***Appendix no. 2 – Application for participation in preliminary market consultations.***

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(company stamp of the contractor)

Polish Geological Institute -   
National Research Institute,   
00-975 Warsaw, Rakowiecka 4

APPLICATION FOR PARTICIPATION IN PRELIMINARY MARKET CONSULTATION

preceding public procurement procedure for a scientific and research service to be provided within the scope of the Polish exploration license for the Mid-Atlantic Ridge in order

to identify the occurrence of seafloor massive sulfide deposits

I. PARTICIPANT INFORMATION[[1]](#footnote-1)

………………………………………………………………………………………………….…………………………………… (name and address)

Tel.: …………………………………..

E-mail: …………………………………………………………

II. CONTACT

………………………………………………………………………………………………

(first and last name)

Tel.: …………………………………..

E-mail: …………………………………………………………

III. TERMS AND CONDITIONS FOR PARTICIPATION IN THE PRELIMINARY MARKET CONSULTATION:

In response to the invitation to participate in the preliminary market consultation, I am pleased to inform you that the entity I represent meet the requirements set by the Ordering Party as outlined in Section IV of this Invitation, i.e.

Activity name:

Scope of work:

Entity for which work was performed:

Completion date (from-to):

IV. ADDITIONAL INFORMATION – SUGGESTIONS:

1. The survey, technical and ICT solutions to meet the research objectives, including general vessel specifications:

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1. Financing - amount and date of reception of the advance payment, term of payment for the whole contract:

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1. Estimates of the total cost of the subject matter of the contract including its components:

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1. Possible start date (availability of vessel, equipment, crew and weather conditions)

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1. Estimated lead time (mobilisation, cruise length, number of acquisition days, demobilisation, transits)

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1. Remarks concerning the preliminary description of the subject matter of the contract (e.g. suggested solutions in terms of research methodology, methods of carrying out research and additional suggestions):

………………………………………………….. …………………………………………………………………

1. Conditions of participation of the representatives of PGI-NRI, partner institutes, representatives of the client in the research cruise, including participation in data acquisition, processing and interpretation (certificates, courses, etc.)

………………………………………………….. …………………………………………………………………

1. Provision of a preliminary schedule for the project (mobilisation, transit, area surveys, transit, demobilisation, data transfer, reporting, etc.)

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1. Submission of a proposal for terms and conditions of participation in the procedure concerning:

a) being authorised to conduct specific activities or actions if the law requires such authorisation:

………………………………………………….. …………………………………………………………………

b) possessing knowledge and experience:

………………………………………………….. …………………………………………………………………

c) having technical and personal means that are sufficient to perform the contract (e.g. the size of the implementation team; the knowledge, qualifications, and experience of the team members):

………………………………………………….. …………………………………………………………………

d) economics and finances:

………………………………………………….. …………………………………………………………………

1. Proposed description of the criteria for evaluation of tenders, together with the significance of these criteria and the method of evaluation.

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1. Submission of a contract specimen for the provision of comprehensive services within the scope resulting from the contract description.

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V CONSENT FOR USE OF INFORMATION PROVIDED:

I hereby agree that the information provided may be used to prepare the tender documentation, including the description of the subject matter and the specification of the terms and conditions of the contract.

In the case of transferring to the Ordering Party, in the course of preliminary market consultation, a work as defined in the Act of 4 February 1994on copyright and related rights, we hereby grant the Ordering Party unconditional and unlimited in time and territory permission to use this work (in whole or in part) for the purpose of preparing the tender documentation (non-exclusive licence), including the description of the subject matter, terms and conditions of the contract, as well as permission to exercise derivative copyrights to the work (the disposal and use of the derivative work) and to grant permission to exercise derivative copyright. We ensure that the use of the work by the Ordering Party shall not violate the rights of third parties.

In accordance with Art. 13 sec. 1 and 2 of the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (Official Journal) of the European Union 119 of 4 May 2016, p. 1) (hereinafter referred to as "GDPR") we inform that:

- the controller of your personal data is the Polish Geological Institute - National Research Institute, Rakowiecka 4, 00-975 Warsaw, tel. (+48) 22 45 92 000, fax. tel. (+48) 22 45 92 001,   
email: [biuro@pgi.gov.pl](mailto:biuro@pgi.gov.pl)

- the controller has appointed the Inspector for the Protection of Personal Data, whom you might contact about issues concerning personal data protection and processing via e-mail: [iod@pgi.gov.pl](mailto:iod@pgi.gov.pl) or by sending a letter to the Polish Geological Institute – National Research Institute address

- Your personal data shall be processed pursuant to Art. 6 sec. 1 c of the RODO for purposes related tothe consultation. The personal data shall also be processed in order to perform a task carried out in the public interest (legal basis Art. 6 sec. 1 e of the GDPR), for archival purposes in view of the legitimate interest of protection and storage of personal data in the event of a legal need to prove grounds (legal basis Art. 6 sec. 1 f of the GDPR) and for the purposes of establishing, investigating or defending against claims that may arise in connection with a public procurement procedure (legal basis Art. 6 sec. 1 (f) of the GDPR). Moreover, for the Contractor with whom the agreement will be signed, the legal basis for personal data processing will be Art. 6 sec. 1 b of the GDPR, because processing will be necessary to fulfil this agreement.

- The recipients of your personal data will be the persons or entities to whom the documentation of the procedure will be made available under the Art. 18 and Art. 74 sec. 1 of the PPL. In addition, your personal data may also be accessed by entities that process personal data on behalf of PGI-NRI, i.e. entities providing legal assistance, IT, delivery, postal, archiving and document destruction services. Your personal data may also be shared with other entities if such an obligation arises from the law.

- Your personal data will be stored, according to Art. 78 sec. 1 of the PPL for 4 years from the date of termination of the public procurement procedure. When the duration of the agreement exceeds 4 years, the storage period covers the period of the agreement. In case of concluding an agreement with the Contractor, their personal data will be stored for the duration of this agreement, until the expiry of claims related to the contractual obligations, unless a longer processing period is necessary in cases required by law.

- The obligation for you to provide personal data that concern you directly is a statutory requirement specified in the provision of the PPL, related to participation in public procurement procedures; the consequences of not providing the data are described in the PPL

- In relation to your personal data, decisions will not be made in an automated manner, pursuant to Art. 22 of the GDPR

- You have the right to:

* pursuant to Art. 15 of the GDPR, access your personal data;
* pursuant to Art. 16 of the GDPR, the right to rectify your personal data\*;
* pursuant to Art. 18 of the GDPR, the right to require the controller to restrict the processing of personal data, subject to the cases referred to in Art. 18 2 of the GDPR \*\*;
* You have the right to lodge a complaint to the President of the Office for Personal Data Protection, if you consider that the processing of your personal data concerning you

violates the provisions of the GDPR;

- You are not entitled to:

* in connection with Art. 17 sec. 3 b, d or e of GDPR the right to erasure personal data;
* the right to personal data portability referred to in Art. 20 of the GDPR;
* pursuant to Art. 21 of the GDPR, the right to object to the processing of personal data, as the legal basis for the processing of your legal data is Art. 6 sec. 1 c of the GDPR.

- At the same time, the Ordering Party reminds you of your obligation to provide information under Art. 14 of the GDPR to natural persons whose data will be provided to the Ordering Party connected with the proceedings and which the Ordering Party indirectly obtains from a participant taking part in the consultation, unless at least one of the exemptions referred to in Art. 14(5) of the GDPR applies.

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(date and signature)

1. If several entities apply for participation in consultations jointly, a representative of all these entities must be indicated [↑](#footnote-ref-1)