



**EUROPEAN UNION RULE OF LAW MISSION IN KOSOVO**

**EULEX KOSOVO**

Ndertesë Farmëd  
 “Muharrem Fejza” p.n.  
 Lagja e Spitalit  
 10000 Pristina, Kosovo  
 Tel: +(381) 38 222 010 2000  
[www.eulex-kosovo.eu](http://www.eulex-kosovo.eu)

**CLARIFICATIONS (1)**

**PUBLICATION REFERENCE: EuropeAid/129735/M/SUP/XK**

**Supply of Rigid Hull Inflatable Boat and Associated Items**

1. Questions regarding the Instructions to Tenderers

Question No	Lot No	Question	Answer
1	n/a	<p>Can you please clarify current situation with „rule of origin“:</p> <p>In the „Instruction to tenderers“section 8, there is statement that rule of origin is derogated.</p> <p>In „Tender dossier“ we can see again statement that rule of origin is derogated in section 4.1, in the draft contract (article 2) and special conditions (article 10.1).</p> <p>Later on in the same dossier under “ANNEX I: GENERAL CONDITIONS“(article 10), and in the “”Technical specification” (LOT 1– engine) is stated that origin must be EU</p>	<p>According to Article 4 of the Draft Contract, the Special Conditions of the Contract prevails over the General Conditions.</p> <p>Article 4 establishes the order of precedence of Contract Documents as follows:</p> <ul style="list-style-type: none"> <li>- the contract agreement;</li> <li>- the Special Conditions</li> <li>- the General Conditions (Annex D);</li> <li>- the Technical Specifications (Annex II [including clarifications before the deadline for submission of tenders and minutes from the information meeting/site visit];</li> <li>- the Technical Offer (Annex III [including clarifications from the tenderer provided during tender evaluation];</li> <li>- the budget breakdown (Annex IV);</li> <li>- specified forms and other</li> </ul>

			relevant documents (Annex V); Technical Specifications are accordingly amended (Please see Corrigendum No 1)
--	--	--	---

EoT