

September 4, 2020

All capitalized terms in this document have the meaning given to them in the Call for Applications unless defined otherwise. All section references pertain to sections in the Call for Applications.

This document neither amends nor waives any requirement in the Call for Applications.

Question #1: If a system is proceeding through an IACS AiP from a ships classification society and that IACS member confirms the developer's system is being built in compliance with global ship building standards for open ocean waterways, which far exceeds any TRL standard - will this be acceptable under eligibility rules?

Answer #1: *No, the requirement set out in Section 3.1(e) is that the proposed technology must have at least a TRL 7 using the definition of TRL 7 from [European Marine Energy Centre Technology Readiness Level](#).*

Question #2: Does the technology need to reach Technology Readiness Level (TRL) 7 at the time the contract is awarded, ie during 2025 or is it sufficient for the technology to achieve TRL 7 before installation and grid connection prior to 2030?

Answer #2: *Section 3.1(e) states that the proposed technology must have at least a TRL 7 using the definition of TRL 7 from [European Marine Energy Centre Technology Readiness Level](#). In order to be eligible to participate in the Call for Applications, the Applicant's proposed technology must have at least TRL 7 on or before the Application Submission Deadline for its Application to be evaluated.*

Question #3: Could I please have a Word type document and or template that we can use to populate your application in full please?

Answer #3: *Yes, any registered Applicant can obtain an MS Word version of the Call for Applications by emailing the Procurement Administrator at nstidalprocurement2025@poweradvisoryllc.com with the request. The official version of the Call for Applications will be the .pdf version posted to www.NSTidalProcurement2025.com website. In the event of any discrepancy between the MS Word version and .pdf version on the website, the website version shall prevail and resolve the conflict.*

Question #4: Can an Applicant respond to the Call for Applications if it is not a Canadian legal entity?

Answer #4: *Yes. An Applicant does not need to have a Canadian entity to apply. Please review Section 4.5.1 of the Call for Applications with regard to registration with Nova Scotia 'Registry of Joint Stock Companies requirement for the MRE Licence.*

Question #5: If we were unable to progress our project prior to MRE licence submission would there be any financial penalties?

Answer #5: *The question is unclear to us. You can only develop a project once a licence has been granted. You will need to consult legal counsel to determine what financial liability could arise if a project could not be advanced to completion.*

Question #6: Other than the initial Application Fee, fees associated with Nova Scotia company registry and MRE licence, are there any other fees?

Answer #6: *It is difficult for us to answer this question since we do not know the details of what is being developed. Applicants need to undertake their own investigations to determine if other fees might be incurred in developing their project.*