

### CLARIFICATION NO.8

Related to tender No. GSA/OP/04/11 - Engineering Services  
for GSA

1. Question: Would a consulting company when winning the project to provide resources to the GSA be blocked from bidding for consulting business to support other companies involved in Galileo or EGNOS projects, i.e. does the conflict of interest extend to the provision of consultants to different potential clients working on different areas of Galileo or EGNOS?

Answer: Such a conflict cannot be outright excluded and will be subject to a case-by-case evaluation. Please refer to the conflict of interest Articles I.13 and in particular II.3 of the Draft Framework Service Contract. Any possible conflict of interest must be clearly communicated without delay to the GSA for further evaluation.

2. Question: Should the tenderer participate with subcontractors can you confirm that the power of attorney of partners in joint tender is not required?

Answer: A power of attorney is only required for economic operators forming a grouping or consortium in a joint tender. Subcontractors are not requested to submit a power of attorney, but a letter of intent. Please also see the table on page 112-113 of the Tender Specifications for the list of required documents