



**OPEN INVITATION TO TENDER**  
**AO/DSL/KPOUL-MSERA/ESJS/001/19**  
**Cedefop Correction (1)**

1. In point 5.3 of the Tender Specifications (p. 47), "Information concerning price", the following paragraph:

- *The prices quoted must be fixed and not revisable for the first two years of the contract. From the 3rd year onwards price revision will be subject to the provisions of Articles I.5.2 and II.20 of the draft Framework Contract shall apply (see Annex B).*

shall be replaced by:

- *The prices quoted must be fixed and not revisable for the **first year** of the contract. From the **2nd year** onwards price revision will be subject to the provisions of Articles I.5.2 and II.20 of the draft Framework Contract shall apply (see Annex B).*

2. In Article I.1.1. "First Interim payment", I.1.2. "Second Interim payment" and I.1.3. "Payment of the balance" of Annex B – Draft Framework Contract, the following clause:

- *[statements of reimbursable expenses in accordance with Article II.22]*

is not applicable and shall therefore be deleted.

3. In Article I.8. "Communication details" of Annex B – Draft Framework Contract, the following paragraph:

*For the purpose of this FWC, communications must be sent to the following addresses:*

*Contracting authority:*

*Cedefop:*

*European Centre for the Development of Vocational Training (Cedefop)*

*Procurement Service (C4T)*

*Office 4.19*

*PO Box 22427*

*GR – 55 102 Thessaloniki*

*E-mail: c4t-Services-MBX@cedefop.europa.eu*

shall be replaced by:

*For the purpose of this FWC, communications must be sent to the following addresses:*

*Contracting authority:*

*Cedefop*

*(Procurement Service)*

**'SERVICE POST'**

**Europe 123**

**57001 Thermi (Thessaloniki)**

**Greece**

4. In Article I.10. Exploitation of the results of the FWC, I.1.1. Provision of list of pre-existing rights and documentary evidence, the following paragraph:

*The contractor must provide the contracting authority with a list of pre-existing rights as set out in Article II.13.4 together with the invoice for payment of the balance at the latest.*

*In addition, the contractor must provide the contracting authority with relevant and exhaustive evidence of the acquisition of all the necessary pre-existing rights together with a presentation of relevant result. To this effect, the contractor must provide a statement in accordance with Annex V, the relevant evidence listed in Article II.13.5 as appropriate or, failing that, third parties' statements in accordance with Annex V.*

shall be replaced by:

*The contractor must provide the contracting authority with a list of pre-existing rights as set out in Article II.13.4 together with the invoice for payment of the balance at the latest.*

*In addition, the contractor must provide the contracting authority with relevant and exhaustive evidence of the acquisition of all the necessary pre-existing rights together with a presentation of relevant result. To this effect, the contractor must provide a statement in accordance with **Annex A** the relevant evidence listed in Article II.13.5 as appropriate or, failing that, third parties' statements in accordance with **Annex B or C**.*