

INVITATION FOR EXPRESSION OF INTEREST (EOI)

Project Title: Van Canh Binh Dinh Wind Power Plant

Issue Date: 25/6/2025

Issued with the Decision: No: 2178/QD-UBND dated June 23, 2025 of the Provincial People's Committee

**DEPARTMENT OF FINANCE OF
BINH DINH PROVINCE**

**DIRECTOR
Nguyen Thanh Hai**

TABLE OF CONTENTS

SUMMARY	3
ABBREVIATIONS	4
PART 1. PROCEDURES OF INVITING EXPRESSION OF INTEREST	5
CHAPTER I. INSTRUCTIONS FOR INVESTORS	5
CHAPTER II. EVALUATION OF PROJECT REGISTRATION DOSSIERS	17
CHAPTER III. EXPRESSION OF INTEREST FORMS	24
PART 2. REQUIREMENTS FOR PROJECT IMPLEMENTATION	39

SUMMARY

PART 1. PROCEDURES OF INVITING EXPRESSION OF INTEREST

Chapter I. Instructions for investors

This chapter provides information to assist investors in preparing their project registration documents. It includes provisions regarding preparation, submission, bid opening, and evaluation of project registration dossiers.

Chương II. Assessment of project registration dossiers

This chapter outlines the methods and criteria for evaluating investor registration documents.

Chapter III. Expresion of interest forms

This chapter specifies the forms that investors must complete as part of their project registration dossiers.

PART 2. REQUIREMENTS FOR PROJECT IMPLEMENTATION

The procuring agency will determine project requirements based on the contents of the investment policy approval decision.

ABBREVIATIONS

Instructions	Instructions for investors
System	Vietnam National Electronic Procurement System
Registration dossiers	Project implementation registration dossiers
EOI	Expression of interest
Law on Bidding	Law on Bidding No. 22/2023/QH15 dated June 23, 2023
Decree No. 115/2024/ND-CP	Decree No. 115/2024/ND-CP dated September 16, 2024 of the Government detailing a number of articles and measures to implement the Law on Bidding on selecting investors to implement investment projects using land.

PART 1. PROCEDURES OF INVITING EXPRESSION OF INTEREST

CHAPTER I. INSTRUCTIONS FOR INVESTORS

Section 1. Invitation for expression of interest

The Department of Finance of Binh Dinh Province would like to invite investors to submit registration dossiers to implement Van Canh Binh Dinh Wind Power Plant project, in Canh Lien commune, Van Canh district, Binh Dinh province.

1. Project name, investment objectives, and scale

1.1. Project name: Van Canh Binh Dinh Wind Power Plant.

1.2. Investment objectives:

To provide clean electricity from renewable energy sources to the national grid, contributing to national energy security, meeting the electricity demand for the socio-economic development in Binh Dinh province and reducing transmission losses.

To contribute to the local budget, promote the socio-economic development in Van Canh district, to create jobs for local people, and to increase industrial production value, supporting the province's goal of double-digit economic growth in the near future.

1.3. Project scale:

Designed capacity: 143 MW.

Estimated annual electricity output: ~391.8 million kWh/year.

Voltage level of national grid connection: 110 kV.

Grid connection plan: Constructing a 110 kV step-up substation at the Van Canh Wind Power Plant with a total capacity of (2x63 + 1x40) MVA and a 110 kV double-circuit line connecting from the 110kV transformer station of Van Canh Binh Dinh Wind Power Plant to the 110kV busbar of the existing 110kV Van Canh transformer station with a line length of about 26km.

2. Total investment capital: VND 5,700,947,000,000 (*In words: Five thousand seven hundred billion, nine hundred and forty-seven million Vietnamese dong*)

Preliminary costs of project implementation: VND 5,676,180,000,000

Compensation, support, and resettlement costs: VND 24,767,000,000

3. Project location: Canh Lien commune, Van Canh district, Binh Dinh province.

4. Land use purpose and current status:

4.1. Land use purpose: Land for energy projects.

4.2. Current Status: The project area consists of acacia plantations, agricultural crops, and intercropped land, with no residents.

5. Project land area:

The land area for with a fixed term of use is about 48.9ha (*including the total area of wind turbine foundations including foundation protection area, area for placing synchronous equipment at the foot of wind power poles; underground cables connecting wind power, foot of overhead power line connecting power; transformer stations; area for construction of internal traffic system and management and operation house*).

- The temporary land use area of the project is about 5.2ha.

(The temporary land use area is the area that the investor is allowed to use temporarily for the construction of the wind power project, including: temporary roads for construction, material and equipment storage areas, construction areas, temporary worker camps and other auxiliary locations. After the project is completed and put into use, the temporary land use area that is not part of the land area with fixed use term will be reclaimed by the competent authority for other purposes.

The selected investor shall negotiate with the local authorities and relevant agencies and units to determine the location and area of the temporary land suitable for the construction of the project and ensure that no types of land such as natural forest land, national defense land, residential planning land are used and other plans are not affected in accordance with current legal regulations.)

6. Planning criteria: The project is consistent with the national power development planning, Binh Dinh Province's planning and specialized planning

7. Project term and implementation progress:

- Project term: 50 years.

- Implementation progress: 3 years (*36 months*) from the date the investor is selected or approved as the investor to implement the project.

8. Deadline for submitting registration documents: 07h30, 26/7/2025.

Section 2. Prohibited acts in investor selection

Prohibited acts in the investor selection process shall comply with the provisions of Article 16 of the Law on Bidding.

Section 3. Eligibility of investors

An independent investor or each member of a partnership is considered eligible if all of the following conditions are satisfied:

3.1. For domestic investors: enterprises, cooperatives, unions of cooperatives, cooperative groups, public service units, or foreign-invested economic organizations established and operating in accordance with Vietnamese law. For foreign investors: legally established and operating in accordance with foreign law.

3.2. Independent financial accounting.

3.3. Not in the process of carrying out dissolution procedures or having the business registration certificate, cooperative registration certificate, cooperative union, or cooperative group revoked; not in a case of insolvency according to the provisions of the law on bankruptcy;

3.4. Listed on the National Bidding Network System before the approval of EOI results.

3.5. Ensures bidding competition according to clause 5, Article 6 of the Law on Bidding and Article 5 of Decree No. 115/2024/ND-CP; information of consultants as follows:

- Consultant for preparing investment policy approval dossier: None
- Consultant for preparing project proposal: None
- Consultant for preparing pre-feasibility or feasibility study report prior to EOI: Institute of Energy, 06 Ton That Tung, Dong Da, Hanoi
- Consultant for preparing the invitation for the EOI: None
- Consultant for evaluating registration dossiers: None

3.6. Not under any prohibition from participating in bidding as decided by the competent authority, Minister of Industry and Trade, Chairman of the Provincial People's Committee as prescribed in clause 3, Article 87 of the Law on Bidding.

3.7. Not under criminal investigation.

3.8. Eligible for land allocation or land lease by the State and meeting the conditions of land allocation and land lease according to the provisions of the law on land.

Section 4. Content of Invitation for EOI

4.1. The Invitation for EOI includes Part 1, Part 2, and any modifications or clarifications (if applicable). and documents amending and clarifying Invitation for EOI (if any) as prescribed in Section 7 of CDNĐT, including the following contents:

a) Part 1. Procedures of inviting expressions of interest

- Chapter I. Instructions for investors.
- Chapter II. Evaluation of project registration dossiers.
- Chapter III. Expression of interest forms.

b) Part 2. Requirements for project implementation

4.2. The Notice of Invitation for Expression of Interest issued by the Inviter is for notifying and is not a part of the dossier of Invitation for EOI.

4.3. The Inviter is not responsible for the inaccuracy or incompleteness of the dossier of Invitation for EOI, documents clarifying the Invitation for EOI, the minutes of the pre-bid meeting (if any), and documents amending the Invitation for EOI not provided by the Inviter.

4.4. Investors must study all instructions, forms of invitation for expression of interest, project implementation requirements and other requirements in the Invitation for EOI to prepare the project registration dossier.

Section 5. Preliminary Qualification Criteria: Financial and Experience

Preliminary standards on investor capacity and experience include:

- 5.1. Owner's equity requirements.
- 5.2. Experience in similar projects.

The details as regulated are in Chapter II – Evaluation of Project Registration Dossiers.

Section 6. Clarification of Invitation for EOI

6.1. In case of needing clarification of Invitation for EOI, the investor shall send a request for clarification to the inviter on the System at least 05 working days before the deadline for submitting the registration dossier.

6.2. After receiving the request for clarification within the prescribed time, the Department of Finance of Binh Dinh Province shall clarify and post the document clarifying the Invitation for EOI on the System at least 02 working days before the deadline for submitting the registration dossier.

6.3. The content of the clarification of the Invitation for EOI must not be contrary to the content of the Invitation for EOI posted on the System. In case the clarification of the Invitation for EOI leads to the need to amend the Invitation for EOI, the amendment of the Invitation for EOI shall be implemented in accordance with the provisions in Section 7 of the Instructions for investors.

6.4. The document clarifying the Invitation is part of the Invitation for EOI.

Section 7. Amendments of the Invitation for EOI and Extension of submitting the project registration dossier

7.1. In case of amending the Invitation for EOI after issuance, the inviting party must post the following documents on the System, including: Decision on amendment with the amended Invitation for EOI contents, the amended Invitation for EOI. The Decision on amendment with the amended Invitation for EOI is part of the Invitation for EOI. Investors are responsible for regularly accessing the System to update information on the Invitation for EOI.

7.2. The time for posting the decision on amending the Invitation for EOI is at least 10 days before the deadline for submitting the Invitation for EOI. In case the time for posting the Invitation for EOI decision does not meet the regulations in this Section, the inviting party must extend the corresponding bid closing time to ensure the regulations on time in this Section. The extension is carried out in accordance with the regulations in Section 7.3 of the Instructions for Investors.

7.3. In case of needing to extend the time for submitting the Invitation for EOI, the inviting party posts the extension notice with the decision approving the extension on the System. Notice of extension including reason for extension and new bid closing date.

Section 8. EOI participation cost

The investor shall bear the costs related to the preparation and submission of the project registration dossier. In all cases, the inviting party shall not be responsible for the costs related to the investor's participation in the EOI.

Section 9. Language to be used

The project registration dossiers and letters related to the project application dossier exchanged between the investor and the inviting party are written in: The investor can choose English or Vietnamese to prepare the project application dossier. In case the project application dossier is in English, the investor must send a notarized Vietnamese translation.

Supporting documents and materials in the project application dossier can be written in another language and accompanied by a notarized Vietnamese translation version to prepare the project application dossier. In case the translation is missing, if necessary, the inviting party may request the investor to send additional documents.

Section 10. Project Registration Document and Submission Deadline

10.1. The Project Registration Document prepared by the investor must include the following components:

- a) Project registration document as prescribed in Section 13 of the Instructions for investors;
- b) Documents proving the legal status of the person signing the project

registration document as prescribed in Section 13 of the Instructions for investors;

c) Expression of Interest forms;

d) Other contents:

The investor must have a mandatory commitment document for the following contents:

- Commitment to implementing the project in accordance with the provisions of law on planning, investment, construction, land, electricity, environment, fire prevention and fighting and other relevant regulations.

- The investor commits not to transfer, buy, sell, or transfer ownership in any form of shares or capital contributions in the Project Company before completing the construction work according to the approved planning. Transfer, sale, or transfer of ownership in any form is strictly prohibited unless approved in writing by the Provincial People's Committee. In case the investor intentionally violates this regulation, the Project may be revoked without any obligation to compensate by the competent authority.

- Establishing a project enterprise in the locality, fulfilling tax obligations according to the provisions of law.

10.2. The investor submits the project registration dossier on the System before 07h30, 26/7/2025.

Section 11. Currency used for evaluation

When evaluating the project registration dossiers, conversion must be made to 01 type of currency; in the case that among those currencies there is Vietnamese currency, it must be converted to Vietnamese dong; in the case that among the currencies there is no Vietnamese Dong, it must be converted to the conversion currency, the time of verification and the basis for determining the conversion rate are as follows:

a) The conversion currency is: US dollar.

b) The time for determining the conversion rate is: the time of closing the bid as a basis for evaluation.

c) The basis for determining the conversion rate: The inviting party will base on the buying and selling rates of the Joint Stock Commercial Bank for Foreign Trade of Vietnam.

Section 12. Documents proving eligibility, capacity and experience of the investor

12.1. Documents proving the investor's eligibility include:

a) For independent investors, the following documents must be provided to prove their eligibility:

A copy of one of the following documents: Business registration certificate or establishment decision or equivalent document issued by a competent authority for domestic investors; documents proving registration of establishment and operation under foreign law for foreign investors.

b) For partnership investors, the following documents must be provided:

- Documents specified in Point a of this Section for each member of the partnership.

- Partnership agreement between members according to Form No.03 in Chapter III - Expression of interest forms.

12.2. Documents proving the investor's capacity and experience include:

a) The investor's capacity and experience are declared according to the Forms in Chapter III - Forms of expression of interest. In case the currency stated in the documents proving capacity and experience is not the currency prescribed in Section 11 of this Chapter, when preparing the Project registration dossier, the investor must convert it to the corresponding currency prescribed in Section 11 of this Chapter as a basis for evaluating the Project registration dossier. In the case there is no direct exchange rate between these currencies, the investor shall use the conversion currency prescribed in Section 11 of this Chapter as a basis for conversion and declaration in the Project registration dossier.

b) Investors must submit the following documents together with the Project registration dossier:

Investment project proposal including the following contents: Project name, total investment capital (clearly stating the preliminary project implementation costs; compensation, support, resettlement costs), investment capital sources (equity, mobilized capital), implementation progress, objectives, scale, commitment to bear all costs and risks if the project proposal is not approved and other documents in accordance with the requirements of the invitation for expression of interest.

Section 13. Project implementation application

13.1. For independent investors, the project implementation application must be prepared according to Form No. 01 in Chapter III - Expression of Interest Form, signed and sealed (if any) by the legal representative of the investor.

The legal representative of the investor is the legal representative of the investor or a person authorized by the legal representative of the investor.

In the case the legal representative of the investor authorizes a subordinate, the Power of Attorney must be attached according to Form No.02 Chapter III - Expression of Interest Form; in the case the company charter or other relevant

documents assign responsibilities to a subordinate, these documents must be attached (there is no need to prepare a Power of Attorney according to Form No.02 Chapter III - Expression of Interest Forms). The original Power of Attorney (prepared according to Form No. 02 Chapter III - Expression of Interest Forms) must be sent to the inviting party together with the project implementation application.

13.2. For joint venture investors, the project implementation application must be prepared according to Form No.01 in Chapter III – Expression of interest forms, signed and sealed by the legal representative of each partnership member or by the member according to the assignment of responsibilities in the partnership agreement (if any).

The legal representative of a partnership member is the legal representative or the person authorized by the legal representative. In the case authorization, performance is the same as independent investors as prescribed in Section 13.1 of Instructions for investors.

Section 14. Preparation, submission, and receipt of the project registration dossier

14.1. The investor is responsible for preparing and submitting the project registration dossier on the System according to the requirements of the registration dossier. The investor's project application dossier includes: Project implementation application; documents on legal status, capacity, and experience of the investor; other relevant documents (if any).

14.2. The investor submit the Project Registration dossier on the System within the deadline specified in the notice of invitation for expression of interest.

Section 15. Amendment, replacement, withdrawal of Project Registration Dossier

15.1. After submission, investors can amend, replace or withdraw the Project Registration dossiers on the System before the deadline for submitting the Project Registration dossiers. In case it is necessary to amend the submitted Project Registration dossiers, investors must withdraw all previously submitted Project Registration dossiers. After completing the project dossier, the investor shall resubmit the new project application dossier. In case the investor has submitted the project registration dossier before the revised bidding dossier (if any), the investor must resubmit the new project registration dossier in accordance with the revised bidding dossier.

15.2. After the deadline for submitting the Project Registration Dossiers, investors are not allowed to withdraw the submitted Project Dossiers.

Section 16. Bid Closing Time

16.1. The inviting party shall receive the Project Registration Dossiers of all investors submitting their Bidding Documents before the closing time of bidding: 07h30, 26/7/2025.

16.2. The inviting party may extend the closing time of bidding in case of amending the Invitation for EOI as prescribed in Section 7.3 of the Instruction for investors.

Section 17. Bid Opening

17.1. The bid opening shall be conducted on the System within 02 hours from the deadline for submitting Project Registration Dossiers.

17.2. Except for the case of Project Registration Dossiers withdrawn by investors as prescribed in Section 15.1 of the Instructions for investors, the inviting party shall publicly open all Project Registration Dossiers received before the closing time of bidding.

17.3. The inviting party shall organize the evaluation of Registration Dossiers of investors who have submitted their dossiers.

Section 18. Clarification of the Project Registration Dossiers

18.1. In case during the evaluation process, the investor discovers that the Registration Dossiers lacks information and documents on its eligibility, capacity and experience that have not been submitted with the application, the investor shall send the information and documents to the inviting party to clarify its eligibility, capacity and experience. The inviting party must notify the investor in writing of the receipt of the investor's additional clarification documents on the System.

18.2. In case the investor is found to lack documents proving its eligibility, capacity and experience, the inviting party must request the investor to clarify and supplement documents to prove its eligibility, capacity and experience. The investor is responsible for clarifying the Registration Dossiers upon request of the inviting party. All requests for clarification from inviting party and clarification documents from investors must be made on the System.

18.3. The clarification of the Project Registration Dossiers must ensure the principle of not changing the status and name of the interested investor.

18.4. The request for clarification must specify the deadline for the investor to clarify (this deadline must be consistent with the project implementation progress, ensuring that the investor has enough time to prepare documents to clarify the Project Registration Dossiers). In the case the deadline for clarification has passed and the inviting party has not received the clarification document or the investor has a clarification document but does not meet the request for clarification from the inviting party, the inviting party will evaluate the investor's Project Registration Dossiers according to the information stated in the Project Registration Dossiers submitted before the bid closing time.

Section 19. Evaluation of the Project Registration Dossiers and Publication of the Results of Invitation for Expression of Interest

19.1. The evaluation of the Project Registration Dossiers shall be carried out according to the methods and criteria for evaluating capacity and experience specified in Chapter II - Evaluation of the Project Registration Dossiers.

19.2. Based on the results of the evaluation of the Project Registration Dossiers, the inviting party shall submit to the competent authority for consideration and approval of the results of invitation for expression of interest and organize the selection of investors as follows:

a) In the case there are two or more investors meeting the requirements of the Invitation for EOI, the bidding shall be organized to select the investor according to the provisions of Article 44 of Decree No. 115/2024/ND-CP.

b) In the case there is only one investor registering and meeting the requirements of the Invitation for EOI or there are many investors registering but only one investor meeting the requirements of the Invitation for EOI, the investor shall be approved according to the provisions of the law on investment.

c) In case there are no interested investors or no investors meeting the requirements of the Invitation for EOI, there will be a written notice of the end of the procedure for inviting interest.

19.3. For projects specified in Point a, Section 19.2 of the Instructions for investors, the competent person shall approve the progress monitoring table of investor selection activities as prescribed in Article 12 of Decree No. 115/2024/ND-CP, in which the bid solicitor, the form and method of bidding for investor selection, and the time to start organizing the selection of investors to implement the energy project investment project shall be decided according to the following provisions:

a) Open domestic bidding if no foreign investor submits the Project Registration Dossiers or meets the requirements of the Invitation for EOI as prescribed in point dd, Clause 2, Article 11 of the Law on Bidding;

b) Open international bidding if there is at least one foreign investor or more that meets the requirements of the Invitation for EOI.

19.4. For projects specified in point c, Section 19.2 of the Instructions for investors, the competent officer shall notify in writing of the end of the invitation for expression of interest and consider deciding to perform one of the following two procedures:

a) Re-perform the invitation for expression of interest within the time limit decided by the competent person;

b) Review and edit the Invitation for EOI but must ensure that it is consistent with the decision approving the investment policy or the document approving project information and re-perform the procedure of inviting expression of interest.

19.5. Based on the decision of the competent person specified in Section 19.2 of the Instructions for investors, the inviting party shall be responsible for posting the invitation for expression of interest results and the Progress Tracking Table of investor selection activities or the written notice of the end of the invitation for expression of interest e on the System.

Section 20. Handling of violations in bidding

20.1. Organizations and individuals who violate the law on bidding and other relevant legal provisions shall, depending on the nature and severity of the violation, be subject to disciplinary action, administrative sanctions or criminal prosecution; in the cases which the violation of the law on bidding causes damage to the interests of the State, the legitimate rights and interests of organizations and individuals, compensation must be made for the damage in accordance with the provisions of law.

20.2. In addition to being handled according to the provisions of Section 20.1 Instructions for investors, depending on the nature and severity of the violation, organizations and individuals who commit prohibited acts according to the provisions of Article 16 of the Bidding Law shall also be banned from participating in bidding activities to select investors from 06 months to 05 years. Prohibition period from participating in bidding activities for organizations and individuals who commit violations, including individuals belonging to the inviting party:

a) Prohibition from participating in bidding activities from 03 years to 05 years for one of the violations of Clauses 1, 2 and 4, Article 16 of the Law on Bidding;

b) Prohibition from participating in bidding activities from 01 year to 03 years for one of the violations of Clause 5, Article 16 of the Law on Bidding;

c) Prohibition from participating in bidding activities from 06 months to 01 year for one of the violations of Points a, b, c, d and e, Clause 6 and Clause 7, Article 16 of the Law on Bidding;

For partnership investors, the prohibition from participating in bidding activities applies to all partnership members when one or several joint venture members violate the provisions of Article 16 of the Law on Bidding, except in the following cases: if a joint venture member violates the provisions of Clause 4, Points b, c, d, dd Clause 5, Points a, b, c, d, e Clause 6, Clause 7 Article 16 of the Law on Bidding, then only that member shall be prohibited from participating in bidding activities and not prohibited from participating in bidding activities for the remaining members.

20.3. In the case an organization or individual commits two or more violations within the same scope of management of the competent person and these violations have not been banned from participating in bidding activities, the competent person shall issue a decision to prohibit participation in bidding activities with the period determined by the total prohibition period of the violations but not exceeding 05 years.

20.4. The duration for applying the measure of prohibiting participation in bidding activities in Section 20.2 of the Instructions for investors is 10 years from the date of the violation.

20.5. The competent person shall consider and issue a decision to prohibit participation in bidding activities within its scope of management within 15 days from the date of receipt of one of the following documents:

a) Request letter from the the inviting party with documents proving the violation;

b) Requests in the inspection conclusion of the inspection agency, the inspection conclusion of the inspection team, the audit report of the state audit agency;

c) The results of the resolution of Requests by the Advisory Council for Resolution of requests;

d) Other documents of competent state agencies in which the violation is identified.

20.6. Depending on the nature and severity of the violation, the competent person shall issue prohibition from participating in bidding activities according to the provisions of Section 20.5 of the Instructions for investors or shall request the Minister of Industry and Trade or the Chairman of the Provincial People's Committee to consider and issue a decision to prohibit participation in bidding activities within the scope of the electricity sector. The Minister of Industry and Trade or the Chairman of the Provincial People's Committee shall consider and issue a decision to prohibit participation in bidding activities within 15 days from the date of receipt of the request for prohibition from participation in bidding activities from the competent person.

20.7. Pursuant to the decision to prohibit participation in bidding activities posted on the National Bidding Network, the Minister of Planning and Investment (now the Ministry of Finance) issues a decision to prohibit participation in bidding activities nationwide for a period of 05 years for organizations and individuals who are currently prohibited from participating in bidding activities in 03 different decisions of the Minister of Industry and Trade, Chairman of the Provincial People's Committee.

20.8. The decision to prohibit participation in bidding activities includes the following contents:

a) Name of the competent person;

b) Name of the violating organization or individual;

c) Prohibition period including: prohibition period for the violation (content of violation, legal basis for handling the violation); prohibition period for subsequent violations (if any); total prohibition period;

d) Scope of prohibition;

e) Effective date: effective date and end date.

20.9. In case the organization or individual banned from participating in bidding activities disagrees with the decision to prohibit participation in bidding activities, they have the right to file a lawsuit in court according to the provisions of the law on civil proceedings.

20.10. Members of the expert group who violate the provisions of Article 16 of the Law on Bidding shall be handled according to the provisions of Section 20.2 of Instructions for investors and have their professional certificates on bidding revoked.

CHAPTER II. EVALUATION OF PROJECT REGISTRATION DOSSIERS

Section 1. Examination and evaluation of the validity of the Project Registration Dossiers

1.1. Examination of the Project Registration Dossiers

Evaluate the components of the Project Registration Dossiers, including: project Registration Dossiers; documents on the legal status, capacity, and experience of the investor and other components of the Project Registration Dossiers as prescribed in Section 10 of the Instructions for Investors.

1.2. Evaluation of the validity of the project registration dossiers

The project registration dossier of the investor is considered valid when meeting the following requirements:

a) There is a project implementation application signed and sealed by the legal representative of the investor (if any). For partnership investors, the project implementation application must be signed and sealed by the legal representative of each member of the partnership or by the member representing the partnership according to the assignment of responsibilities in the partnership agreement (if any).

The project implementation application is considered invalid if it falls into one of the following cases:

- Not signed and sealed by the legal representative of the investor (if any); not signed and sealed by the legal representative of each member of the partnership or the member representing the partnership according to the assignment of responsibilities in the partnership agreement (if any) in the case of a partnership;
- Signed before the inviting party issues the Invitation for EOI, signed before having the authorization to sign the project implementation application (if any), signed before signing the partnership agreement in the case of a partnership;

- Going with conditions that are disadvantageous to the competent authority, the inviting party or omitting important contents stated in the Project Implementation application, leading to failure to ensure the full responsibilities and commitments of the investor during the process of registering interest and implementing the contract if recognized as the winning bidder.

b) The investor is not named in two or more project registration dossiers as an independent investor or a partnership member;

c) In the case of a partnership, there is a partnership agreement signed and sealed by the legal representative of each joint venture member (if any). The partnership agreement must clearly state the responsibilities of the head of the partnership and the common and separate responsibilities of each partnership member according to Form No. 03, Chapter III - EOI Forms; d) The investor is not currently prohibited from participating in investor selection activities according to the provisions of the law on bidding;

dd) The investor has valid qualifications according to the provisions of Section 3 of the Instructions for investors.

An investor whose project registration dossier is considered “Valid” when all contents are assessed/evaluated as “Satisfying”. The investor’s project registration dossier is considered “Invalid” when any content is assessed as “Not Satisfying” and the investor’s project registration dossier will be disqualified. An investor with a valid project registration dossier will be considered and evaluated in the next step.

Section 2. Preliminary assessment of the capacity and experience of the investor

2.1. Use the pass and fail method to make a preliminary assessment of the capacity and experience of the investor. The investor is assessed as meeting the preliminary requirements on capacity and experience when all criteria are assessed as satisfying.

2.2. For partnership investors:

a) The owner’s equity of the partnership investor is equal to the total equity of the partnership members, each partnership member must meet the requirements corresponding to the equity contribution according to the partnership agreement. The leading investor of the partnership must have a minimum equity contribution ratio of 30%, each partnership member must have a minimum equity contribution ratio of 15%;

b) The experience in implementing similar projects is equal to the total number of projects implemented by the partnership members.

2.3. Preliminary assessment of investor's capacity and experience is carried out according to Table 01 below:

PRELIMINARY REQUIREMENTS FOR ABILITY AND EXPERIENCE

No	Content	Requirements
----	---------	--------------

No	Content	Requirements
	Equity requirements	<p>Minimum equity that the investor must arrange ⁽¹⁾ to be considered satisfying: not less than 20% of the total project investment capital proposed by the investor, equivalent to a value of not less than VND 1,140,189,400,000 (One thousand one hundred and forty billion, one hundred and eighty nine million, four hundred thousand dong).</p>
	Experience in investing, constructing similar works and projects ⁽²⁾	<p>Number of projects in which the investor or member participating in the consortium is an investor contributing equity capital to the project ⁽³⁾ or an economic organization established by the investor to implement the project or a contractor: 01 Type 1 project to be assessed as satisfying. The project is determined as follows ⁽⁴⁾:</p> <p>a) Type 1: Onshore wind power projects with a capacity of 143MW or more in which the investor participates as an investor contributing equity capital to the project or is an economic organization established by the investor to implement the project, completed ⁽⁵⁾ within 07 years before the year of bidding closing (<i>84 months from the deadline for submitting the registration dossier of the Van Canh Binh Dinh Wind Power Plant project</i>) and has a total investment capital/minimum total investment level of ⁽⁶⁾ 60% of the total investment capital of the project under consideration, equivalent to VND 3,420,568,200,000 (Three thousand four hundred and twenty billion, five hundred and sixty eight million, two hundred thousand dong);</p> <p>b) Type 2 (experience as an investor): Investment project to construct a power source project from renewable energy (stipulated in Clause 14, Article 4 of the Law on Electricity 2024) in which the investor participates as an investor contributing equity capital to the project or is an economic organization established by the investor to implement the project, completed ⁽⁵⁾ within 07 years before the year of bidding closing (<i>84 months from the deadline for submitting the registration dossier of the Van Canh Binh Dinh Wind Power</i></p>

No	Content	Requirements
		<p><i>Plant project</i>) and has a total investment capital/total minimum investment level of ⁽⁶⁾ 60% of the total investment capital of the project under consideration, equivalent to VND 3,420,568,200,000 (Three thousand four hundred and twenty billion, five hundred and sixty-eight million, two hundred thousand dong);</p> <p>c) Type 2 (experience as a contractor): Projects, bid packages, contracts in the electricity industry that the investor has participated in as a construction contractor, completed ⁽⁵⁾ within 07 years before the year of bid closing (<i>84 months from the deadline for submitting the registration dossier of the Van Canh Binh Dinh Wind Power Plant project</i>) and fully meeting the following conditions:</p> <ul style="list-style-type: none"> - Having works, construction items similar to the main works, main construction items of the project under consideration is a wind power project, including: wind towers, turbines, generators and transformer stations; - Having a minimum value of 30% of the total project implementation cost of the project under consideration, equivalent to VND 1,702,854,000,000 (One thousand seven hundred and two billion, eight hundred and fifty-four million dong)⁽⁷⁾. <p>d) Type 3: Projects, bid packages, contracts in the electricity industry in which the partner has participated as a construction contractor, completed within 07 years prior to the year of bid closing (<i>84 months from the deadline for submitting the registration dossier of the Van Canh Binh Dinh Wind Power Plant project</i>) and fully meeting the following conditions:</p> <ul style="list-style-type: none"> - There are works and construction items similar to the main works and construction items of the project under consideration, which are wind power works, including: wind towers, turbines, generators and transformer stations; - Have a minimum value of 30% of the total project

No	Content	Requirements
		implementation cost of the project under consideration, equivalent to VND 1,702,854,000,000 (One thousand seven hundred and two billion, eight hundred and fifty-four million dong) ⁽⁷⁾ .

Note:

(1) Equity requirements are determined based on the total investment capital (including the total preliminary cost of project implementation and compensation, support, and resettlement costs (if any)).

The investor's equity is determined based on:

- Financial reporting results or reporting results for audited equity items performed during the year; in case there are no financial reporting results or reporting results for audited equity items performed during the year, the financial reporting results or reporting results for audited equity items of the previous year shall be used in accordance with the provisions of the law on enterprises, the law on auditing, and the law on accounting;

- For enterprises established and operating for less than 12 months, equity is determined according to the contributed charter capital in accordance with the provisions of the law on enterprises. In case at the same time the investor participates in investing in many projects and long-term financial investments (if any), the investor shall declare the list of projects being invested in and other long-term financial investments (if any), ensuring that the entire amount of equity capital that the investor commits to implement for all projects and other long-term financial investments as prescribed.

The investor must declare information and provide documents on financial capacity according to Form No. 05, Chapter III – EOI Forms.

(2) Experience in implementing similar projects:

(i) Projects, bid packages, and contracts must ensure that investors meet technical and quality requirements according to signed contracts (for projects and bid packages requiring contract signing) or documents approving the results of acceptance of completed works, project work items, or equivalent documents of competent authorities according to regulations of law on construction corresponding to each period to be considered and evaluated.

(ii) Investors and partners are only allowed to cite once the experience of implementing a similar project and similar bidding package and contract.

(iii) For projects that do not have a similar project in terms of total investment capital, based on data on the National Bidding Network System on selected projects, investors and interested parties shall report to the competent authority for consideration and stipulate in the invitation for interest documents

that the experience of implementing a similar project is equal to or not lower than 90% of the level required in the invitation for interest documents of the energy project investment project with the closest total investment capital to the project under consideration.

(iv) For projects requiring the application of advanced technology, high technology, environmentally friendly technology, and the best available techniques to minimize environmental pollution, investors are allowed to use projects and works in which they contribute capital and directly implement the technology that has been successfully put into trial operation to demonstrate experience in similar projects and works. Similar projects must have documents proving that the technology and techniques are recognized according to the provisions of the law on electricity and other relevant laws.

(v) For projects in points (iii) and (iv) of this note, during the review and evaluation process, it must be ensured that investors have full financial capacity and technical capacity to implement the project. The project implementation requirements in the bidding documents, contracts or decisions approving investors must ensure that the investor's responsibilities and handling measures (penalties, compensation for damages, handling in the next phase) are fully specified in the event that the investor implementing the project does not meet the requirements on progress and quality. The competent person is authorized to stipulate the contract performance guarantee value as 3% of the total value of the project in the case of organizing a bid to select investors or the appropriate level of investment project implementation guarantee in accordance with the provisions of the law on investment in the case of applying investor approval procedures.

(vi) For type 2 and type 3 projects, in the case the investor or partner participates as a partnership contractor, only the value of the work directly performed in the partnership is used to prove the similar bidding package or contract.

(3) The investor contributing equity capital to the project is the investor who has contributed equity capital to the project (in case the investor does not establish an economic organization to implement the project), or is a founding shareholder (in case the investor establishes an economic organization to implement the project), or is the investor receiving the transfer of shares or capital contributions from the founding shareholder before the project is put into operation.

(4) Method of converting projects:

- 01 project/bid package/contract of type 2 is equal to 0.2 projects of type 1.
- 01 project/bid package/contract of type 3 is equal to 0.1 projects of type 1.

In the case the total number of converted projects is a decimal number, the number will be rounded if the decimal number is greater than or equal to 5.

(5) Completion: A completed project is a project in which all construction items have been accepted and are eligible for exploitation and use in accordance with the provisions of the law on construction.

(6) For projects that have not clearly defined the total investment value in the approval documents and project contracts, investors must provide supporting documents to determine this value.

(7) In the case where the investor has carried out works and construction items similar to the main works and main construction items of the project under consideration, the investor can add up the total value of these works and construction items to demonstrate its similar experience.

CHAPTER III. EXPRESSION OF INTEREST FORMS

1. Form No. 01: Project implementation application
2. Form No. 02: Power of Attorney
3. Form No. 03: Partnership agreement
4. Form No. 04: Information about the investor and partners
5. Form No. 05: Financial capacity of the investor
6. Form No. 06: Experience in implementing similar projects

SOCIALIST REPUBLIC OF VIETNAM
Independence - Freedom - Happiness

PROJECT IMPLEMENTATION APPLICATION ⁽¹⁾

(Place), date ___ month ___ year ___
Respectfully to: ___ [name of the Inviting party]

After investigating the Invitation for expression of interest for the project ___ *[write the name of the project]* issued by *[write the name of the inviting party]* (hereinafter referred to as the Inviting Party) on ___ *[write the date of commencement of issuance of the invitation for expression of interest to investors]* and the document amending the request for expression of interest No. ___ dated ___ *[write the number and date of the amendment document (if any)]*, we, ___ *[write the name of the investor]* submit the application for project implementation for the above project. This application for project implementation is submitted without any conditions or obligations.

We are ready to provide the Inviting Party with any additional information or necessary clarifications upon request by the Inviting Party.

We undertake ⁽²⁾:

1. Only participate in one project registration dossier as an independent investor, a member of a consortium.
2. Not in the process of dissolution; not concluded to be in a state of bankruptcy or insolvent debt according to the provisions of law.
3. Not violating the provisions on competition assurance.
4. Not committing acts of corruption, bribery, bid collusion, obstruction and other violations of the law on bidding when participating in this project.
5. The information declared in the project registration dossier is accurate and honest.
6. We agree and commit to take all responsibilities related to all obligations of the investor during the project..

Legal representative of the investor ⁽⁴⁾
[write name, title, sign and seal (if any)] ⁽⁵⁾

Note:

(1) Investors should note to fully and accurately record information about the names of the inviting parties and investors.

(2) In the case an investor is found to have violated these commitments, the investor will be considered to have committed fraud, the registration dossier shall be disqualified and the investor will be handled according to regulations.

(3) For independent investors, the project implementation application must be signed and sealed by the legal representative of the investor. For partnership investors, the project implementation application must be signed and sealed by the legal representative of each joint venture member or of the partnership member according to the assignment of responsibilities in the partnership agreement document (if any).

The legal representative of the investor/joint venture member is determined according to the provisions of Section 13 of the Instructions for investors.

(4) In the case a foreign investor does not have a seal, confirmation must be provided from a competent organization that the signature in the project implementation application and other documents in the registration dossier is that of the legal representative of the investor.

Form No. 02**POWER OF ATTORNEY**

Today, on the ___ day of the ___ month of the ___ year, at ___

I am ___[write name, ID card number/passport number/CCCD number, title of the legal representative of the investor], the legal representative of ___[write name of the investor] with the address at ___[write the address of the investor], hereby authorize: ___[write name, ID card number/passport number/CCCD number, title of the authorized person] to perform the following tasks during the process of participating in the selection of investors for the project ___[write name of the project] organized by ___[name of the inviting party]:

[The scope of authorization includes one or several of the following tasks:

- *Signing the project implementation application;*
- *Signing documents and papers to transact with inviting parties during the process of expressing interest, including documents requesting clarification of the invitation for interest and documents explaining and clarifying the project registration dossier;*

- *Signing the bid application;*
- *Signing documents and letters to transact with inviting party during the process of participating in the selection of investors, including documents requesting clarification of the invitation for interest and documents explaining and clarifying the bid documents;*
- *Signing written petition regarding the selection of investors (if any);*
- *Other tasks (clearly state the content of the tasks, if any)].*

The authorized person mentioned above shall only perform tasks within the scope of authorization as the legal representative of ____ [*name of the investor*]. _____ [*name of the legal representative of the investor*] shall be fully responsible for the tasks performed by _____ [*name of the authorized person*] within the scope of authorization.

The Power of Attorney is effective from ____ to ____⁽¹⁾. This Power of Attorney is made in ____ copies with equal legal value. The Authorizing person keeps ____ copies. The Authorized person keeps ____ copies. (01) An original copy is enclosed in the Project Registration Dossier original copy./.

Authorized person

*[Write name, title, sign
and seal (if any)⁽²⁾]*

Authorizing person

*[Write name of legal representative
of the investor, title, sign
seal (if any)⁽³⁾]*

Note:

- (1) Write the effective date and expiration date of the Power of Attorney in accordance with the bidding process.
- (2), (3) The use of the seal in the case of authorization can be the seal of the investor or the seal of the unit to which the relevant individual is authorized.

PARTNERSHIP AGREEMENT

(Place), date ___ month ___ year ___

We, representing the parties signing the partnership agreement, include:

Name of partnership members: ___ [*Write name of each partnership member*]

- Country of registration of operation:
- Tax code:
- Address:
- Telephone:
- Fax:
- Email:
- Legal representative:
- Position:

Power of Attorney No. ___ dated ___ month ___ year ___ (*in the case of authorization*).

The parties (*hereinafter referred to as members*) agree to sign the partnership agreement with the following contents:

Article 1. General principles

1. The members voluntarily form a joint venture to participate in bidding for the project ___ [*write name of the project*].

2. The members agree that the name of the joint venture for all transactions related to the project is: ___ [*name of the partnership according to the agreement*].

Transaction address of the Partnership:

Telephone:

Fax:

Email:

Representative of the partnership:

3. The members commit that no member shall arbitrarily participate independently or in a consortium with another investor to bid for the project.

Article 2. Assignment of responsibilities

The members agree to assign responsibilities to perform the tasks during the bidding process to select investors for the project as follows:

1. The parties agree to assign ____ [*write name of a member*] as the head of the partnership, representing the partnership to perform the tasks in the process of completing, submitting, clarifying, and amending the project registration dossier.

2. Roles and responsibilities of the partnership members⁽¹⁾ [*specify the roles and responsibilities of each partnership member*]:

No	Member's name	Role <i>[Write the work that the member undertakes (financial arrangement, construction, management, operation,...)]</i>	Owner's equity	
			Value	Ratio %
1	Member			<i>[minimumly 30%]</i>
2	Member 2			<i>[minimumly 30%]</i>
3	Member 3			<i>[minimumly 30%]</i>
.....				
Total			100%

3. The members commit that no member shall arbitrarily participate independently or in a joint venture with another investor to participate in the selection of an investor for this project. In case of winning the bid, no member shall have the right to refuse to perform the responsibilities and obligations stipulated in the contract. In case a member of the partnership refuses to fulfill his/her own responsibilities as agreed, that member shall be handled as follows:

- Compensate for damages to the parties in the partnership;
- Compensate for damages to the competent authority as stipulated in the contract;
- Other forms of handling ____ [*specify other forms of handling*].

Article 3. Validity of the partnership agreement

1. The partnership agreement shall take effect from the date of signing.

2. The partnership agreement shall terminate in the following cases:

- The parties agree to terminate;

- There is a change in the partnership members. In this case, if the change in the partnership members is approved by the inviting party, the parties must establish a new joint venture agreement;

- The partnership does not meet the preliminary requirements on capacity and experience;

- The procedure of inviting interest ends;

The partnership agreement is made in ___ originals, each member of the partnership keeps ___ copies, and submits 01 original with the project registration dossier. The copies have the same legal value.

Legal representative of each member of the partnership ⁽²⁾

*[write name of legal representative of each member, title,
sign and seal (if any⁽³⁾]*

Note:

(1) The investor must list the participation role and the equity contribution ratio of each member of the partnership.

(2) The legal representative of each member of the consortium may be a legal representative or an authorized legal representative.

(3) In case the member of the partnership is a foreign investor without a seal, confirmation must be provided from a competent organization that the signature in the partnership agreement is that of the legal representative of the member of the consortium.

Form No. 04

INFORMATION ABOUT INVESTORS AND PARTNERS

(Location)___, date___ month___ year___

I. Information about investors/Partnership members ⁽¹⁾

1. Name of investors/partnership members:

2. Country of registration of the investor/ partnership member:

3. Year of establishment:

4. Legal address of the investor/ partnership member in the country of registration:

5. Information about the legal representative of the investor/ partnership member:

- Name:

- Address:

- Telephone/fax number:

- E-mail address:

6. Organizational chart of the investor.

II. Information about the implementing partners

1. Partner information

No.	Partner's name ⁽²⁾	Country of registration of operation ⁽⁵⁾	Participating role ⁽³⁾	Value and volume of work ⁽⁴⁾	Legal representative	Contract with partner ⁽⁵⁾
1	Company 1		[Tổ chức cung cấp tài chính]			
2	Company 2		[Nhà thầu xây lắp]			
					

2. Information on the project/bid package/contract currently being implemented by the partner

[The partner lists the project/bid package/contract currently being implemented according to the requirements of the EOI document:

1. Project/bid package/contract No. 01: ___ [write the project name]

Name of the partner jointly implementing the project	
1	Contract number: _____ Signing date: _____
2	Project/bid/contract name: _____
3	Investment field of the project/bid/contract: _____
4	Participating in the project as: <input type="checkbox"/> A construction contractor <input type="checkbox"/> Partnership member
5	Name of competent authority/representative of competent authority (for the project); investor/representative of investor (for the bid/contract) Address: Contact person name: Tel: Fax:

	Email:
6	<p>Details</p> <p>Brief description of scope, content, value of work, requirements for work performance, other requirements (if any) of the project/bid/contract being implemented</p>
	<p>- Brief description of the work performed:</p> <p>- Value of the work(s) performed: (Value and currency) equivalent to . . . VND</p>
	<p>- Brief description of the work to be performed:</p> <p>- Value of the work(s) remaining to be performed: (Value and currency) equivalent to . . . VND</p> <p>- Requirements for work performance:</p> <p>- Other requirements (if any):</p>
	History of disputes and litigation:

2. Project/bid package/contract No. 02:___ [*write the name of the project/bid package/contract*]

Legal representative of the investor

[write name, title, sign and seal (if any)]

Note:

(1) In case of partnership investors, each member of the joint venture must declare according to this Form. The investor/member of the joint venture must submit a copy of one of the following documents: Certificate of business registration or decision on establishment or equivalent document issued by a competent authority for domestic investors; for foreign investors, there must be documents proving registration of establishment and operation under foreign law.

(2) The investor must specifically state the names of the partners participating in the project implementation. In case the specific identity of the partners is not yet determined when participating in the interest, it is not necessary to declare in this column but only declare in the column "participation role". Then, if winning the bid, when the investor mobilizes partners to perform the declared work, the inviting party must be notified.

(3) The investor must specifically state the participation role of each partner.

(4) In case of using the partner's experience to prove its experience, the investor must propose the value and volume of work that the partner participates in the

project. Then, if winning the bid, the value and volume of work that the partner participates in the project must be stated in the contract.

(5) The investor must specifically state the contract number with a certified copy of that document. The contract or agreement with the partner must be signed by the legal representatives of the parties. The legal representatives of the parties are the legal representatives of the parties or the persons authorized by the legal representatives of the parties.

FINANCIAL CAPACITY OF INVESTOR ⁽¹⁾**1. Name of investor/partnership member:****2. Information on financial capacity of investor/ partnership member ⁽²⁾:**a) Summary of financial data ⁽³⁾:

No.	Content	Value
I	Equity committed to be used for the project	
II	Investor's equity data	
1	Total owner's equity	
2	Committed equity for ongoing projects ⁽⁴⁾ (excluding capital disbursed for ongoing projects and other long-term financial investments (if any))	
3	Equity to be retained as prescribed	

b) Enclosed documents ⁽⁵⁾

- Financial statements or reports on equity items and items that have been audited during the year; in case there is no financial statement or report on equity items and items that have been audited during the year, submit the financial statements or reports on equity items and items that have been audited during the previous year in accordance with the provisions of the law on enterprises, the law on auditing, and the law on accounting.

- For enterprises established and operating for less than 12 months, the equity is determined according to the contributed charter capital in accordance with the provisions of the law on enterprises. In this case, documents proving the charter capital of the enterprise must be attached.

- Reports provided by investors must ensure compliance with financial and accounting laws, reflecting the individual financial situation of the investor or joint venture member (if it is a partnership investor) and not the financial situation of an associated entity such as a parent company or subsidiary or an associated company of the investor or joint venture member.

- List of ongoing projects and other long-term financial investments in case the investor participates in investing in multiple projects and other long-term financial investments (if any) at the same time.

- List of ongoing projects and other long-term financial investments in case the investor participates in investing in multiple projects and other long-term financial investments at the same time (if any).

- Legal representative of the investor

[write name, title, sign and seal (if any)]

Note:

(1) In case of partnership investors, each member of the partnership must declare according to this Form.

(2) The investor is responsible before the law for the accuracy and legality of the data and documents provided related to equity, equity allocation for ongoing projects and other long-term financial investments (if any). In case the declared information is found to be inaccurate, distorting the evaluation results, it will be considered fraud according to the provisions of Clause 4, Article 16 of the Law on Bidding and will be disqualified.

(3) Based on the requirements and nature of the project, the inviting party, the expert team shall supplement appropriate information.

(4) In case the investor participates in investing in multiple projects and other long-term financial investments (if any) at the same time, the investor shall declare the list of ongoing projects and other long-term financial investments, ensuring that the entire equity capital that the investor commits to implement for all projects and other long-term financial investments as prescribed

(5) Based on the requirements and nature of the project, the inviting party may supplement the documents that the investor must submit to prove its financial capacity (for example: tax settlement audit report, self-settlement tax declaration; documents proving that the investor has declared electronic tax settlement; confirmation document from the tax authority; etc.).

	<p>Project progress and quality ⁽²⁾:</p> <p><input type="checkbox"/> In the construction phase, the project items have been accepted ____ [specify the quantity and value of the completed project items].</p> <p><input type="checkbox"/> The project has been accepted, meeting the conditions for being put into operation and use.</p> <p><input type="checkbox"/> In the operation phase: ____ [specify the operation time from the date the project or project moves to the operation phase].</p> <p><input type="checkbox"/> Completed</p>
	History of disputes and litigation:
	Brief description of special technical/operational requirements:
6.2	In case of participating in the implementation of a project/package/contract as a contractor:
	Total investment (total investment capital):
	Capacity scale:
	Project level:
	<p>Scope of work performed:</p> <p>[specify the quantity, name of each construction item]</p>
	<p>Value of the work performed:</p> <p>(Value and currency) equivalent to . . . VND</p> <p>[specify the value of each construction item]</p>
	<p>Progress and quality of implementation ⁽³⁾:</p> <p><input type="checkbox"/> The entire project and project items have been accepted and are eligible for operation and use.</p> <p><input type="checkbox"/> The project and project items have been accepted: ____ [specify the quantity and value of the completed project items, clearly state which project items are eligible for operation and use in each construction phase according to the provisions of the law on construction].</p> <p><input type="checkbox"/> In the operation phase: ____ [specify the operation time from the date the project or project enters the operation phase].</p> <p><input type="checkbox"/> The operation phase has ended.</p>
	History of disputes and lawsuits:

	Brief description of special technical/operational requirements:
--	--

2. Project/bid package/contract No. 02:___ [*name of project/bid package/contract*]

Legal representative of the investor

[write name, title, sign and seal (if any)]

Note:

(1) The inviting party may adjust and supplement the information declaration requirements in this Form to suit the criteria for evaluating the experience of the investor.

(2), (3) The investor shall provide documents certified by the competent authority that the construction work or construction items have been accepted and are eligible for exploitation and use in accordance with the provisions of the law on construction and one or more of the following documents:

- Decision on approval of investment policy or decision on approval of investment policy at the same time as the approval of the investor, investment registration certificate or equivalent document in accordance with the provisions of the law on investment in each period.
- Contract signed between the competent authority and the investor (for projects and bidding packages with signed contracts).
- Document approving the results of acceptance of completed works, work items or equivalent documents of competent authorities according to regulations of law on construction corresponding to each period.

PART 2. REQUIREMENTS FOR PROJECT IMPLEMENTATION

The inviting party and the expert team shall base on the content of the decision approving the investment policy for projects subject to investment policy approval, pre-feasibility study report (if any); and the document approving information on investment projects using land for projects not subject to investment policy approval to determine the requirements for project implementation (if necessary, issue these documents with the Invitation for EOI).

Requirements for project implementation are as follows:

1. Project name, investment objectives, and scale

1.1. Project name: Van Canh Binh Dinh Wind Power Plant.

1.2. Investment objectives:

To provide clean electricity from renewable energy sources to the national grid, contributing to national energy security, meeting the electricity demand for the socio-economic development in Binh Dinh province and reducing transmission losses.

To contribute to the local budget, promote the socio-economic development in Van Canh district, to create jobs for local people, and to increase industrial production value, supporting the province's goal of double-digit economic growth in the near future.

1.3. Project scale:

Designed capacity: 143 MW.

Estimated annual electricity output: ~391.8 million kWh/year.

Voltage level of national grid connection: 110 kV.

Grid connection plan: Constructing a 110 kV step-up substation at the Van Canh Wind Power Plant with a total capacity of (2x63 + 1x40) MVA and a 110 kV double-circuit line connecting from the 110kV transformer station of Van Canh Binh Dinh Wind Power Plant to the 110kV busbar of the existing 110kV Van Canh transformer station with a line length of about 26km.

2. Total investment capital: VND 5,700,947,000,000 (In words: Five thousand seven hundred billion, nine hundred and forty-seven million Vietnamese dong)

Preliminary costs of project implementation: VND 5,676,180,000,000

Compensation, support, and resettlement costs: VND 24,767,000,000

3. Project location: Canh Lien commune, Van Canh district, Binh Dinh province.

4. Land use purpose and current status:

4.1. Land use purpose: Land for energy projects.

4.2. Current Status: The project area consists of acacia plantations, agricultural crops, and intercropped land, with no residents.

5. Project land area:

The land area for with a fixed term of use is about 48.9ha (*including the total area of wind turbine foundations including foundation protection area, area for placing synchronous equipment at the foot of wind power poles; underground cables connecting wind power, foot of overhead power line connecting power; transformer stations; area for construction of internal traffic system and management and operation house*).

- The temporary land use area of the project is about 5.2ha.

(The temporary land use area is the area that the investor is allowed to use temporarily for the construction of the wind power project, including: temporary roads for construction, material and equipment storage areas, construction areas, temporary worker camps and other auxiliary locations. After the project is completed and put into use, the temporary land use area that is not part of the land area with fixed use term will be reclaimed by the competent authority for other purposes.

The selected investor shall negotiate with the local authorities and relevant agencies and units to determine the location and area of the temporary land suitable for the construction of the project and ensure that no types of land such as natural forest land, national defense land, residential planning land are used and other plans are not affected in accordance with current legal regulations.)

6. Planning criteria: The project is consistent with the national power development planning, Binh Dinh Province's planning and specialized planning

The project's expected demand for land use

No	Land using items	Total area (m ²)
I	Land area with limited use term	489,000
1	Wind turbine foundation area (including 26 pillars)	52,000
2	Connection line	140,000
2.1	High voltage line foundation area (110kV)	118,000
2.2	Medium voltage line foundation area (22kV)	22,000
3	Internal traffic road	255,000

4	Substation - Operation management house	42,000
II	Temporary land use area	51,480
1	Gathering area for materials, equipment, camps and temporary works	28,080
2	Temporary land area for turbine installation	23,400

7. Project term and implementation progress:

- Project term: 50 years.

- Implementation progress: 3 years (*36 months*) from the date the investor is selected or approved as the investor to implement the project.

8. Investment incentives, support and applicable conditions: in accordance with the current laws.

9. Other conditions for implementing investment projects:

Investors who meet the invitation for interest or win the bid shall coordinate with relevant provincial agencies to carry out procedures for approving the clearance height for works with a height of over 45m above natural ground level according to Decree No. 32/2016/ND-CP dated May 6, 2016 of the Government regulating the management of aviation obstacle height and airspace management and protection positions in Viet Nam (if any).

When implementing the project, investors are required not to use natural forest land, national defense land, or residential planning land./.