. Assessing various possible organisational arrangements;
- 5. Assessing available technical options;
- 6. Estimating the costs and benefits and how to maximise the return of the system;
- 7. Recommending a road map, including common, minimum requirements to implement the system, for both the Member States and the Commission.

The work will require intense consultation (including face-to-face interviews) with Member State

authorities, international associations of vehicle inspection organisations, European associations of vehicle manufacturers, European associations of road transport enforcment agencies and regular contacts with the Commission services (both Unit C4 on Road safety and the Informatic cell). It may also require the participation in meetings with a committee of Member States representatives. It requires a deep knowledge of the national roadworthiness regimes, of current international and national vehicle approval systems, and of the legal and technical aspects of data interchanges between public administrations as well as private bodies.

I.4. Expected results

The following results are expected from the study:

- **R1:** A detailed overview of the existing national registers related to vehicle approval, registration, periodic roadworthiness tests and roadside inspections.
- . The overview will describe the objectives, functions, users, data, technical characteristics and cost of these national registers;
- R2: A detailed overview and analysis of the needs of the users of the interconnected registers. The analysis shall identify at least each type of data to be interchanged between different Member States, testing centres and vehicle manufacturers.

 Attention of the tenderer is drawn to the fact that for the purpose of identifying the data to be
- interchanged, the analysis shall be based on the elements addressed in the proposed legislative package.
- **R3:** An identification of the legal requirements to implement, interconnect, operate and maintain the national electronic registers. A particular emphasis shall be put on the requirements

to comply with existing rules on the protection of individuals with regards to the processing of personal data and on the free movement of such data (in particular Directive 95/46/EC)¹. The assessment should determine, among other things, how national supervisory authorities can ensure full compliance with data protection issues; which bodies can have access to which data

and under what circumstances and; how to ensure that the data are strictly handled within all other rules governing data access, security control and, more generally, the data protection rules;

- R4: An assessment of the various possible organisational arrangements to implement, interconnect, maintain and operate the national registers. The report should indicate the ideal sharing of responsibilities between the Member States and the Commission. It should provide guidelines to Member States on options for the required bodies within each Member States and

¹ OJ L281, 23.11.1995, p.31

their functions (e.g. supervision, central or decentralised update of data, contact points for other

Member States, etc). The assessment should take into account the decentralised nature of the Vehicle registration authorities and testing centres in most of the Member States.

Each option shall explain who typically could be responsible for updating the data, which body could host and maintain the interconnection and which bodies could have access to the registers of other Member States. It shall identify the training requirements and the possible future evolution:

- **R5:** An assessment of the technical options available. The choosen options should be costeffective and preferably based on the TESTA II network. One preferred option will be to extend

the current TACHOnet architecture similar to the ERRU and RESPER systems. No more than three candidate system architectures shall be assessed in terms of: functionality, reliability, availability, performance, scalability, security, manageability and cost/benefits. In addition, the report shall describe the infrastructure and software available on the market as regards structuring of data, message, work flow management, interfaces with existing national registers. It shall specify the types of messages, their number, their length and the frequency of exchange and all other criteria decisive on the choice of the recommended architecture. It shall then establish the performance requirements and design specifications. The assessment of candidate system architectures could be based on the following approach, but

the tenderer could propose other methods more elaborated:

- The benefits of the recommended system architecture will be axed to the services, capabilities and qualities provided. The benefits will be identified for all the Member States and for the European Commission. The aim is to develop and provide a reliable, robust and user-friendly application tool which will be tailored to the needs of the competent authorities' clerks and vehicle inspectors who will use it on a daily basis.
- Performance measures will be established for each intangible benefit axed to a rating system. Each benefit shall be evaluated for each of the proposed solutions and every weighted score shall comprehensively be justified by providing solid, credible and relevant arguments reflecting at most the recommended solution to be deployed in the context of this project. The following nomenclature could be used, although not compulsory.

Type of system architectur (centralised, decentralised, hybrid)	e model
1. Functionality	/20
2. Reliability	/50
3. Availability	/40
4. Performance	/50
5. Scalability	/40
6. Security	/30
7. Manageability	/40
Total	/270

- The value of the benefits of each alternative shall be estimated and weighted against the costs for initial development and exploitation. The Total Costs of Ownership (TCO) have therefore to be estimated. Sensitivity analysis must be performed in order to test all the input parameters and the reliability of the assessment results.

- R6: A refined estimate of the global costs and benefits of implementing the national registers

and of interconnecting them. A first rough estimate of the costs and benefits is provided in SWD

(2012)206final (see chapter 2.3.2 "Information and data vital for the sffectiveness of testing and enforcement of test results" and Appendix 4 of Annex 14)². The costs will include the cost of training, equipment and operations. The benefits will include the savings of time for instructing licence requests, the reduced costs of enforcement and in general the reduction of administrative

burdens for both undertakings and administrations (testing and enforcement agencies). The estimate will distinguish between those Member States who have already a national register and

those that don't. The study will also recommend how to minimize the costs and maximise the benefits in the short and long term;

- **R7: Final recommendations**. They shall include all recommendations that the tenderer deems

necessary for the purpose of implementing the vehicle information platform and shall include at

least:

- Guidelines targeting Member States, testing centres and vehicle manufacturers for establishing, maintaining and operating national electronic registers, and for installing the interfaces required to allow a full interconnection with the other national registers.
- Common rules concerning the format of data to be exchanged and the technical procedures for the consultation of the electronic registres in other Member States, which could subsequently be the basis for the report of the Commission to the European Parliament pursuant to Article 15 of the proposed regulation on periodic roadworthiness tests.

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- A road map to be implemented by the Commission services until such time as there is the full interconnection between national registers. The road map shall be precise enough so that a first prototype which interconnects existing national registers can start immediatly after the study and therefore include the design specifications of the prototype. It shall include a detailed calendar, a list of tasks, a list of required staff and budget resources and organisational arrangements (eg user groups with Member States users, business continuity, etc.).

I.5. Reports and documents to produce - Timetable to observe

Execution of the tasks begins after the date on which the Contract enters into force.

In principle, the deadlines set out below cannot be extended. The Contractor is deemed solely responsible for delays occasioned by subcontractors or other third parties (except for rare cases of *force majeure*). Adequate resources and appropriate organisation of the work including management of potential delays should be put in place in order to observe the timetable below.

A kick-off meeting will take place in Brussels, at the latest 20 working days following the signature of the contract, in order to settle all the details of the study, report, etc... to be undertaken.

² Commission staff paper, impact assessment accompagnying the above mentioned legislative proposals (see http://ec.europa.eu/transport/road safety/pdf/road worthiness package/impact assessment en.pdf)

The work shall start from the signature of the contract. It will last 12 months.

Three meetings of maximum one day in Brussels will be required:

- First meeting: see kick-off meeting
- Second meeting for discussing the interim report

I.5.1. Third meeting for discussing the draft final report.**Progress reports**

The **progress report** showing progress of the work shall be submitted to the Commission at the latest 5 months after the date of signature of the contract.

The Commission shall have twenty days from receipt to approve or reject the report. Within 20 days of receiving the Commission's observations, the Contractor will submit additional information or another report.

I.5.2. Final report

The contractor will submit a final report to the Commission at the latest 10 months after the signature of the contract.

The Commission shall have twenty days from receipt to approve or reject the final report, and the Contractor shall have 20 days in which to submit additional information or a new final report.

I.5.3. Report format and publication

3 copies of the reports shall be supplied in paper form and one copy in electronic form, either in MS Word or in HTML format.

The Commission may publish the results of the study. For this purpose, the tenderer must ensure that the study is not subject to any restrictions deriving from intellectual property rights of third parties. Should he intend to use data in the study, which cannot be published, this must be explicitly mentioned in the offer.

I.6. Duration of the tasks

The duration of the tasks shall not exceed 12 *months*. This period is calculated in calendar days.

I.7. Place of performance

The tasks will be performed on the Contractor's premises. However, meetings between the contractor and the Commission may be held on Commission premises in Brussels.

I.8. Estimate of the amount of work involved

[The amount of work involved to carry out this contract is assessed at 450 man-days.

II. TERMS OF CONTRACT

In drawing up his offer, the tenderer should bear in mind the provisions of the draft contract attached to this invitation to tender (Annex 5). <u>Any limitation, amendment or denial of the terms of contract will lead to automatic exclusion from the procurement procedure.</u>

The Commission may, before the contract is signed, either abandon the procurement procedure or cancel the award procedure without the tenderers being entitled to claim any compensation.

II.1. Terms of payment

Payments shall be made in accordance with the provisions specified in Annex 6, the draft service contract

II.2. Subcontracting

If the tenderer intends to subcontract part of the service, he shall indicate in his offer which part will be subcontracted and to what extent (% of the total contract value).

Tenderers must ensure that Article II.20 of the contract (Annex 6) can be applied to subcontractors. Once the contract has been signed, Article II.6 of the above-mentioned contract shall govern the subcontracting.

II.3. Joint tenders

In case of a joint tender submitted by a group of tenderers, these latter will be regarded as partners. If awarded the contract, they will have an equal standing towards the contracting authority in the execution of the contract.

The tenderers should indicate in their offer whether the partnership takes the form of:

a) a <u>new or existing legal</u> entity which will sign the contract with the Commission in case of award

or

b) a group of partners not constituting a new legal entity, who via a <u>power of attorney</u>, signed by an authorised representative of each partner (except the lead partner), designate one of the partners as lead partner, and mandate him as lead contractor to sign the contract with the Commission in case of award.

If the contractor is a grouping or consortium of two or more persons, all such persons shall be jointly and severally liable to the Commission for the fulfilment of the terms and conditions of the contract. Such persons shall designate one of them to act as leader with full authority to bind the grouping or the consortium and each of its members. It shall be responsible for the receipt and processing of payments for members of the grouping, for managing the service administration and for coordination. The composition and constitution of the grouping or consortium, and the allocation of the scope of tasks amongst the members, shall not be altered without the prior written consent of the Commission which can be withheld at discretion.

II.4. Financial guarantees

For any pre-financing higher than 150,000 EUR, a financial guarantee equivalent to the amount of the pre-financing will be requested.

Depending on the financial situation of the tenderer, the Commission may ask for the financial guarantee for amounts lower than 150,000 EUR.

Performance guarantee:

Option 1

A performance guarantee corresponding to 10% of the total value of the Contract shall be constituted by deduction from the interim payment Release of the guarantee implies final acceptance of the services.

III. FORM AND CONTENT OF THE TENDER

III.1. General

Tenders must be written in **one of the official languages** of the European Union and submitted in **triplicate** (one clearly marked "original" and two copies) as well as a copy of the offer on a CD/DVD. The attention of the tenderers is drawn to the fact that the majority of the deliverables requested under Specific Contracts will have to be submitted in English.

Tenders must be clear and concise, with continuous page numbering, and assembled in a coherent fashion (e.g. bound or stapled).

The original signature of the single tenderer's or lead partner's autorised representative) (preferably in blue ink) on the administrative identification form (Annex 1) shall be considered as the signature of the tender, binding the single tenderer or the group of partners to the terms included in the tender.

III.2. Structure of the tender

All tenders must include three sections i.e. an administrative, a technical and a financial proposal.

III.2.1. Section One: administrative proposal

This section must provide the following information, set out in the standard identification forms attached to these tender specifications (Annexes 1, 2, 3, 4 and 5 as well other evidence required):

- <u>Tenderers' identification</u> (Annex 1)
 - All tenderers must provide proof of registration, as prescribed in their country of establishment, on one of the professional or trade registers or provide a declaration or certificate.
 - If the tenderer is a natural person, he/she must provide a copy of the identity card/passport or driving licence and proof that he/she is covered by a social security scheme as a self-employed person.

Each tenderer (including subcontractor(s) or any member of a consortium or grouping) must complete and sign the identification forms in Annex 1 and also provide above-mentioned documents. However, the subcontractor(s) shall not be required to fill in or provide those documents when the services represent less than 20% of the contract.

• <u>Financial identification</u> (Annex 2)

The **bank identification form** must be filled in and signed by an authorised representative of the tenderer and his/her banker. A standard form is attached in Annex 2 and a specific form for each Member State is available at the following Internet address:

http://ec.europa.eu/budget/contracts grants/info contracts/financial id/financial id en. cfm

In the case of a grouping, this form must only be provided by the person heading the project only.

If the corresponding bank account of economic operators is already registered in the Commission's files they are not obliged to provide a new form on the condition that they confirm that no change in the information already provided as occurred. In case of doubt, we recommend submitting a new form.

• <u>Legal entities</u> (Annex 3)

The legal entity form in Annex 3 must be filled in and should be accompanied by a number of supporting documents, available on the Web site:

 $\underline{http://ec.europa.eu/budget/contracts_grants/info_contracts/legal_entities_e} \\ n.cfm$

In the case of a grouping, this form must be provided by all partners.

Economic operators already registered as a legal entity in the Commission's files (i.e. they are or have been contractors of the Commission) are not obliged to provide a new form on the condition that they confirm that no change in the information already provided as occurred, In case of doubt, we recommend submitting a new form.

• <u>Declaration of honour with respect to the Exclusion criteria and absence of conflict of interest</u> (Annex 4)

An original should be filled and signed by (an) authorised representative(s) of all partners. Only sub-contractors with a part of the contract above 20% should the sign the form.

• <u>Power of attorney</u> (Annex 5) – in case of grouping only

An original should be filled and signed by (an) authorised representative(s) of each partner.

• <u>All the supporting documentation</u> for the purpose of checking the <u>selection</u> criteria (IV.2) should also be submitted under this section

The Commission reserves the right, however, to request clarification or additional evidence in relation to the bid submitted for evaluation or verification purposes within a time-limit stipulated in its request.

III.2.2. Section Two: <u>Technical proposal</u>

This section is of great importance in the assessment of the bids, the award of the contract and the future execution of any resulting contract.

The award criteria as set out in chapter IV.3 define those parts of the technical proposal to which the tenderers should pay particular attention as they will be the ground for the evaluation of the quality of the proposal.

The technical proposal should address all matters laid down in the specifications and should include models, examples and technical solutions to problems raised in the specifications. The level of detail of the tender will be extremely important for the evaluation of the tender.

Tenderers must present in their bids a proposal on the methodology and the organisation of the work to carry out in the framework of the study.

III.2.3. Section Three: Financial proposal

All tenders must contain a financial proposal. The tenderer's attention is drawn to the following points:

- Prices must be quoted in **euros**, including the countries which are not in the euro-area. As far as the tenderers of those countries are concerned, they cannot change the amount of the bid because of the evolution of the exchange rate. The tenderers choose the exchange rate and assume all risks or opportunities relating to the rate fluctuation.
- Prices must be fixed amounts [and include all expenses, such as travel expenses and daily allowances].
- Prices must be quoted free of all duties, taxes and other charges, i.e. also free of VAT, as the European Union is exempt from such charges in the EU under Articles 3 and 4 of the Protocol on the Privileges and Immunities annexed to the Treaty on the Functioning of the European Union. Exemption is granted to the Commission by the governments of the Member States, either through refunds upon presentation of documentary evidence or by direct exemption. For those countries where national legislation provides an exemption by means of a reimbursement, the amount of VAT is to be shown separately. In case of doubt about the applicable VAT system, it is the tenderer's responsibility to contact his or her national authorities to clarify the way in which the European Union is exempt from VAT;
- **Prices shall be** fixed and not subject to revision during the performance of the contract;
- For each category of staff involved in the project, the tenderer must specify:
 - the total labour costs;
 - the daily rates and total number of days (man/days) each member of staff will contribute to the project;
 - other categories of costs, indicating the nature of the cost, the total amount, the unit price and the quantity.

Bids involving more than one service provider (consortium) must specify the amounts indicated above for each provider.

IV. ASSESSMENT AND AWARD OF THE CONTRACT

Participation in tendering procedures is open on equal terms to all natural and legal persons coming within the scope of the Treaties and to all natural and legal persons in a third country which has a special agreement with the Union in the field of public procurement, under the conditions laid down in that agreement.

Where the Multilateral Agreement on Public Contracts concluded within the framework of the WTO applies, the contracts are also open to nationals of states which have ratified this Agreement, under the conditions provided for therein.

The procedure for the award of the contract, which will concern only admissible bids (see requirements in the invitation to tender, in particular, regarding the deadline for submission and the presentation of the offers and packaging), will be carried out in three successive stages.

The aim of each of these stages is:

- 1) to check on the basis of the exclusion criteria, whether tenderers can take part in the tendering procedure;
- 2) to check on the basis of the selection criteria, the technical and professional capacity and economic and financial capacity of each tenderer;
- 3) to assess on the basis of the award criteria each bid which has passed the exclusion and selection stages.

The assessment will be based on each tenderer's bid. All the information will be assessed in the light of the criteria set out in these specifications.

IV.1. Exclusion criteria (exclusion of tenderers)

IV.1.1. Exclusion criteria (Article 93 Financial Regulation³)

- 1. To be eligible for participating in this contract award procedure, tenderers must not be in any of the following situations:
- (a) they are bankrupt or being wound up, are having their affairs administered by the courts, have entered into an arrangement with creditors, have suspended business activities, are the subject of proceedings concerning those matters, or are in any analogous situation arising from a similar procedure provided for in national legislation or regulations;
- (b) they have been convicted of an offence concerning their professional conduct by a judgement which has the force of res judicata;
- (c) they have been guilty of grave professional misconduct proven by any means which the contracting authority can justify;
- (d) they have not fulfilled obligations relating to the payment of social security contributions or the payment of taxes in accordance with the legal provisions of the

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³ Council Regulation (EC, Euratom) No 1605/2002 of 25 June 2002 on the Financial Regulation applicable to the general budget of the European Communities (OJ L 248 of 16.9.2002)

- country in which they are established or with those of the country of the contracting authority or those of the country where the contract is to be performed;
- they have been the subject of a judgement which has the force of res judicata for (e) fraud, corruption, involvement in a criminal organisation or any other illegal activity detrimental to the Union's financial interests;
- they are currently subject to an administrative penalty referred to in Article 96(1) of (f) the Financial Regulation⁴ for being guilty of misrepresentation in supplying the information required by the contracting authority as a condition of participation in a contract procurement procedure or by the authorising officer as a condition of participation in a grant award procedure, for failing to supply this information or for having been declared to be in serious breach of their obligations under contracts or grants covered by the Union budget.
- 2. The cases referred to in point IV.1.1. e) above shall be the following:
- cases of fraud as referred to in Article 1 of the Convention on the protection of the a) European Communities' financial interests established by the Council Act of 26 July 1995 (OJ/C 316 of 27.11.1995, p. 48);
- b) cases of corruption as referred to in Article 3 of the Convention on the fight against corruption involving officials of the European Communities or officials of Member States of the European Union, established by the Council Act of 26 May 1997 (OJ/C 195 of 25.6.1997, p. 1);
- cases of involvement in a criminal organisation, as defined in Article 2(1) of Joint c) Action 98/733/JHA of the Council (OJ/L 315 of 29.12.1998, p. 1);
- cases of money laundering as defined in Article 1 of Council Directive 91/308/EEC d) (OJ/L 166 of 28.6.1991, p.77).

IV.1.2. Other cases of exclusion

1. In accordance with Article 94 Financial Regulation, contracts will not be awarded to tenderers who, during the procurement procedure:

are subject to a conflict of interest; a)

Tenderers must declare:

- that they do not have any conflict of interest in connection with the contract; a conflict of interest could arise in particular as a result of economic interests, political or national affinities, family or emotional ties, or any other relevant connection or shared interest;
- that they will inform the contracting authority, without delay, of any situation constituting a conflict of interest or which could give rise to a conflict of interest;
- that they have not made and will not make any offer of any type whatsoever from which an unjustified advantage can be derived under the contract;
- that they have not granted and will not grant, have not sought and will not seek, have not attempted and will not attempt to obtain, and have not accepted and will not accept, any advantage, financial or in kind, to or from any party whatsoever, where such advantage constitutes an illegal practice or involves corruption, either

⁴ Council Regulation (EC, Euratom) n° 1605/2002 of 25 june 2002 on the Financial regulation applicable to the general budget of the European Communities, OJ L 248 of 16 September 2002, p. 1, amended by Council Regulation (EC, Euratom) n° 1995/2006 of 13 December 2006, OJ L 390 of 30 December 2006, p.1.

directly or indirectly, inasmuch as it is an incentive or reward relating to performance of the Contract.

The Commission reserves the right to check the above information.

- b) **are guilty of misrepresentation** in supplying the information required by the contracting authority as a condition of participation in the procurement procedure or fail to supply this information.
- c) find themselves in one of the **situations of exclusion**, referred to in paragraph IV.1.1. above for this procurement procedure.
- 2. As mentioned under section III.2.1., the tenderers must provide proof of **registration**, as prescribed in their country of establishment, on one of the professional or trade registers or provide a declaration or certificate.

IV.1.3. Evidence to be provided by the tenderers

- 1. When submitting their bids, each tenderer (including subcontractor(s) or any member of a consortium or grouping) shall provide a declaration on their honour, duly signed and dated, stating that they are not in one of the situations mentioned above (cf. IV.1.1 and VI.1.2). For that purpose, they must complete and sign the form attached in Annex 4. Where the tenderer is a legal entity, they shall, whenever requested by the Commission, provide information on the ownership or on the management, control and power of representation of the legal entity.
- 2. The tenderer (all members in case of a consortium) to whom the contract is to be awarded shall provide, within 15 calendar days after notification of the results of the procurement procedure and in any case before the signature of the contract, the following evidence, confirming the declaration referred to above:

The Commission shall accept, as satisfactory evidence that the tenderer is not in one of the situations described in point IV.1.1 (a), (b) or (e) above, a recent extract from the judicial record or, failing that, an equivalent document recently issued by a judicial or administrative authority in the country of origin or provenance showing that those requirements are satisfied.

The Commission accepts, as satisfactory evidence that the tenderer is not in the situation described in point IV.1.1 (d) above, a recent certificate issued by the competent authority of the State concerned.

Where no such document or certificate is issued in the country concerned, it may be replaced by a sworn or, failing that, a solemn statement made by the interested party before a judicial or administrative authority, a notary or a qualified professional body in his country of origin or provenance.

- 3. Depending on the national legislation of the country in which the candidate or tenderer is established, the documents referred to in paragraph 1 and 2 above shall relate to legal and/or natural persons including, if applicable with regard to points b) and e), company directors or any person with powers of representation, decision-making or control in relation to the tenderer.
- 4. When the subcontracted part is above 20% of the contract value, the subcontractor(s) must also provide the above-mentioned declaration on honour. In case of doubt on this declaration on the honour, the contracting authority may also request the evidence referred to in paragraphs 2 and 3 above.

5. The Commission reserves the right to request any other document relating to the proposed tender for evaluation and verification purpose, within a delay determined in its request.

Remark:

The tenderers will be waived of the obligation to submit the documentary evidence above mentioned if such evidence has already been submitted for the purposes of another procurement procedure launched by the Directorates General in charge of Energy or Transport and provided that the documents are not more than one year old starting from their issuing date and that they are still valid. In such a case, the tenderer shall declare on his honour that the documentary evidence has already been provided in a previous procurement procedure, specifying the reference of the call for tender for which the documents have been provided, and confirm that no changes in his situation have occurred.

IV.1.4. Administrative and financial penalties

Without prejudice to the application of penalties laid down in the contract, candidates or tenderers and contractors who have been found guilty of misrepresentation in supplying the information required by the contracting authority as a condition of participation in the procurement procedure or have failed to supply this information or have been declared to be in serious breach of their obligations under contracts covered by the Union budget may be subject to administrative or financial penalties, in accordance with Article 96 of the Financial Regulation and Articles 134b and 133a of the Implementing Rules.⁵

IV.2. SELECTION CRITERIA (SELECTION OF TENDERERS)

To be eligible, the tenderers must have the economic and financial capacity as well as the technical and professional capacity to perform the tasks required in this call for tender.

IV.2.1. Economic and financial capacity – Criteria and references required

Information and formalities necessary for evaluating if the requirements are met: The tenderers must provide proof of their economic and financial capacity by means of the following documents:

• the balance sheets or extracts from balance sheets for the last 3 financial years and a statement of overall turnover and turnover relating to the relevant services for the last 3 financial years.

The overall annual turnover of the tenderer for the last 3 years for which the accounts have been closed shall not be less than 350 000 EUR.

An economic operator may, where appropriate and for a particular contract, rely on the capacities of other entities, regardless of the legal nature of the links which it has with them. It must in that case prove to the contracting authority that it will have at its disposal the resources necessary for performance of the contract, for example by producing an undertaking

⁵ Commission Regulation (EC, Euratom) n° 2342/2002 of 23 December 2002 laying down detailed rules for the implementation of Council Regulation (EC, Euratom) No 1605/2002 on the Financial Regulation applicable to the general budget of the European Communities, OJ L 357 of 31 December 2002, p. 1, as amended.

on the part of those entities to place those resources at its disposal. Under the same conditions, a consortium of economic operators may rely on the capacities of members of the consortium or of other entities.

IV.2.2. Technical and professional capacity - Criteria and references required

Information and formalities necessary for evaluating if the requirements are met:

The tenderers must provide evidence of employing directly or being readily capable of constituting a team of experts capable of carrying out in a professional and timely manner the tasks requested under this call for tender.

The core team of the contractor should have:

- at least 3 years of appropriate expertise and experience in the field of mechanical or IT engineering,
- at least 5 years of expertise and experience related to large scale IT networks as described in the tender, experience on requirements for vehicle approval, roadworthiness testing and vehicle registration. Previous examples and references of services in these fields are required to be submitted with the offer.

To assess the professional expertise, the tenderers are requested to submit a list of the main services provided in the past 3 years and relevant to this tender, together with a statement of the price of the service, the period of work and whether the service was rendered to public or private clients (name of client to be indicated).

To assess the professional expertise, the tenderers are requested to submit certificates and other means of proof of the required experience. If several service providers/subcontractors are involved in the bid, each of them must have and show that they have the professional and technical capacity to perform the tasks assigned to them.

An economic operator may, where appropriate and for a particular contract, rely on the capacities of other entities, regardless of the legal nature of the links which it has with them. It must in that case prove to the contracting authority that it will have at its disposal the resources necessary for performance of the contract, for example by producing an undertaking on the part of those entities to place those resources at its disposal.

Under the same conditions, a consortium of economic operators may rely on the capacities of members of the consortium or of other entities.

IV.3. EVALUATION OF TENDERS – AWARD CRITERIA

The contract will be awarded according to the criteria given below, on the basis of the economically most advantageous tender.

Only bids that have reached a total score of a minimum of 70% and a minimum score of 60 % for each criterion will be taken into consideration for awarding the contract.

a) Technical evaluation criteria in their order of importance as weighted by percentage

N° Award Criteria Weig	hting
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1	proposed methodology for the study (quality of the work	(40 %)
	programme).	
2	Understanding of the requirements and objectives of the call for	(30 %)
	tender and the issues involved.	
3	The quality of the team selected, quality of project planning and	(20 %)
	organisation to cope with and fulfil the obligations of the contract.	
n	Overall quality, completeness and presentation of the offer.	(10 %)
Total number of points		100

b) Total price

The contract will be awarded to the tender which offers the best ratio quality/price X 10.000

IV.4. INFORMATION FOR TENDERERS

The Commission will inform tenderers of decisions reached concerning the award of the contract, including the grounds for any decision not to award a contract or to recommence the procedure.

Upon written request, the Commission will inform the rejected tenderers of the reasons for their rejection and the tenderers having submitted an admissible tender of the characteristics and relative advantages of the selected tender and the name of the successful tenderer.

However, certain information may be withheld where its release would impede law enforcement or otherwise be contrary to the public interest, or would prejudice the legitimate commercial interests of economic operators, public or private, or might prejudice fair competition between them.

V. ANNEXES

- 1. Identification of the Tenderer
- 2. Financial Identification
- 3. Legal Entity Form
- 4. Declaration by the Tenderer (relating to the exclusion criteria and absence of conflict of interest)
- 5. Power of Attorney (mandate in case of joint tender)
- 6. Draft Contract

IDENTIFICATION OF THE TENDERER

(Each service provider, including subcontractor(s) or any member of a consortium or grouping, must complete and sign this identification form)

Call for tender N° MOVE/C4/325-1-201

Identity		
Name of the tenderer		
Legal status of the tenderer		
Date of registration		
Country of registration		
Registration number		
VAT number		
Description of statutory social security cover (at the level of the Member State of origin) and non-statutory cover (supplementary professional indemnity insurance) ⁶		
Address		
Address of registered office of tenderer		
Where appropriate, administrative address of tenderer for the purposes of this invitation to tender		
Contact	Person	
Surname:		
First name:		
Title (e.g. Dr, Mr, Ms):		
Position (e.g. manager):		
Telephone number:		
Fax number:		
E-mail address:		

⁶ For natural persons

Legal Representatives		
Names and function of legal representatives and of other representatives of the tenderer who are authorised to sign contracts with third parties		
Declaration by an authorised representative of the organisation ⁷		
I, the undersigned, certify that the information given in this tender is correct and that the tender is valid.		
Surname:	Signature:	
First name:		

This person must be included in the list of legal representatives; otherwise the signature on the tender will be invalidated.

Financial identification form

(to be completed by the tenderer and his or her financial institution)

A specific form for each Member State is available at the following Internet address: http://ec.europa.eu/budget/contracts_grants/info_contracts/financial_id/financial_id_en.cfm

In the case of a grouping, this form must only be provided by the person heading the project.

Legal entity form

Complete the legal entity form, which should be accompanied by a number of supporting documents, available on the Web site:

http://ec.europa.eu/budget/contracts_grants/info_contracts/legal_entities_legal_entities_en.cfm

Please note that we can only accept either original documents or certified copies, which must be less than 6 months old.

Declaration of honour with respect to the Exclusion Criteria and absence of conflict of interest

Each service provider, including subcontractor(s) or any member of a consortium or grouping, must sign this declaration

The undersigned [name of the signatory of this form, to be completed]:

	in his/her own name (if the economic operator is a natural person or in case of own declaration of a director or person with powers of representation, decision making or control over the economic operator ⁸)
	or
	representing (if the economic operator is a legal person)
official nar	me in full (only for legal person):
official leg	al form (only for legal person):
official add	dress in full:
VAT maria	tration number

VAT registration number:

declares that the company or organisation that he/she represents / he/she:

- a) is not bankrupt or being wound up, is not having its affairs administered by the courts, has not entered into an arrangement with creditors, has not suspended business activities, is not the subject of proceedings concerning those matters, and is not in any analogous situation arising from a similar procedure provided for in national legislation or regulations;
- b) has not been convicted of an offence concerning professional conduct by a judgment which has the force of *res judicata*;
- c) has not been guilty of grave professional misconduct proven by any means which the contracting authorities can justify;
- d) has fulfilled all its obligations relating to the payment of social security contributions and the payment of taxes in accordance with the legal provisions of the country in which it is established, with those of the country of the contracting authority and those of the country where the contract is to be carried out;

To be used depending on the national legislation of the country in which the candidate or tenderer is established and where considered necessary by the contracting authority (see art. 134(4) of the Implementing Rules).

- e) has not been the subject of a judgement which has the force of *res judicata* for fraud, corruption, involvement in a criminal organisation or any other illegal activity detrimental to the Union's financial interests;
- f) is not a subject of the administrative penalty for being guilty of misrepresentation in supplying the information required by the contracting authority as a condition of participation in the procurement procedure or failing to supply an information, or being declared to be in serious breach of his obligation under contract covered by the budget.

In addition, the undersigned declares on their honour:

- g) they have no conflict of interest in connection with the contract; a conflict of interest could arise in particular as a result of economic interests, political or national affinities, family or emotional ties or any other relevant connection or shared interest;
- h) they will inform the contracting authority, without delay, of any situation considered a conflict of interest or which could give rise to a conflict of interest;
- i) they have not made and will not make any offer of any type whatsoever from which an advantage can be derived under the contract;
- j) they have not granted and will not grant, have not sought and will not seek, have not attempted and will not attempt to obtain, and have not accepted and will not accept any advantage, financial or in kind, to or from any party whatsoever, constituting an illegal practice or involving corruption, either directly or indirectly, as an incentive or reward relating to award of the contract:
- k) that the information provided to the Commission within the context of this invitation to tender is accurate, sincere and complete;
- 1) that in case of award of contract, they shall provide upon request the evidence that they are not in any of the situations described in points a, b, d, e above.

For situations described in (a), (b) and (e), production of a recent extract from the judicial record is required or, failing that, a recent equivalent document issued by a judicial or administrative authority in the country of origin or provenance showing that those requirements are satisfied. Where the Tenderer is a legal person and the national legislation of the country in which the Tenderer is established does not allow the provision of such documents for legal persons, the documents should be provided for natural persons, such as the company directors or any person with powers of representation, decision making or control in relation to the Tenderer.

For the situation described in point (d) above, recent certificates or letters issued by the competent authorities of the State concerned are required. These documents must provide evidence covering all taxes and social security contributions for which the Tenderer is liable, including for example, VAT, income tax (natural persons only), company tax (legal persons only) and social security contributions.

For any of the situations (a), (b), (d) or (e), where any document described in two paragraphs above is not issued in the country concerned, it may be replaced by a sworn or, failing that, a solemn statement made by the interested party before a judicial or administrative authority, a notary or a qualified professional body in his country of origin or provenance.]

By signing this form, the undersigned acknowledges that they have been acquainted with the administrative and financial penalties described under art 133 and 134 b of the Implementing Rules (Commission Regulation 2342/2002 of 23/12/02), which may be applied if any of the declarations or information provided prove to be false.

Full name	Date	Signature

POWER OF ATTORNEY

mandating one of the partnes in a joint tender as lead partner and lead contractor 9

The undersigned:

- Signatory (Name, Function, Company, Registered address, VAT Number)
having the legal capacity required to act on behalf of his/her company,
HEREBY AGREES TO THE FOLLOWING:
1) To submit a tender as a partner in the group of partners constituted by Company 1, Company 2, Company N, and led by Company X, in accordance with the conditions specified in the tender specifications and the terms specified in the tender to which this power of attorney is attached.
2) If the European Commission awards the Contract to the group of partners constituted by Company 1, Company 2, Company N, and led by Company X on the basis of the joint tender to which this power of attorney is attached, all the partners shall be co-signatories of the Contract in accordance with the following conditions:
(a) All partners shall be jointly and severally liable towards the European Commission for the performance of the Contract.
(b) All partners shall comply with the terms and conditions of the Contract and ensure the proper delivery of their respective share of the services and/or supplies subject to the Contract.
1) Payments by the European Commission related to the services and/or supplies subject to the Contract shall be made through the lead partner's bank account: [Provide details on bank, address, account number].
 2) The partners grant to the lead partner all the necessary powers to act on their behalf in the submission of the tender and conclusion of the Contract, including: (a) The lead partner shall submit the tender on behalf of the group of partners. (b) The lead partner shall sign any contractual documents — including the Contract, and Amendments thereto — and issue any invoices related to the Services on behalf of the
group of partners. (c) The lead partner shall act as a single contact point with the European Commission in the delivery of the services and/or supplies subject to the Contract. It shall co-ordinate the delivery of the services and/or supplies by the group of partners to the European Commission, and shall see to a proper administration of the Contract.
Any modification to the present power of attorney shall be subject to the European Commission's express approval. This power of attorney shall expire when all the contractual obligations of the group of partners towards the European Commission for the delivery of the services and/or supplies subject to the Contract have ceased to exist. The parties cannot terminate it before that date without the Commission's consent.
Signed in on [dd/mm/yyyy]
Place and date:
Name (in capital letters), function, company and signature:

 $^{^{9}}$ To be filled in and signed by each of the partners in a joint tender, except the lead partner;

ANNEX 6 DRAFT CONTRACT