



Annex A1

Due Diligence Information Requirements

The ETI requires due diligence information during the two stages of the Project Commissioning Process:

- 1. Submission of the Expression of Interest Certain information is required as part of the first stage of the Project Commissioning Process; and
- 2. Project Shaping and Contract Negotiation Stage Further information will be required if any Submission is selected to proceed to the Project Shaping and Contract Negotiation Stage.

Please note that successful completion of all elements of the ETI's required due diligence is a prerequisite to any contract award: failure to meet any due diligence requirements may result in the exclusion of the Respondent(s) and/or the Proposal/Submission from the Project Commissioning Process.

1. Submission of Expression of Interest

1.1 State Aid

All Respondents shall confirm that there are no potential, threatened, pending or outstanding recovery orders by the European Commission in respect of any funding received by any Respondent (all proposed Participants).

1.2 Intellectual Property

The ETI's IP due diligence requirements for the Proposal are set out at Appendix C of the EoI (Intellectual Property section). Responses should be included in the corresponding section of the Proposal.

2. Project Shaping Contract Negotiation Stage - Due Diligence Requirements

These are only required if a Submission is selected to proceed to the Project Shaping and Contract Negotiation Stage, and will include:

2.1 Insurance

Respondents should confirm that insurance cover for the following risks is held by all proposed Participants, and should confirm (i.e. with copies of policies) levels of cover and expiry for each:

- Property damage (both any property occupied by the Participants and any third party properties)
- Business interruption
- Employer's liability
- Public liability
- Product liability (or justify its exclusion if not appropriate)
- Professional Indemnity

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Additionally, each Respondent should identify:

- if it or any other proposed Participant(s) self-insures or intends to self-insure for any of these risks:
- if it or any other proposed Participant(s) is intending to take out any project-specific insurance for the Project and the scope and intended beneficiaries of such insurance; and
- how (to the extent not already identified) each proposed Participant intends to insure against risks in the Project.

In relation to professional indemnity insurance, Respondents should note that the ETI has the following requirements.

- Each Participant is required to have in place at the start of the Project a professional indemnity insurance policy (with at least a 6 month unexpired term).
- Each policy should have a limit of indemnity of not less than £1,000,000 each and every loss (although this should be noted as the minimum for ANY ETI project and a higher requirement may be required for the Project).
- Each policy should provide an indemnity at least as extensive as the ETI's policy (the ETI will make this assessment). For example, the cover needs to include cover for negligent acts or omissions, and dishonest or fraudulent acts or omissions by the insured).
- Each Participant will need to agree to maintain a professional indemnity insurance policy in force for 6 years from the date of completion of the Project.
- Note: before entering into the Project Contract, the ETI will require sight of the insurance policy provided by the/each Participant or a copy of a letter of confirmation from the/each Participant's insurance company or broker summarising the detailed policy coverage and exclusions, and cannot proceed without this.

2.2 IP Due Diligence

Detailed due diligence to identify the required Background IP and Third Party IP (including third party data), existing rights to such IP and whether proposed licences for Third Party IP will meet the Project objectives;

2.3 Financial Due Diligence

Financial due diligence on the breakdown of costs for the Project to enable the ETI to:

- assess value for money; (i)
- (ii) assess financial risks associated with the Project (although the ETI will not be liable for any cost overrun, we recognise that any overrun would put financial pressure on other funders which may jeopardise successful completion of the Project); and
- ensure that it meets State aid requirements. (iii)

The ETI may request any other information that it reasonably requires in order to invest in the proposed Project including any information necessary to meet State aid requirements.