



Procurement

Production Operations
Procurement Department

Market Consultation Invitation – Request for Information (RFI) POPD – 2230 Suppliers for the leasing of: “One (1) Gas Turbine (GT) with a total capacity of approximately 30 MWe ISO for Kos Power Plant”

PPC S.A. (Public Power Corporation) is conducting a Market Consultation Invitation / Request For Information (RFI) process in order to lease One (1) Gas Turbine (GT) with a total capacity of approximately 30 MWe ISO for Kos Power Plant”.

Market Consultation scopes are:

- Market research and evaluation of potential Service Providers for the scope below.
- Assessment of the technical and financial capacity of potential Service Providers.

SCOPE

1. Public Power Corporation S.A. (PPC S.A.), located at 30 Chalkokondyli Street, Athens (www.ppcgroup.com), in accordance with the provisions of the PPC S.A. Regulation for Works, Supplies, and Services invites your company to participate in Market Consultation Invitation – Request for Information (RFI) for POPD – 2230 “Suppliers for the leasing of: One (1) Gas Turbine (GT) with a total capacity of approximately 30 MWe ISO for Kos Power Plant”.
2. The unit may be NEW or USED.
3. Fully certified by the OEM and maintained recently; the maintenance records have to be provided as well as the FAT documents of the Unit.
4. The Unit must be modular or mobile.
5. Max sound level should be 85dB at 1m from the Unit enclosure.
6. The Unit must be commercially available by **15th June 2026**.
7. The Unit will be operated on liquid fuel, but also must support gas fuel. Additionally, it must comply with current legislation, including emission regulations.
8. The project also includes the necessary emergency generator, breaker, power transformer (step up to 20kV) and auxiliaries, such as fuel conditioning and desalination Unit.
9. The leasing duration will be for Two (2) months during the summer of 2026 (July and August - within a possible extension from 15th of June to 15th of September) and at the end of this period, an optional extension

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for the same time intervals in the following years 2027 and 2028 is foreseen.

10. The Contractor will operate and maintain the Unit during the lease period; the Unit is expected to operate Twenty – Four (24) hours per day from July 1st, until the end of August, and nil, for the rest of the year period. PPC S.A. reserves the right to start the lease period Fifteen (15) days earlier and extend the duration of the operation of the Unit by Fifteen (15) days, after the end of the mentioned period.
11. Total annual operation is expected to be up to 2000 hours.
12. PPC S.A. will provide the liquid LFO, as well as utility water and compressed air.

This Market Consultation Invitation / RFI refers to all potential service providers complying with the categories below:

- Companies that manufacture Gas Turbines.
- Companies that provide leasing services for Gas Turbine based gensets.
- EPC contractors.

Participation Process

Participants in this RFI process will be required to complete and submit a relevant questionnaire, as well as to sign an NDA.

All submitted documents must be signed by an authorized person of the participating company.

The submission of the questionnaire and the distribution of the RFI documents shall be carried out using "**compareOne**" platform of the PPC Electronic Contracts System at the online address www.cosmo-one.gr or www.marketsite.gr.

Registration does not incur any expenses for interested parties.

A prerequisite for participation of the interested parties is registration with the System.

Upon, successful registration, interested Candidates will be provided with System Access Codes, required for system login and submissions.

Responses (Completed Questionnaire and the Signed NDA) will be submitted by the interested parties electronically with a start date of submission on **22th October 2025** and a closing date and time of submission on **07th November 2025 / 16:00 p.m. (Greece Local Time)**.

After the above deadline, submission of responses will not be possible, unless PPC S.A. at it's own discretion, decides to extend the period of the potential Service Providers' responses submission to ensure the proper carrying out of the process.

The questionnaire for the potential service providers mainly contains questions regarding:

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- Their technical and professional capacity and experience in the execution of services contracts of equivalent scope to the scope described herein.
- Their basic financial data.

For information about the participation process, please contact:

- **Ms. Valentine Skouri:**
Email Address: C.Skouri@ppcgroup.com
T: +30 2105292679
M: +30 6908047138

Requests for clarifications must be submitted electronically through the cosmoONE System by registered users only—i.e., those with valid credentials (username and password) provided upon registration.

Any information disclosed to PPC from any potential service provider under this procedure is treated as confidential and will not become available to any other participant or party.

RFI Schedule Structure

It is noted that this invitation to participate to an RFI is not an announcement of a Contract Award Process and does not imply the undertaking of any legal commitment or obligation from the participating parties or the PPC.

Availability for clarification meetings with PPC S.A.

The participants should declare their availability for clarification meetings during the period of 15th November until 15th December of 2025.

The exact meeting dates and time will be fixed once the Market Consultation written submittal procedure concludes.

Contact Details

Participants should indicate contact details of persons responsible for providing information / clarifications for this Market Consultation / RFI along with their availability to attend relevant meetings / workshops within the period of 15th November until 15th December of 2025.

Name:

Phone Number:

Email Address:



Market Consultation - Questionnaire

Request for Information (RFI) POPD – 2230 Suppliers for the leasing of: "One (1) Gas Turbine (GT) with a total capacity of approximately 30 MWe ISO for Kos Power Plant"

1. Please, state up to 5 major clients (including PPC S.A.) for whom you have provided services for **leasing gas turbines**. Furthermore, collaborations with other electric power companies in Greece or abroad (excluding PPC S.A.) for relevant provision of services, should be explicitly highlighted.
Please also provide your annual revenues of these services for each year from 2021 to 2025 in the table below:

Project Location	Client Name	Annual Value of Services in (€)				
		For 2021	For 2022	For 2023	For 2024	For 2025

General note: in the questions where the "Client name" is requested – respecting possible confidentiality rules – kindly provide either the name (where permitted) or a description of your client’s activity (e.g. Utility, etc.)

2. Please state up to 10 major support and maintenance projects leasing gas turbines over the past 5 years (2021-2025). Engine nominal power and type should be provided accordingly.

Nominal Power and Type of Gas Turbine (MW)	Project Location	Client Name	Project Duration (Start Date – End Date)	Project Value (€)	Project Brief Description

Notes / Comments

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3. Do you have any availability constraints for the next 24 months in case of being awarded this contract?
 Yes (please specify)

Notes / Comments

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- No

4. Kindly state and describe the main key factors that affect your commercial, pricing and discount policy. Examples: (a.) Type of contract duration, (b.) availability KPIs (please provide relevant examples), (c.) engines characteristics & specifications, (d.) payment terms, (e.) contractual liabilities and remedies, (f.) grace periods, (g.) Other - please specify.

Notes / Comments

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5. What is your Lead Time regarding the Provision of leasing the gas turbine (transportation and installation) from the date of award and under which circumstances?

Notes/ Comments

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6. If you cooperate for the provision of services with equipment/spares manufacturing Companies or contractors either in Greece or abroad, please describe the type of term agreements in place and the type/ limits of the corporation. (e.g. through Back-to-back relevant agreements)

Notes/ Comments

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7. Provided that you considered to participate in previous tenders conducted by PPC S.A., but eventually you did not, are there any particular issues/ requirements that if resolved/ amended would enable your participation (e.g., language of the tender documents, supporting documentation required, contractual terms) ?
 Yes (please specify)
 No
 N/A

Notes/ Comments

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8. Which are your Company's standard terms and conditions according to type of contract (e.g. framework agreement, long term performance management agreement, fixed pricelist etc.)?

Notes/ Comments

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9. Please state your company's financial figures for the years 2021, 2022, 2023 and 2024 (in € M)

Financial Figures	2021	2022	2023	2024
Revenue (in € M)				
EBITDA ^{1,2} (in € M)				
Book Value ³ (in € M)				
Net Debt (in € M)				

¹ EBITDA = Net Income + Interest + Taxes + Depreciation + Amortization

² Please do not report other profitability metrics, e.g., Adjusted EBITDA

Notes / Comments

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³ Defined as Total Assets – Total Liabilities

10. Please state your average annual operational staff (e.g., site workers, engineers, site supervisors etc.) and your managerial staff (e.g., project managers, senior

Notes / Comments

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management, senior executives etc.) over the past 3 years.

11. Please describe your presence in active collaborations in the current period, stating the number and role of your respective team participating in them.

Notes / Comments

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12. Please mark from the list below the certifications that you currently hold. Please provide a list of any additional or equivalent certifications that are relevant to the requested scope. Please mark with an X in the corresponding box of the 2nd column of the table below (Column entitled Availability) the ISO you have:

ISO Certificates	Availability	Information
ISO 9001 / 2015		
ISO 14001		
OHSAS 18001 / ISO 45001: 2018		
<i>Other:</i>		

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13. Please mark from the list below the certifications that you currently hold. Please provide a list of any additional or equivalent certifications that are relevant to the requested scope. Please mark with an X in the corresponding box of the 2nd column of the table below (Column entitled Availability) the ISO you have:

14. Please indicate the available fleet of GT based gensets available for rental and specifically:

- Manufacturer
- Type
- Power
- Operating Hours
- Condition - New/Used
- Year of first operation:
- Year and type of last maintenance

15. Is the maintenance of the Gas Turbines (labor, supervision, spare parts) carried out by the manufacturer or authorized by him?

The procedure and the Companies are mentioned in detail.

CONFIDENTIALITY AGREEMENT (NDA)

In Athens, today, on the following were agreed, concluded and mutually accepted by the hereby contracting parties: the societe anonyme trading under the name "Public Power Corporation" (PPC S.A.), seated in Athens, 30 Chalkokondyli Street, legally represented to sign this agreement by, and the company seated in legally represented by

1. PPC, hereby the "Corporation", has requested the submission of a Market Consultation Invitation – Request for Information (RFI) from the second contracting party, hereinafter the "Counter Party", in order to provide PPC S.A. with the service **"Leasing of One Gas Turbine (GT) with a total capacity of approximately 30 MWe ISO for Kos Power Plant in Greece"**.
2. The Counter Party assumes hereby the obligation to adhere to strict confidentiality pertaining to the Confidential Information provided or accessible due to its capacity and relation with the Corporation.
3. **Definitions Cooperation. Confidential Information.**

The term Cooperation includes the principle contract between the Counter Party and the Corporation due to which this Confidentiality Agreement is signed and/or any other cooperation or negotiation between the Counter Party and the Corporation during the term of the principle contract or in view of concluding a significant commercial, economic or investment agreement between them.

The term Confidential Information means the Cooperation between the Corporation and the Counter Party and any other commercially significant information related to the organization, the services, the financial structure, the financial policy, the Corporation's cooperations and investments and/or its associated companies, which has come to the hands of the Counter Party in any way and in any tangible or intangible form. Furthermore, Confidential Information means any piece of information which is characterized by the current stock exchange law as confidential and any piece of information known to the Counter Party during the execution and on the occasion of the Cooperation and/or this Contract.

4. Counter Party's Obligations

The Counter Party, more specifically, assumes the following obligations:

- a. - not to use the Confidential Information for any other reason but only for the scope of the work related to the principle Contract.
- not to disclose the Confidential information to other associates employed by the Corporation or third parties, with the exception of the cases that it is necessary to conclude the project assumed and only following a relevant written order of the Corporation and its consent.
- to reproduce any of the Confidential Information or store it in an electronic format only in order to conclude the project assumed by the Contracting Corporation. In case of reproducing the information in whole or partially, the copies must bear the word "COPY" and a file with all copies must be kept.
- to keep under secure circumstances all pieces of the Confidential Information and any object containing Confidential information.

- to return, at any given time, following a relevant request of the Corporation, the total or part of the Confidential Information at its possession.
 - not to exploit the Confidential information in order to acquire personal benefit, particularly from the acquisition or concession of the Corporation's shares or other rights on the Corporation's assets either by itself or via third interposed persons, as per Presidential Decree 53/1992 and any other relevant provision on stock exchange law.
- β. Cooperate with the Corporation's Shareholders' Service Team and provide any data considered necessary for the monitoring of the transactions on the shares or derivatives of PPC and the Companies associates with it; and
- c. Not proceed to transactions for shares and derivatives of PPC and its associates companies without observing the provisions of article 31, paragraph 2 of the applicable PPC Operation Regulation, for which the Counter Party states hereby that it has been aware of.
5. If the Cooperation of the Counter Party with the Corporation ends or is terminated for any reason or whenever is requested by the Corporation even before the termination or expiry of the Corporation or violation of the terms of this contract in any way by the Counter Party, it is required:
- (a) to immediately stop using the Confidential Information;
 - (b) to promptly deliver the Corporation any objects or documents with Confidential Information at its possession or, in violation of the terms of this contract, at the possession of third parties; and
 - (c) to announce in writing a list of names and addresses of third persons to whom the Counter Party has disclosed Confidential Information, according to the terms hereby, or to their violation.
6. It is explicitly agreed that if the Cooperation of the Counter Party with the Corporation expires or is terminated, the obligations of article 4, par. a, shall continue to be borne by the Counter Party for ten (10) years after the expiry of the Cooperation in any way.
7. It is explicitly agreed that in case of violation of the obligations assumed hereby, the Counter Party bears the exclusive responsibility for the remedy of any loss of the Corporation.
8. In addition to the contractual and civil responsibility under the law, the Counter Party also bears the criminal responsibility as per the relevant legislative provisions for the protection of Business and Industrial Secrecy, in particular article 371 of the Criminal Code and the provisions of articles 16, 17, 18 of L. 146/1914 on Unfair Competition, and the provisions on stock exchange law on the observation of secrecy and non-exploitation of confidential information.
9. The Contractor assumes the obligation towards PPC:
- A) not to provide, directly or indirectly, advice to PPC competitors for matters related to PPC and its operation unless PPC has given its consent in writing.
 - B) not to assume a project, part of the assessment scope of which shall be the Confidential Information involved in the specific project.

This obligation of the Contractor shall be valid during the term of this contract and for a period of two (2) years after project completion.

10. None of the Parties gives the other patents, inventions, trade secrets, intellectual rights or any other industrial or intellectual property rights.
11. It is explicitly agreed that for any dispute arising from this Contract, the Courts of Athens have the exclusive jurisdiction.
12. Any amendment of the terms and conditions of this Contract shall only be in writing, upon agreement that the written form shall be a constituting component and excluding any other document or any other means of proof, including oath.
13. Without prejudice of par. 6 above, this Contract enters into force as from its signing and up to its expiry of the Cooperation in any way between the Corporation and the Counter Party.

Upon agreeing and mutually accepting the above, the contracting parties drew up this Contract in witness whereof, which after being read and confirmed, was signed and each of the contracting parties received one original copy.

THE PARTIES

FOR THE CORPORATION

FOR THE COUNTER PARTY