

| Nr. | Questions   | Answers  |
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| 1   | <p><b>Does the rent include:</b></p> <ul style="list-style-type: none"> <li>○ WTG test stand incl. crane stand (150 m x 100 m)</li> <li>○ Substation (HV/MV transformer)</li> <li>○ Roads</li> <li>○ Storage area (30 m x 150 m)</li> <li>○ Shared storage area (100 m x 200 m)</li> <li>○ Data transmission connection</li> <li>○ Measurement mast included equipment (up to 150 m)</li> <li>○ Access to shared office and meeting room facilities</li> <li>○ Common flight aviation lights (2 x 250 m)</li> <li>○ Lightning and overvoltage protection system</li> <li>○ Internal MV cables and cable trances (36 kV)</li> <li>○ Auxiliary power supply (3 x 400 V)</li> <li>○ Transformer station (20 m<sup>2</sup>)</li> </ul> <p><b>Is the following excluded:</b></p> | <p><b>Included in rent:</b></p> <ul style="list-style-type: none"> <li>○ WTG test stand incl. crane stand (150 m x 100 m): YES</li> <li>○ Substation (HV/MV transformer) YES, output voltage 33 kV</li> <li>○ Roads: Yes</li> <li>○ Storage area (30 m x 150 m): YES to be used when erecting a turbine or dismantling or shifting components</li> <li>○ Shared storage area (100 m x 200 m): YES to be used when erecting a turbine or dismantling or shifting components</li> <li>○ Data transmission connection: YES</li> <li>○ Measurement mast included equipment (up to 150 m); YES</li> <li>○ Access to shared office and meeting room facilities: YES</li> <li>○ Common flight aviation lights (2 x 250 m): YES</li> <li>○ Lightning and overvoltage protection system; YES in masts and to be connected to wind turbine earthing system.</li> <li>○ Please see the answer to question 4.</li> <li>○ Auxiliary power supply (3 x 400 V)</li> <li>○ Transformer station (20 m<sup>2</sup>): Part of the 150mx100 meter wind turbine stand</li> </ul> <p><b>Excluded:</b></p> <ul style="list-style-type: none"> <li>○ WTG: YES</li> <li>○ Foundation: YES WTG foundation excluded</li> <li>○ Grid connection: Yes WTG to transformer station at the test stand</li> </ul> |



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|     | <ul style="list-style-type: none"> <li>○ WTG</li> <li>○ Foundation</li> <li>○ Grid connection (WTG to transformer station)</li> <li>○ WTG transformer</li> <li>○ Transportation and erection</li> </ul> | <p>is excluded</p> <ul style="list-style-type: none"> <li>○ WTG transformer. Yes excluded</li> <li>○ Transportation and erection. Yes excluded</li> </ul>   |
| 2   | <p>Is Appendix 1b (Tender form for leasing of test stand) missing on the homepage?</p>  | <p>The tender forms are available at the web site as respectively appendix 1a (Høvsøre) and 1b (Østerild).</p>  |
| 3   | <p>Is it possible to get basic wind data for test sites at Østerild (wind speed and distribution)?</p>  | <p>There are wind measurements made for Østerild and a report is published august 2010 (ref 1). On the top of that the manufacturer can use the Danish code for wind conditions that defines the extreme values for the wind speed Also on Testcenter Høvsøre wind measurements are available (ref 2). And on the top of that the Danish codes that defines wind conditions in Denmark, can be used.</p> <p>(ref 1):<br/>Mann, Jakob; Courtney, Michael; Hummelshøj, Poul; Hjuler Jensen, Peter<br/>Undersøgelse af vindforhold ved det kommende testcenter ved Østerild. -<br/>Roskilde : Danmarks Tekniske Universitet, Risø Nationallaboratoriet for<br/>Bæredygtig Energi, 2010 (p. 32)<br/>In: Risø-R-1743(DA)</p> <p>(ref 2):<br/><a href="http://veaonline.risoe.dk/rodeo/ProjectOverview.aspx?&amp;Project=4&amp;Rnd=810626">http://veaonline.risoe.dk/rodeo/ProjectOverview.aspx?&amp;Project=4&amp;Rnd=810626</a></p> |

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| 4   | <p>According to Article 7.1.3 in Information to the Tender. "If tender does not submit a complete service certificate from the Danish Commerce and Companies Agency or other valid documentation that tender is not in one of the situations described in appendix 2b, point A7". Please inform about the wording in appendix 2.b, point A7, as a draft of appendix 2b is not included in the materials received?</p> | <p>Appendix 2b is a service certificate from the Danish Commerce and Companies Agency or other sufficient information stating that the tenderer is not in any of the situations described in the service certificate. See below for a link to the relevant sites:</p> <p><a href="http://www.eogs.dk/sw28332.asp">http://www.eogs.dk/sw28332.asp</a></p> <p><a href="http://www.virk.dk/myndigheder/stat/EOGS/Anmodning_om_serviceattest">http://www.virk.dk/myndigheder/stat/EOGS/Anmodning_om_serviceattest</a></p> <p>A copy of the form is now enclosed as appendix 2b as well.</p> |
| 5   | <p>Please provide soil investigation, if available</p>  | <p>A soil investigation report can be found on the website as appendix C4 regarding Høvsøre and appendix F regarding Østerild, but unfortunately only for test stands no. 1 and 5. The reports are in Danish.</p>   |
| 6   | <p>Please provide electrical specifications at grid connection point of the WTG (transformer Station). Information's like voltage level, short circuit power etc are appreciated.</p>   | <p>On the Østerild homepage there are 2 documents concerning the transformer that connect Test center Østerild to the electrical grid. The documents should answer the relevant questions. Unfortunately the documents is only provided in Danish.</p>  |
| 7   | <p>My understanding of the leasing fee at Østerild is that it consists of 3 elements</p> <p>a. Minimum yearly rental fee of DKK 3.5 mills excl. VAT</p> <p>b. Annual operation fee of DKK 0.5 mills excl. VAT</p> <p>c. During every current 3-year period to spend</p>   | <p>a. Yes.</p> <p>b. Yes</p> <p>c. Yes. It is the decision of the manufacturer which university or research center</p>  |



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|     | DKK 1.5 mills excl. VAT for external research activities.   | the manufacturer wants to collaborate with.  |
| 8   | Please confirm that the criteria for the award of the lease agreement are:<br>a. Size of annual rent 60%<br>b. The offered research project 40%   | We can confirm that the annual rent counts 60 % and the offered research project 40 %  |
| 9   | According to the Danish version of Information to the Tender the Lessor has the right to postpone the start date of the leasing contract for up to 9 month. Please confirm!   | Yes, this is correct with regard to Test Center Østerild. In a situation of unpredictable delays e.g. regarding construction works or due to archaeological discoveries, the start date can be postponed for a maximum of 9 months.  |
| 10  | At the information meeting several of the meeting participations were asking for a prolongation of the deadline for submission of tenders. Due to discrepancies between the Danish documents and English translations the deadline was postponed in order to revise the translations.   | 1. The deadline for the submission of the tenders has been prolonged to the 20 <sup>th</sup> of July 2011.<br>2. Most of the legal documents are now translated into English and the differences between the Danish and English versions should after a retranslation no longer be an issue. |
| 11  | Question to Leasing Contract, article 18.1: In a "big" company the approval procedure for invoices is rather complex and 10 working days from inbox to cash-out is nearly impossible. We suggest a period of 30 days beginning at the date of the first reminder letter. After all the cancelation of the leasing contract is a very dramatic step. | The comment will be considered before the final closing of contracts.  |

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| 12  | According to the rescheduled time table test stand no. 2 is put in instead of original test stand no. 4. Is this correct or a type failure?   | This is an unfortunate type error. The test stands for rent is no. 1, no. 4 and no. 5.   |
| 13  | In case test stand no. 2 is a type failure is the start of lease agreement date also wrong? I has been changed from original June to August   | The start of the lease agreement for test stand no. 4 is still June 2012.  |
| 14  | The new dead-line is 20 <sup>th</sup> of July 2011. Is this dead-line for the electronic version (pdf), or is this for the paper version, or have the two dates been merged to one?   | The deadline for receiving the paper original + a copy hereof is Monday the 25 <sup>th</sup> of July 2011. It should be noted that it is the date for the reception of the electronic version (20 <sup>th</sup> of July 2011) which decides if the tender has been received in due time. |
| 15  | According to Appendix D4, article 1.1.14 is the requested noise level for each WTG 111 dB(A) at 6 m/s and 113 dB(A) at 8 m/s, both without any tonality, but when I look into the appendixes of the VVM-report I can see that a noise level of 104,5 dB(A) has been used for test stand no. 1 in the calculations made by EMD. Is the requested noise level for test stand no. 1 different from the one announced in Appendix D4, article 1.1.14? | <p>That is a mistake. The following requested maximum noise level is:</p> <p>Test stand 1: 6 m/s: 104,5(A), 8 m/s: 106,5 dB(A)<br/>           Test stand 4: 6 m/s: 111 dB(A); 8 m/s: 113 dB(A)<br/>           Test stand 5: 6 m/s: 111 dB(A); 8 m/s: 113 dB(A)</p>                       |
| 16  | Information to the Tenders, article 4 is starting with the following "The tender material and information and declarations which tender must produce, consist of the following documents:". What is the meaning of this sentence? Does it mean that all material listed below this sentence has to be included in the tender send to DTU?   | Articles 4 summarize the entire material/documents produced regarding the tender. At the end of both Tender Forms there is a list of the <i>specific</i> appendixes which must be enclosed to the completed Tender Form.   |



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| 17  | Is it possible to provide us with the applicable grid code in English for the test site?  | There is not a grid code for the test site. The requirements are the Danish requirements. DTU will try to find an English translation.  |
| 18  | If, under the assumption that the grid connection requires a fault-ride through capability of the WTG, is it possible to operate the WTG during the first ½ year without that capability? As Østerild is a prototype test field, we assume this is possible (or that we can get the utility to accept this condition for a limited period of time)? | We assume that it is possible to operate the WTG the first half year without the fault-ride through capability, but we expect the manufacturer as soon as possible to install that capability. We will get a final confirmation from Energinet.dk as soon as possible.  |
| 19  | Is it possible to provide us with the applicable grid code in English for the test site?  | See 15  |
| 20  | Is it possible to make standard tests of grid compliance from the start?  | From the start it will be possible to do grid compliance at the test stands with the equipment the manufactures bring to the Test Centers later. If and when the central grid test facility is in place, it will be possible to do tests using the test facility sited next to the couplings station and to do tests with equipment sited on the test stand as well.  |
| 21  | Are there more information about the grid test facility and is it possible to test the wind turbines with 60 Hz?  | Yes, it is possible to get more information about the grid test facility. Risø DTU will publish a description of the expected design of the facility. It will be possible to test wind turbines with a 60 Hz grid but it will be in shorter periods e.g. 14 days periods three to four times per year per test stand. The remaining part of the year will be a normal 50 Hz grid with a possibility to make grid compliance tests at the test stands as mentioned in one of the previous answers. The approval of the level of publication of the specification of the Grid Test Facility depends on the partners behind the Research project that did develop the background for the specification of the test facility. We hope to put the description on the homepage before 2 weeks from now. |

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| 22  | What is the scope of the tender of the test sites – what is Risoe’s scope and what do the tenderers have to supply?  | The scope of renting out the test stands is to give the renting companies a possibility to test prototype wind turbines under the best wind conditions. The scope is more in detail described in the rent contracts.   |
| 23  | If a manufacturer have a test stand and wins a tender for another leasing period, can he then get the same test stand?   | If a manufacturer wins a test stand at Høvsøre, the manufacturer can have the same test stand if he wants so. If existing leasers do not get a test stand at Høvsøre there is no compensation for the loss of test stand and foundation  |
| 24  | Will an officially signed financial statement for the last three (3) years signed by both the board as well as by the auditors of the tenderer meet the requirements set out in Appendix 3a? | <p>According to Appendix 3 : "Economic and financial standing form" to the "INFORMATION TO TENDERERS", the tender must include the following documentation:</p> <p><i>"3a<br/>A statement certified by the auditor stating the tenderer’s total revenue and equity for the last three available financial years."</i></p> <p>In accordance with the requirements set out in Appendix 3a, the statement shall be auditor certified and must include the tenderer's total revenue and equity for the last three available financial years.</p> <p>Whether the officially signed financial statement for the last three available financial years signed by the board and the auditors of the tenderer will meet the requirements set out in Appendix 3a shall depend on an individual evaluation.</p> <p>Officially signed financial statements for the last three available financial years</p> |



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|     |  | <p>that states the tenderer's total revenue and equity and that have been audited by an auditor and signed by the board of directors and the auditor, will in general meet the statement requirements set out in Appendix 3a.</p>   |
| 25  | <p>Will a statement from an auditor or bank saying that the tenderer is an ongoing company with a sound economy that only undertakes commitments that it can fulfill and so on, meet the requirements in Appendix 3b ?</p> | <p>According to Appendix 3 : "Economic and financial standing form" to the "INFORMATION TO TENDERERS", the tender must furthermore include the following documentation:</p> <p><i>"3b</i><br/> <i>A statement from an independent auditor or bank to the effect that the tenderer has a financial position that enables the tenderer to undertake the proposed research project and perform the obligations pursuant to the draft lease agreement for the test stand(s) the tenderer wishes to lease and which are included in the contract documents as Appendix C and Appendix D."</i></p> <p>A statement from an independent auditor or bank saying that the tenderer is an ongoing company with a sound economy that only undertakes commitments that it can fulfill, will <u>not</u> in itself meet the requirements in Appendix 3b.</p> <p>It is essential, that the statement from the independent auditor or bank states that the tenderer is estimated to have a financial position, that enables the tenderer to undertake the proposed specific research project and perform the obligations pursuant to the lease agreement for the test stand(s) that the tenderer wishes to lease and which are included in the contract documents as Appendix C, if the tender concerns lease of the test stands at Høvsøre Test Station and/or in Appendix D, if the tender concerns lease of the test stands at Østerild Test Center.</p> <p>The statement shall not include a guarantee or warranty from the independent auditor or bank that the tenderer will perform the obligations pursuant to the</p> |

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|     |  | <p>proposed specific research project and perform the obligations pursuant to the lease agreements for the test stand(s) the tenderer wishes to lease. The statement shall state that the independent auditor or bank estimates that the tenderer has a financial position that enables the tenderer to undertake the specific obligations according to the specific tender, which means that the tender company have access to financial funding which can be own or foreign funding.</p> |
| 26  | <p>Is it compulsory to be established as a legal entity in Denmark to be able to sell electricity produced by the wind turbines?</p> | <p>No, but it is necessary to have a VAT registration certificate issued in Denmark or in another EU country. For more detailed information, please use the hyperlink below:</p> <p><a href="http://www.energinet.dk/EN/EI/The-wholesale-market/Players/Sider/How-to-become-a-player-on-the-electricity-market.aspx">http://www.energinet.dk/EN/EI/The-wholesale-market/Players/Sider/How-to-become-a-player-on-the-electricity-market.aspx</a></p>  |
| 27  | <p>How binding is the described research project and must the project cover the entire leasing period?</p>                           | <p>The research project is binding but if developments and unforeseen, extraordinary circumstances make the scope of the proposed research program irrelevant/aimless, it may be possible to revise the research project. The company has to document these extraordinary circumstances and the final decision of allowing the change in program lies with DTU. A new research project must meet the same general criteria as the initial project.</p>                                     |
| 28  | <p>Do the tenderers keep the revenue from their production and own disposal of electricity power?</p>                                | <p>Yes</p>   |



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| 29  | Do the tenderers have to choose a fixed leasing period for either 4, 6 or 8 years?   | Yes, that is a correct perception.   |
| 30  | Is the Grid connection facility agreement with NOE only applying to Høvsøre Test Centre and not Østerild Test Centre?  | Yes, the agreement with NOE only concerns Høvsøre Test Centre.   |
| 31  | <p>With regard to foundations already in place at the Høvsøre site, could you specify the following:</p> <ul style="list-style-type: none"> <li>0. could you disclose further material (drawings and/or text) to describe the foundations currently in place at Høvsøre?</li> <li>1. if not, is it possible to inspect the current foundations before submitting the bid?</li> <li>2. is there a legal obligation on the current owners to remove the foundation before the beginning of the new lease periods in 2012?</li> <li>3. In deciding on allocation of test stations in Høvsøre, will you consider preferences for individual test stations to be indicated in the bid based on the bidder's wish to take over specific foundations currently in place?</li> </ul> | <ul style="list-style-type: none"> <li>1. No. The issue is a matter between the existing lessor and the new lessor.</li> <li>2. No</li> <li>3. Yes</li> <li>4. The tender cannot be conditional but indicated preferences may be taken into consideration</li> </ul> |
| 32  | In Article 16 of the lease agreement for Høvsøre, conditions are defined regarding subletting, handover, etc. of the test site ("Afståelsesret,  | DTU enters into the lease agreement with one legal entity according to the tender and the proposed research project. Subsequent changes in the contract basis, including substitution of the participants in the   |

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|     | <p>fremleje og overdragelse til tredjemand m.v.”). Can you further elaborate the degrees of freedom available to bidding <i>consortia</i> with regard to these issues? For example, under which terms may it be possible for a bidding consortium (with a coordinator – “Fællessekretariat”) to add, exclude or change partners, or to invite ad hoc partners for individual projects, during the course of the contract? If no or little flexibility is foreseen, would you recommend that bidding consortia describe their requests for amendments to the lease agreement already in the bid?</p> <p>-</p> | <p>consortium, must be approved by DTU. The reason for this approval is that DTU needs to ensure that the change does not affect the underlying basis for letting the consortium win the tender or affect the research project, please consult appendix 2 as well.</p>  |
| 33  | <p>In Article 6.1.b) of the lease agreement for Høvsøre, can you further specify the definition of “væsentlige nye komponenter”?</p> <p>-</p>  | <p>“Væsentlige nye komponenter”/“major new components” can be e.g. a new rotor, a new gearbox, a new generator or new control algorithms.</p>   |
| 34  | <p>Article 9 of the lease agreement for Høvsøre details terms regarding the state of the leased test station, with the defining principle being that the leaseholder should accept the given state of the site when taking over the lease (“overtages som beset”). When and under which circumstances will the leaseholders be able to inspect their respective sites?</p>   | <p>At the date of acquisition the lessee inspects the state of the test stand. The foundation owned by the former lessee should be removed at the date of acquisition and the area should be cleared (see lease contracts).</p> <p>For inspecting the sites before acquisition date please contact Peter Hjuler Jensen.</p> <p>Please consult the soil investigation reports as well.</p> |



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| 35  | <p>5. In case of bidding <i>consortia</i>, is the coordinator liable for the lease payments of all partners, according to the share distribution presented?</p> <p>-</p>  | <p>Yes. There should be one liable legal entity which can be the coordinator.</p>  |
| 36  | <p>6. Please provide an example calculation of the value of the offer – V(årsleje) – for a bid (TBS) of 2 mill. DKK submitted for a Høvsøre lease, under the following two conditions:</p> <ul style="list-style-type: none"> <li>- the highest bid submitted is 4 million DKK</li> <li>- the highest bid submitted is 2.5 million DKK</li> </ul> | <p>See Appendix E page 3 and 4 where the model is described.</p>   |
| 37  | <p>What certificates does somebody need to enter / work the site and what certificates are required to work inside a WTG? Are there any other requirements existing.</p>  | <p>The DTU safety requirements are enclosed in appendix C6 where all DTU safety requirements are formulated. When lessee's employees or sub suppliers work on the test site, it has to be decided if it is the lessee's safety procedures or DTU safety procedures that has to be used.</p> <p>Work inside the wind turbines is normally always following the lessee's safety procedures where work outside the turbine can be either the lessee's or lessor's safety procedures. The safety procedures specify required certificates.</p> <p>DTU only requires that the Danish safety requirements are met.</p> |
| 38  | <p>Reference is made to Appendix 1b as published lately on your homepage. We note that only the</p>   | <p>The versions are correct. The appendices appear very similar but do not need to be corrected.</p>   |

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|           | <p>title refers to the Østerild test centre, but the entire content is from Appendix 1a for Høvsøre. Please issue the correct English version for Østerild (Appendix 1b) as soon as possible and correct the existing Appendix 1a for Høvsøre.</p>   |  |
| <b>39</b> | <p>Reference is made to Appendix D4, clause 1.1.2 a): Is it required that the prototype WTG has been issued with a certification acc. §8 bekendtgørelse nr. 651 of 26. June 2008 before it is allowed to be installed? If not, when is such a certificate required? Can the verification be a part of the research / test program?</p> | <p>As a minimum it is required that the wind turbine has either a § 8 certificate or § 3 certificate. The certificate is among other things used to get a building permit. The § 8 certificate is a certificate for turbines under development and are typically prototype wind turbines. Alternatively type certificates A and B following § 2 can be used.</p> |
| <b>40</b> | <p>Reference is made to Appendix D4, clause 1.1.13: Is it allowed to have the WTG manufacturers logo applied on the nacelle?</p>   | <p>At Høvsøre it is not allowed to have manufacturer's logo on the wind turbine nacelle.</p> <p>At Østerild Testcenter it is allowed to have manufacturers logo on the wind turbine nacelle (VVM page 36)</p>  |
| <b>41</b> | <p>Reference is made to the Lease Agreement "D", Appendix D1: Is our understanding correct that Lessor will provide the Test Centre and its infrastructure as listed in Appendix D1 on or before the commencement date at its own costs incl. furnished common building at the Test Centre?</p>  | <p>At Høvsøre an office is available for the Lessee. The Lessor does not provide furniture for the office. Also toilet facilities, bathing facilities, kitchen and common room are available.</p>  |



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| 42  | 2) Reference is made to the Lease Agreement "D", Appendix D1: How many furnished offices with how many working places will be available at the common building?  | As mentioned above there are one office available per test stand. The office can hold at least 2 working places.       |
| 43  | 3) Reference is made to the Lease Agreement "D", clause 10.1.2: The annual rent shall be paid on 5th January. Is that rent for the year of payment or for the coming (next) year (i.e. rent due for 2013 has to be paid by 5th January 2013)?                                      | The rent is paid ahead for the coming year.  |
| 44  | Will there be any further requirements with regard to aviation obstruction light other are any day markings (i.e. red stripes on the blades, markings on the tower) on the WTGs or are the 2 masts the only requirements with regard to aviation obstruction marking for Østerild? | No. DTU expect no further requirements beside the two light aviation masts to aviations                                |
| 45  | Reference is made to Lease Agreement, clause 5.3: We suggest to align it with the length of the lease period.  | Unfortunately not an option.   |
| 46  | Reference is made to Lease Agreement, clause 9.1: We suggest to delete the first sentence.   | DTU has now decided to offer the possibility of inspecting the test sites and thus the sentence should not be deleted. |

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| 47  | Reference is made to Lease Agreement, clause 10.1.3: We suggest to apply the net price index only.   | DTU will seriously consider the suggestion when preparing the contracts for final closing.  |
| 48  | Reference is made to Lease Agreement, clause 10.3: We suggest to have this reworded that payment is due after the commencement date. One would like to ensure that commencement has been achieved, before paying the proportional rent.        | The clause will be reworded and clarified.  |
| 49  | Reference is made to Lease Agreement, clause 11: Will it be acceptable if a parent company guarantee is provided?  | A deposit is not the same as a guarantee so in this sense a guarantee is not sufficient.  |
| 50  | Reference is made to Lease Agreement, clause 11.2: We suggest to include a statement when any such deposit will be returned.   | The suggestion can be accommodated.   |
| 51  | Reference is made to Lease Agreement, clause 14.1.4: We understand that work carried out outside or inside the wind turbine are subject to Lessee's safety manual. If not, this could have severe impact on the operation of the wind turbine. | Yes it is the lessee's safety manual for work carried out inside the wind turbine. Work outside the wind turbine can either be the lessees' safety manual/requirements or DTU requirements. |



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| 52  | Reference is made to Lease Agreement, clause 15.6: Could you please confirm that an Insurance Certificate would be sufficient documentation?   | Yes   |
| 53  | Reference is made to Lease Agreement, clause 15.8: Could you please confirm that if damage occurs to the wind turbine or to Lessee's provided equipment, Lessee will repair the defects, unless otherwise agreed.  | Lessee or lessor will repair the defects according to agreement between them.   |
| 54  | Reference is made to Lease Agreement, clause 16.3: Would such an assignment include all underlying obligations, rights, laws, duties, etc.? The law appoints DTU as the responsible party for the test centre and DTU has been granted with land rights, usage rights, etc. In case of assignment, all such rights would pass on to the other party? Could you please clarify? | As the Danish state has appointed DTU as the operator and operation manager, this matter depends on decisions made by the Danish state. But it is assumed that the usage rights would pass on to the new entity taking over DTU's responsibility. |
| 55  | Reference is made to Lease Agreement, clause 17.2: We understand such confidentiality includes also the wind turbine, test activities, research, development and results obtained by Lessor through his presence at the Test Centre.   | Yes, but please notice 17.3. as well.   |
| 56  | Reference is made to Lease Agreement, clause 18.2: We think the Lessee should be granted a certain amount of time to vacate the test stand.  | In the existing contracts the time to vacate the test stand is included in the rental period. And that is also the principle in the new contracts. The time to de-commission the wind turbine and restore the test stand is                       |

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|     | After all it will take time to de-commission the wind turbine and restore the test stand.   | included in the rent period. That gives the lessee an incentive to optimize the efficiency  |
| 57  | Reference is made to Lease Agreement, clause 22: We need assurance that Lessee has the right to have its wind turbine operational at the test stand for the agreed duration.                              | The clause reflects Lessor's own condition in relation to the Danish state thus DTU has to make the same reservation when entering into new agreements.   |
| 58  | Reference is made to Lease Agreement, clause 23.3: We would prefer that the claimant can choose where to forward the dispute to. Alternately we would suggest to state one way of dispute resolution only | The suggested change will be considered carefully   |
| 59  | Reference is made to Lease Agreement, clause 23.4: As this is a lease agreement and claims for non-performance are not likely to be exorbitant figures, one arbitrator would be sufficient.               | The suggested change will be considered and if accepted we propose a system with a limit so if the claim is under the limit one arbitrator is used and if the claim is over the limit three arbitrators will be used.   |
| 60  | Reference is made to Lease Agreement: What happens if the building permit cannot be obtained? Is the Lessee still bound to the agreement or can he terminate it?  | It is the duty and responsibility of the lessee to achieve the building permit. At Høvsøre Test Station we have not faced any problems obtaining building permits in the 9 years we have operated the test station. In Denmark the requirements to wind turbine erectors are very well defined. |
| 61  | Reference is made to Lease Appendix D4, item 1.1.7: Is it correctly understood the Lessee has unlimited access to Test Centre and Test Stand at all times (24/7)?   | Yes to the test centre and the Lessee's own test stand but not to the other lessee's test stands.   |
| 62  | Can the electrical data for the connecting the wind turbines to the grid be specified?  | Please encl. find specification regarding electrical grid connections prepared for WTG test sites:  |



| Nr. | Questions | Answers   |
|-----|-----------|---|
|     |           | <ul style="list-style-type: none"><li>• Arrangement at WTG test site, see Dwg. No. H-TF-99-E131, Technical kiosks, Arrangement – see page 02 and 05 (<a href="#">link1</a>)</li><li>• Grid connection, see Dwg. No. H-TF-99-E141, 36 kV Single busbar switchgear, One line diagram (<a href="#">link 2</a>)</li><li>• Aux. supply, see Dwg. No. H-TF-99-E143, 12 kV switchgear, One line diagram (<a href="#">link 3</a>)</li><li>• IT connection, see Dwg. No. H-TF-99-E151, Fiber net, Diagram (<a href="#">link 4</a>)</li></ul> |