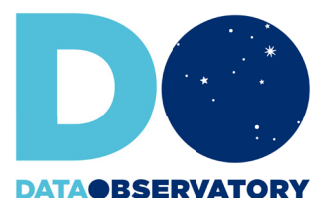


Data Observatory

Llamado a Propuestas de Valor

Preguntas y Respuestas
Questions and Answers



Questions and Answers:

Q1) Can the documents required in section 5 (proponent selection requirements) be legalized/apostilled in the country of origin of the company (USA)?

Yes, they can.

Q2) It is our understanding that 1) a contribution from a Chilean legal entity to a Chilean foundation is subject to Chilean tax, and 2) that a contribution from a non-Chilean legal entity to a Chilean foundation is subject to Chilean tax with such tax being the responsibility of the Chilean foundation. Can you please confirm that this is correct? Is there a specific law that would exempt contributions to the Data Observatory foundation from Chilean tax under both scenarios?

Specific answers about taxes depend on the internal tax structure of the founding member that is unknown to us. Besides, the only entity in the government that can answer about this is the national tax authority (SII: <http://homer.sii.cl/>).

Nevertheless, regarding to the specific questions, what we can answer is:

- 1. The foundation does not pay taxes for the contributions received.*
- 2. Contributions can be considered as a transference of assets, like the contribution to a society, but it depends on how the transference is structured.*

Q3) Under “Challenges management” of the CONOPS document (page 8) it states that “stakeholder generated challenges” will have “evaluation criteria TBD but linked with the mission,” but does not include the same statement under the previous section entitled “DO’s generated challenges.” Can you please confirm that “DO’s generated challenges” will also have “evaluation criteria TBD but linked with the mission”?

DO’s generated challenges are conceived from their origin related to the mission of the DO, since they are designed by its team, so they will always be created and evaluated with TBD criteria linked with the mission.