

This document is a non-binding translation of the original, published on 10.7.2022. The translation is offered to bidders for convenience purposes only. The binding wording of the document is the Hebrew version.

Clarification considering questions received after the deadline for clarification questions

Regarding the minimum requirement "privacy protection", the tender documents contain definitions for the terms "private information" and "infringement of privacy", as well as reference to the Protection of Privacy Law in this context. It should be noted that both Israeli law and this tender documents', do not include a technological/technical definition and/or parameters for "infringement of privacy." To make sure at the technical level that a specific solution does not infringe privacy, an exact sub-definition of infringement of privacy based on technical parameters is often required, and there are different possible approaches to these sub-definitions. The prequalification stage (PQ) in this tender does not provide any technical parameters on this issue and allows each bidder to prove his compliance with the minimum requirement "infringement of privacy", by attaching an opinion stating the suggested solution meets the conditions specified in the tender. At the detailed request stage of the tender, the parameters for the minimum requirement "infringement of privacy" will be defined within the framework of the solution sought in this procedure, also considering the solutions proposed in the prequalification stage (PQ).

In addition, regarding the minimum requirement "scientific validity", there is no requirement in the tender documents for scientific validity preservation. The requirement in the tender (Section 2.2.2.3) is that the accessible data will be sufficient for "scientifically valid research or studies, with minimal interference with the quality and quantity of the accessible data".

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