German Financial Cooperation with Ukraine

"Support to Nature Protected Areas in Ukraine" Tender Documents

for

Procurement of vehicles

Employer: AHT GROUP AG July 2018

IT- 2018-1-supply-vehicles

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Support to Nature Protected Areas (SNPA) in Ukraine MENR / KFW

Project Implementation Unit – Steering Division
Project Implementation Unit – Implementation Division (AHT GROUP AG)

Invitation to Tender (ITT)

Competent suppliers	DATE: 26/11/2018
	REFERENCE: IT- 2018-1-supply-vehicles

Dear Sir / Madam:

The Project "Support to Nature Protected Areas in Ukraine" promotes the conservation of the country's outstanding natural richness. The German Government, through the Federal Ministry for Economic Cooperation and Development (BMZ), has provided a grant for the implementation of the project. The project is conducted within the framework of the German Financial Cooperation and financed by KfW Development Bank. The Ministry of Ecology and Natural Resources (MENR) of Ukraine assumes overall responsibility for the implementation and execution of the project. AHT GROUP AG (AHT) in association with the WWF International Danube-Carpathian Programme, Frankfurt Zoological Society (FZS) and Ukrainian Society for the Protection of Birds (USPB) were awarded the contract by KfW on behalf of MENR to carry out this project as implementation consultant. The main project objective is to improve the management effectiveness of selected Protected Areas (PAs) in Ukraine and to increase or maintain at a high level the acceptance of PAs in local communities. The rules of the present Tender are in accordance with the latest version of the KfW Guidelines for Procurement of Goods, Works and associated Services (see: https://www.kfw-entwicklungsbank.de/Download-Center/PDF-Dokumente-Richtlinien/Vergabe-E.pdf). In order to support PAs we have launched this tender for the purchase of the vehicles.

We kindly request you to submit your proposal to deliver the following supplies:

Lot 1: High clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm) in the quantity of 9 (nine) cars at DAP Lviv, Ukraine¹ including 2 (two) days training per PA

Lot 2: High clearance 4WD ranger cars for normal field conditions (clearance higher than 200 mm, wheelbase length up to 3300mm) in the quantity of 19 (nineteen) cars at DAP Lviv, Ukraine including 2 (two) days training per PA

Lot 3: High clearance 4WD ranger cars for normal field conditions and longer-distance use (clearance between 180mm – 230mm, low fuel consumption up to 6-8l/100km) in the quantity of 11 (eleven) cars at DAP Lviv, Ukraine

¹ DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

Therefore, please find herewith the invitation to tender consisting of:

- The present invitation to tender;
- Instruction to Tenderers (ITT), including Technical Specifications (Annex V) and other annexes as specified below.

Please be guided by these forms attached hereto in preparing your Proposal.

Proposals may be submitted on or before 17:00 (GMT+3) on 31/01/2019 to the address:

Shevchenka Str., 70, apt. 1, Lviv, 79039 Ukraine

By courier mail or delivery upon signature

The Offers will be avaluated against two criteria: 1. full complience with Administrative requirements and Technical Specifications, 2. the Tenderer proposing the lowest price for the technically fully complient proposal.

Proposals shall be reviewed and evaluated based on completeness and compliance of the proposal and responsiveness with the requirements of the ITT and all other annexes providing details of AHT GROUP AG requirements.

The Proposal that complies with all of the requirements meets all the evaluation criteria and offers the best value for money shall be selected and awarded the contract. Any offer that does not meet the requirements shall be rejected.

Any discrepancy between the unit price and the total price shall be re-computed by AHT GROUP AG, and the unit price shall prevail and the total price shall be corrected. If the Service provider/Supplier does not accept the final price based on AHT GROUP AG's re-computation and correction of errors, its Proposal will be rejected.

No price variation due to escalation, inflation, fluctuation in exchange rates, or any other market factors shall be accepted by AHT GROUP AG after it has received the Proposal. At the time of Award of Contract, AHT GROUP AG reserves the right to vary (increase or decrease) the quantity of goods, by up to a maximum twenty-five per cent (25%) of the total offer, without any change in the unit price or other terms and conditions.

Please be advised that AHT GROUP AG is not bound to accept any Proposal, nor award a contract, nor be responsible for any costs associated with a Suppliers preparation and submission of a Proposal, regardless of the outcome or the manner of conducting the selection process.

AHT GROUP AG implements a zero tolerance on fraud and other proscribed practices, and is committed to preventing, identifying and addressing all such acts and practices against AHT GROUP AG, as well as third parties involved in AHT GROUP AG activities.

Kindly inform the Procurement officer/Team leader by email (stefanyshyn@snpa.in.ua/brombacher@snpa.in.ua) not later than 10 days prior to the deadline that you will submit the tender documents.

Yours sincerely,

Solomiya Stefanyshyn, National Procurement and Financial Officer Support to Nature Protected Areas in Ukraine Project Office:

Shevchenka Str., 70, apt. 1, Lviv, 79039 Ukraine

Email: stefanyshyn@snpa.in.ua Phone (office): +380 032 2330423

Attachment:

Annex I. Form for submitting Administrative proposal

Annex II Form for submitting Technical Proposal

Annex III Form for submitting Financial Proposal (Budget breakdown)

Annex IV. Declaration of Undertaking

Annex V. Technical Specifications

Annex VI. Sample of the Contract

INSTRUCTIONS TO TENDERERS

PUBLICATION REF.: IT-2018-1-supplies - vehicles

By submitting a tender, tenderers fully and unreservedly accept the special and general conditions governing the contract as the sole basis of this tendering procedure, whatever their own conditions of sale may be, which they hereby waive. Tenderers are expected to examine carefully and comply with all instructions, forms, contract provisions and specifications contained in this tender dossier. Failure to submit a tender containing all the required information and documentation within the deadline specified will lead to the rejection of the tender. No account can be taken of any remarks in the tender relating to the tender dossier; remarks may result in the immediate rejection of the tender without further evaluation.

These Instructions set out the rules for the submission, selection and implementation of contracts financed under this call for tenders, in conformity with the Practical Guide (available on the Internet at: http://ec.europa.eu/europeaid/prag/document.do). The rules of the present ITT are in accordance with the latest version of the SNPA Manual of Procedures governing the procurement.

The Project Executing Agency is AHT GROUP AG (the leading partner of the consortium in association with WWF International Danube-Carpathian Programme, Frankfurt Zoological Society (FZS), and Ukrainian Society for the Protection of Birds (USPB). The present purchase is carried out by AHT GROUP AG.

The project is delivered within the framework of the German Financial Cooperation (FC) through the KfW Development Bank. Beneficiary of the KFW disposition fund is the Ministry of Ecology and Natural Resources of Ukraine (MENR).

1. Suplies to be provided

1.1. The subject of the contract is the supply by the Contractor of the following goods:

Lot 1: High clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm) in the quantity of 9 (nine) cars at DAP Lviv, Ukraine² including 2 (two) days training per PA

Lot 2: High clearance 4WD ranger cars for normal field conditions (clearance higher than 200 mm, wheelbase length up to 3300mm) in the quantity of 19 (nineteen) cars at DAP Lviv, Ukraine including 2 (two) days training per PA

Lot 3: High clearance 4WD ranger cars for normal field conditions and longer-distance use (clearance between 180mm – 230mm, low fuel consumption up to 6-8l/100km) in the quantity of 11 (eleven) cars at DAP Lviv, Ukraine

The supplies must comply fully with the technical specifications set out in the tender dossier (Technical specifications Annex V) and conform in all respects with the drawings, quantities, models, samples, measurements and other instructions.

² DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

2. Timetable

	DATE	TIME*
Clarification meeting / site visit (if any)	Not applicable	Not applicable]
Deadline for requesting clarifications from the Contracting Authority	10/01/2019	12:00 (GMT+3)
Last date on which clarifications are issued by the Contracting Authority	20/01/2019	-
Deadline for submission of tenders	31/01/2019	17:00 (GMT+3)
Tender opening session	07/02/2019	11:00 (GMT+3)
Notification of award to the successful tenderer	29/03/2019	-
Signature of the contract	19/04/2019	-

^{*} All times are in the time zone of the country of the Contracting Authority. Dates are provisional dates.

3. Participation

- 3.1. Tendering is open on equal terms to legal entities (participating either individually or in a grouping consortium of tenderers) which are effectively established in Ukraine or other countries. Tendering is also open to international organisations.
- 3.2. These terms refer to all legal entities, companies or partnerships effectively established in the above states. For the purposes of proving compliance with this rule, tenderers being legal persons, must present the documents required under that country's law.
- 3.3. The eligibility requirement detailed in subclauses 3.1 and 3.2 applies to all members of a joint venture/consortium and all subcontractors, as well as to all entities upon whose capacity the tenderer relies for the selection criteria. Every tenderer, member of a joint venture/consortium, every capacity-providing entity, every subcontractor providing more than 10 % of the supplies must certify that they meet these conditions. They must prove their eligibility by a document dated less than one year earlier than the deadline for submitting tenders, drawn up in accordance with their national law or practice or by copies of the original documents stating the constitution and/or legal status and the place of registration and/or statutory seat and, if it is different, the place of central administration. The Contracting Authority may accept other satisfactory evidence that these conditions are met.
- 3.4. Tenders from tenderers will be admitted to the procedure provided that none of the following reasons for exclusion apply:
- Sanctions or embargoes issued by the Security Council of the United Nations, the EU or the German Government preclude the participation of a Tenderer;
- The Tenderer is excluded from the tendering process with legal effect of the country of the contracting agency on grounds of criminal offences, especially fraud, corruption or other economic crimes;
- The Tenderer is a state-controlled company in the partner country that is not legally or economically independent, or that is not subject to commercial law, or that is a public authority dependent on the contracting agency or the project executing agency or the recipient of the loan/financing amount;
- The Tenderer or individual members of the Tenderer's staff or a subcontractor has economic links or family ties with personnel of the contracting agency who are involved in preparing the

tender documents, awarding the contract or supervising the execution of the contract, insofar as the conflict of interests could not be resolved to KfW's satisfaction in advance of the contract award and execution phase;

- The Tenderer is or was involved as a consultant in the preparation or implementation of the
 project. The same applies to an enterprise or an individual that is closely connected to the
 Tenderer under a company group or a similar business link, or to several enterprises or
 individuals associated correspondingly. (exception: In BOT projects or turnkey projects a
 participation of future suppliers or manufacturers may even be desirable);
- The Tenderer or individual members of the Tenderer's staff or a subcontractor are or were during the last 12 months prior to publication of the invitation to tender indirectly or directly linked to the project in question through employment as a staff member or advisor to the contracting agency, and are or were able in this connection to influence the award of the contract for services, or the Tenderer is or was otherwise able to influence the award of the contract for services.
- 3.5. By signing the Declaration of Undertaking (see Annex IV), the Tenderer attests that none of these reasons for exclusion or conflicts of interest apply. In case of doubt, when tendering the Tenderer in question shall furnish proof to the satisfaction of the contracting agency and KfW.
- 3.6. To be eligible to take part in this tender procedure, tenderers must prove to the satisfaction of the Contracting Authority that they comply with the necessary legal, technical and financial requirements and have the means to carry out the contract effectively.
- 3.7. Where tenders include subcontracting, it is recommended that the contractual arrangements between tenderers and their subcontractors include mediation, according to national and international practices, as a method of dispute resolution.
- 3.8. The KfW's eligibility criteria to tender are described in Section IV, Eligibility criteria.
- 3.9. KfW requires compliance with its policy in regard to corrupt and fraudulent practices as set forth in Section V.
- 3.10. In further pursuance of this policy, Tenderers shall permit and shall cause its agents to provide information and permit KfW or an agent appointed by KfW to inspect on site all accounts, records and other documents relating to tender submission and contract performance (in the case of award), and to have them audited by auditors or agents appointed by KfW.

4. Origin

- 4.1 No restrictions regarding the Tenderer's country of domicile or the country of origin of supplies and services are set.
- 4.2 When submitting tenders, tenderers must state the countries of origin. They may be asked to provide additional information in this regard.
- 4.3. All the Goods and Related Services to be supplied under the Contract and financed by the KfW shall have their origin in any country in accordance with Section IV, Eligibility Criteria.

5. Type of contract

Supply contract will indicate unit-price and total price.

6. Currency

Tenders must be presented in Euro.

For Contracts below 500 000 EURO: payments to international tenderers will be done in Euro; payments to national tenderers or joint venture/consortium where the leading partner is Ukrainian legal entity will be done in UAH based on the exchange rate of the National Bank of Ukraine on the day of payment.

For Contracts exceeding 500 000 Euro: payments to international tenderers and national tenderers will be done in EURO directly from KfW account.

7. Lots

This tender procedure is divided into lots.

- 7.1 The tenderer may submit a tender for one lot, several or all of the lots.
- 7.2 Each lot will form a separate contract and the quantities indicated for different lots will be indivisible. The tenderer must offer the whole of the quantity or quantities indicated for each lot. Under no circumstances must tenders be considered for part of the quantities required. If the tenderer is awarded more than one lot, a single contract may be concluded covering all those lots.

8. Period of validity

- 8.1 Tenderers will be bound by their tenders for a period of 90 days from the deadline for the submission of tenders.
- 8.2 In exceptional cases and prior to the expiry of the original tender validity period, the Contracting Authority may ask tenderers in writing to extend this period by 60 days. Such requests and the responses to them must be made in writing. Tenderers that agree to do so will not be permitted to modify their tenders and they are bound to extend the validity of their tender guarantees for the revised period of validity of the tender. If they refuse, without forfeiture of their tender guarantees, their participation in the tender procedure will be terminated.
- 8.3 The successful tenderer will be bound by its tender for a further period of 60 days. The further period is added to the validity period of the tender irrespective of the date of notification.

9. Language of tenders

9.1 The tenders, all correspondence and documents related to the tender exchanged by the tenderer and the Contracting Authority must be written in the language of the procedure, which is English.

If the supporting documents are not written in English, a certified translation into English must be attached.

10. Submission of tenders

10.1 The Contracting Authority must receive the tenders before the deadline specified in 10.3. They must include all the documents specified in point 11 of these Instructions and be sent to the following address:

Shevchenka Str., 70, apt. 1, Lviv, 79039 Ukraine

If the tenders are hand delivered they should be delivered to the following address:

Shevchenka Str., 70, apt. 1, Lviv, 79039 Ukraine on or before 17:00 (GMT+3) on 31/01/2019

Tenders must comply with the following conditions:

- 10.2 All tenders must be submitted in one original, marked 'original', and two copies signed in the same way as the original and marked 'copy'.
- 10.3 All tenders must be received at Shevchenka Str., 70, apt. 1, Lviv, 79039 Ukraine before the deadline **17:00 (GMT+3) on** 31/01/2019, by registered letter with acknowledgement of receipt, by courier or hand-delivered against receipt signed by the AHT Group AG representative.
- 10.4 All tenders, including annexes and all supporting documents, must be submitted in a sealed envelope bearing only:
 - a) the above address:
 - b) the reference code of this tender procedure, (i.e. IT- 2018-1-supplies vehicles);
 - c) where applicable, the number of the lot(s) tendered for;
 - d) the words 'Not to be opened before the tender opening session' in the language of the tender dossier (English) and in Ukrainian.
 - e) the name of the tenderer.

The Tender should be submitted in one package containing three clearly marked <u>separate</u> sealed envelopes: one with the "Administrative Proposal", the second one with "Technical Proposal" and the third one with the "Financial Proposal". The Financial Proposal shall be sealed and no financial information shall be contained in the Technical Proposal and Administrative Proposal. In case any financial information is found in the Administrative or Technical proposal this leads to exclusion. Each envelope has to include one original, two copies.

The envelopes should then be placed in another single sealed envelope/package, unless their volume requires a separate submission for each lot.

11. Content of tenders

Failure to fulfil the below requirements will constitute an irregularity and may result in rejection of the tender. All tenders submitted must comply with the requirements in the tender dossier and comprise:

Part 1: Administrative proposal:

A detailed description of the supplier participating in the Tender with the administrative specifications (provided in the Technical Specifications AnnexV), including any documentation is required.

The administrative proposal must be presented as per template (Annex I, Contractor's Qualification) adding separate sheets for details if necessary.

The tenderer must present the documents following essential criteria that are to be examined:

- absence of reasons for exclusion (see criteria under para 3.);
- experience in the execution of comparable projects;
- experience in Ukraine or in comparable countries;
- availability of qualified personnel and appropriate facilities and equipment in sufficient quantities;

adequate financial capacity, shown in qualification table below:

Qualification Criteria		Compliance Requirements			Documentation		
			Cinalo	Joint Venture (existing or intended)			Submission
No.	Subject	Requirement	Single Entity	All Parties Combined	Each Member	One Member	Submission Requirements
1	Financial Capabilities	Submission of audited balance sheets or copies of the Balance sheets with the stamp of tax inspection, for the last 3	Must meet requirement	N/A	Must meet requirement	N/A	Annex I, B. Economic and financial capacity

Qualification Criteria		Compliance Requirements			Documentation		
			Joint Venture (existing or intended)			Out with the	
No.	Subject	Requirement	Single Entity	All Parties Combined	Each Member	One Member	Submission Requirements
	Average Annual Supplier	years to demonstrate the current soundness of the Tenderer's financial position based on the following criteria: a) Liquidity ratio ≥ 1.1 (Current Assets) / (Current Liabilities) ≥ 1.1) b) Indebtedness ratio ≤ 80% (Total Liabilities) x 100 / (Total Assets) ≤ 80%) Minimum average annual supplier turnover of € for Lot 1: 740 000.00					
2	Turnover	Lot 2: 1 064 000,00 Lot 3: 396 000,00, calculated as total certified payments received for contracts in progress and/or completed within the last 3 years, divided by 3 years	Must meet requirement	Must meet requirement	Must meet at least twenty- five percent (25%) of the requirement	Must meet at least forty percent (40%) of the requirement	Annex I, B. Economic and financial capacity
3	Access to Liquidity	Access to liquidity of € For Lot 1: 400 000,00 For Lot 2: 550 000,00 For Lot 3: 200 000,00	Must meet requirement	Must meet requirement	Must meet at least twenty- five percent (25%) of the requirement	Must meet at least forty percent (40%) of the requirement	Liquidity Letter issued by the Tenderer's bankers (free format)

Documents to be supplied using the templates attached are*:

The 'Model Declaration of Undertaking' (Annex IV) (from each member if a consortium)

Documents to be supplied in free-text format are:

- Certified copies of the registration documents of the legal entity, company Statute
- Duly authorised signature: an official document (statutes, power of attorney, notary statement, etc.) proving that the person who signs on behalf of the company, joint venture or consortium is duly authorised to do so.
- Liquidity Letter issued by the Tenderer's bankers
- Copies of the certificate of official car exporter/dealer/trader.
- A statement that the company has experience in carrying out training
- A statement that the company is not approaching bankruptcy.

Part 2: Technical proposal:

The technical proposal shall include a detailed description of the supplies tendered in conformity with the technical specifications (given in the Technical Specifications AnnexV), including any documentation required and, if applicable, a list of the spare parts and consumables;

The technical proposal shall include a description of the offered two-days training per each PA in conformity with the technical specifications (given in the Technical Specifications AnnexV),

The technical offer must be presented as per template (Annex II, Contractor's technical offer) adding separate sheets for details if necessary.

Information to be supplied in free-text format:

- A description of the warranty conditions, which must be in accordance with the conditions laid down in the Technical Specifications.
- A statement by the tenderer attesting the origin of the supplies tendered (or other proofs of origin).

Part 3: Financial proposal:

A financial proposal is to be presented and calculated on the terms of delivery DAP Lviv, Ukraine³ basis for the supplies tendered. It should include 2 days training per Protected Area (as indicated in the Budget breakdown) on the use of the supplied goods.

This financial proposal should be presented as per the template shown in Annex III (Budget breakdown), adding separate sheets for details if necessary. An electronic version of the financial offer shall be on CD ROM using standard spreadsheet software.

12. Taxes and other charges

The applicable tax and customs arrangements are the following:

AHT GROUP AG is exempt from all taxes, customs duties and charges. The Registration Card of the Project No. 3450-01 was issued by the Ministry of Economic Development and Trade of Ukraine on 23rd March 2018 is valid from May 1st, 2016 to April 30th, 2022. The registration card gives the following additional information:

"Pursuant to Article 3 of the Agreement dated February 03, 2016: Goods and transactions with goods, works and services financed with grant money indicated in clause 1 Article 1, are exempt from duties and other taxes and duties which are applied in the territory of Ukraine. This also concerns transactions conducted via local management funds, which may be created for the purposes of project. Goods, works and services procurement plan submitted for registration."

Based on the Financial Agreement entered between the Cabinet of Ministers of Ukraine, represented by the Ministry of Ecology and Natural Resources of Ukraine and KfW dated 10 April 2015 the procurement of supplies subject to this tender allows for full exemption from taxes, custom duties and charges.

13. Additional information before the deadline for submission of tenders

Tenderers may submit questions in writing to the following address up to 21 days before the deadline for submission of tenders, specifying the publication reference and the contract title:

AHT GROUP AG National Procurement and Financial Officer,

Ms. Stefanyshyn at stefanyshyn@snpa.in.ua,

or

AHT GROUP AG Authorized representative/ Team Leader Mr. Brombacher at brombacher@snpa.in.ua

The Contracting Authority has no obligation to provide clarifications after this date.

Any clarification of the tender dossier will be published on the website at www.snpa.in.ua at the latest 11 days before the deadline for submission of tenders.

Any prospective tenderers seeking to arrange individual meetings with either the Contracting Authority during the tender period may be excluded from the tender procedure.

³ DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

14. Clarification meeting / site visit

14.1 No clarification meeting / site visit is planned. Visits by individual prospective tenderers during the tender period will not be organised.

15. Alteration or withdrawal of tenders

- 15.1 Tenderers may alter or withdraw their tenders by written notification prior to the deadline for submission of tenders referred to in Article 10.1. No tender may be altered after this deadline. Withdrawals must be unconditional and will end all participation in the tender procedure.
- 15.2 Any such notification of alteration or withdrawal must be prepared and submitted in accordance with Article 10. The outer envelope must be marked 'Alteration' or 'Withdrawal' as appropriate.
- 15.3 No tender may be withdrawn in the interval between the deadline for submission of tenders referred to in Article 10.1 and the expiry of the tender validity period. Withdrawal of a tender during this interval may result in forfeiture of the tender guarantee.

16. Costs of preparing tenders

No costs incurred by the tenderer in preparing and submitting the tender are reimbursable. All such costs will be borne by the tenderer.

17. Ownership of tenders

The Contracting Authority retains ownership of all tenders received under this tender procedure. Consequently, tenderers have no right to have their tenders returned to them.

18. Joint venture or consortium

- 18.1 If a tenderer is a joint venture or consortium of two or more persons, the tender must be a single one with the object of securing a single contract, each person must sign the tender and will be jointly and severally liable for the tender and any contract. Those persons must designate one of their members to act as leader with authority to bind the joint venture or consortium. The composition of the joint venture or consortium must not be altered without the prior written consent of the Contracting Authority.
- 18.2 The tender may be signed by the representative of the joint venture or consortium only if it has been expressly so authorised in writing by the members of the joint venture or consortium, and the authorising contract, notarial act or deed must be submitted to the Contracting Authority in accordance with point 11 of these Instructions to Tenderers. All signatures to the authorising instrument must be certified in accordance with the national laws and regulations of each party comprising the joint venture or consortium together with the powers of attorney establishing, in writing, that the signatories to the tender are empowered to enter into commitments on behalf of the members of the joint venture or consortium.

19. Opening of tenders

- 19.1 The opening and examination of tenders is for the purpose of checking whether the tenders are complete, whether the requisite tender guarantees have been furnished, whether the required documents have been properly included and whether the tenders are generally in order.
- 19.2 No public opening session is foreseen. The tenders will be opened by the tender evaluation committee appointed for the purpose. The committee will draw up minutes of the meeting,

which will be available on request of MENR and KFW. An external observer from Transparency International Ukraine will be present at the meeting and will provide a report afterwards.

- 19.3 At the tender opening, the tenderers' names, the tender prices, written notifications of alteration and withdrawal, the presence of the requisite tender guarantee (if required) and such other information as the Contracting Authority may consider appropriate may be announced.
- 19.4 After the opening of the tenders, no information relating to the examination, clarification, evaluation and comparison of tenders, or recommendations concerning the award of the contract can be disclosed until after the contract has been awarded.
- 19.5 Any attempt by tenderers to influence the evaluation committee in the process of examination, clarification, evaluation and comparison of tenders, to obtain information on how the procedure is progressing or to influence the Contracting Authority in its decision concerning the award of the contract will result in the immediate rejection of their tenders.
- 19.6 All tenders received after the deadline for submission specified in the contract notice or these instructions will be kept by the Contracting Authority. The associated guarantees will be returned to the tenderers. No liability can be accepted for late delivery of tenders. Late tenders will be rejected and will not be evaluated.
- 19.7 In the opening session only Administrative Proposal envelopes will be opened.

The Administrative Proposal will be opened and examined for completeness. Only the tenders having a complete Administrative Proposals will be evaluated further. Information on the Price from Financial Proposal will not be read out loud.

Tender Guarantee is required in this tender.

20. Evaluation of tenders

20.1 Examination of the administrative conformity of tenders

The aim at this stage is to check that tenders comply with the essential requirements of the tender dossier. A tender is deemed to comply if it satisfies all the conditions, procedures and specifications in the tender dossier without substantially departing from or attaching restrictions to them.

Substantial departures or restrictions are those which affect the scope, quality or execution of the contract, differ widely from the terms of the tender dossier, limit the rights of the Contracting Authority or the tenderer's obligations under the contract or distort competition for tenderers whose tenders do comply. Decisions to the effect that a tender is not administratively compliant must be duly justified in the evaluation minutes.

Tenderers who do not comply with the selection criteria become ineligible. Tendering is unfruitful if there is no administrative compliant offer.

The following documents are to be submitted to KfW for No Objection prior to the analysing of the tenders (technical and financial proposals): [32]

 The evaluation report of the qualification, including the certificate or opinion of the consultant and a recommendation on the list of Tenderers whose technical proposals are to be analyzed.

20.2 Technical evaluation

After analysing the tenders deemed to comply in administrative terms, the evaluation committee will rule on the technical admissibility of each tender, classifying it as technically compliant or non-compliant.

The minimum qualifications required indicated in the Technical Specifications and in the Description of requirements to this tender dossier.

Where contracts include after-sales service and/or training, the technical quality of such services will also be evaluated by using yes/no criteria as specified in the tender dossier.

Tenderers are excluded, if their proposal is not compliant with the technical specifications (supplies). Tendering is unfruitful, if there is no technically compliant offer.

The following documents are to be submitted to KfW for No Objection prior to the opening of the financial envelops:

 Technical Evaluation Report, including the certificate or opinion of the consultant and a recommendation on the list of Tenderers whose financial envelops are to be analyzed.

20.3 Financial evaluation

- a) Tenders found to be technically compliant will be checked for any arithmetical errors in computation and summation. Errors will be corrected by the evaluation committee as follows:
 - where there is a discrepancy between amounts in figures and in words, the amount in words will be the amount taken into account;
 - except for lump-sum contracts, where there is a discrepancy between a unit price and the total amount derived from the multiplication of the unit price and the quantity, the unit price as quoted will be the price taken into account.
- b) Amounts corrected in this way will be binding on the tenderer. If the tenderer does not accept them, its tender will be rejected.
- c) Unless specified otherwise, the purpose of the financial evaluation process is to identify the tenderer offering technically compliant supplies at the lowest price. Where specified in the technical specifications, the evaluation of tenders may take into account not only the acquisition costs but, to the extent relevant, costs borne over the life cycle of the supplies (such as for instance maintenance costs and operating costs), in line with the technical specifications. In such case, the Contracting Authority will examine in detail all the information supplied by the tenderers and will formulate its judgment on the basis of the lowest total cost, including additional costs.

The following documents are to be submitted to KfW for No Objection prior to the award of the contract:

- Financial/Final Evaluation Report, including the certificate or opinion of the consultant and a recommendation to which Tenderer(s) a Letter of Acceptance shall be issued.
- Before contract signature: Draft contract agreed upon between the Contractin Authority and the Supplier
- 20.4 In the interests of transparency and equal treatment and to facilitate the examination and evaluation of tenders, the evaluation committee may ask each tenderer individually for clarification of its tender including breakdowns of prices, within a reasonable time limit to be fixed by the evaluation committee. The request for clarification and the response must be in writing, but no change in the price or substance of the tender may be sought, offered or permitted except as required to confirm the correction of arithmetical errors discovered during the evaluation of tenders pursuant to Article 20.3. Any such request for clarification must not distort competition. Decisions to the effect that a tender is not technically compliant must be duly justified in the evaluation minutes.

20.5 Variant solutions

Variant solutions will not be taken into consideration.

20.6 Award criteria

The sole award criteria will be the price. The contract will be awarded to the lowest compliant tender.

21. Signature of the contract and performance guarantee

- 21.1 The successful tenderer will be informed in writing that its tender has been accepted (notification of award). Before the Contracting Authority signs the contract with the successful tenderer, the successful tenderer must provide the documentary proof or statements required under the law of the country in which the company (or each of the companies in case of a consortium) is effectively established, to show that it is not in any of the exclusion situations (such as: it is bankrupt, subject to insolvency or winding-up procedures, fraudulently or negligently misrepresenting information required for the verification of the absence of grounds for exclusion or the fulfilment of selection criteria or in the performance of a contract, entering into agreement with other economic operators with the aim of distorting competition, attempting to influence the decision-making process of the contracting authority, attempting to obtain confidential information that may confer upon it undue advantages in the procurement procedures, it has been established by a final judgment that the economic operator is guilty of any of the following: fraud, corruption, participation in a criminal organisation, child labour or other forms of trafficking in human beings, money laundering or terrorist financing). This evidence or these documents or statements must carry a date not earlier than one year before the date of submission of the tender. In addition, a statement must be provided that the situations described in these documents have not changed since then.
- 21.2 The successful tenderer must also provide evidence of financial and economic standing and technical and professional capacity according to the selection criteria for this call for tenders such as: appropriate statements from banks; evidence of professional risk indemnity insurance; presentation of balance sheets or extracts from balance sheets for a period equal to or less than the last three years for which accounts have been closed, where publication of the balance sheet is required under the company law of the country in which the economic operator is established; a statement of overall turnover and turnover for works, supplies or services covered by a contract during a period of no more than the last three financial years.
- 21.3 If the successful tenderer fails to provide the documentary proof or statement or the evidence of financial and economic standing and technical and professional capacity within 15 calendar days following the notification of award or if the successful tenderer is found to have provided false information, the award will be considered null and void. In such a case, the Contracting Authority may award the tender to the next lowest tenderer or cancel the tender procedure.

The Contracting Authority may waive the obligation of any candidate or tenderer to submit the documentary evidence referred to above if such evidence has already been submitted for the purposes of another procurement procedure, provided that the issue date of the documents does not exceed one year and that they are still valid. In this case, the candidate or tenderer must declare on his/her honour that the documentary evidence has already been provided in a previous procurement procedure and confirm that his/her situation has not changed.

By submitting a tender, each tenderer accepts to receive notification of the outcome of the procedure by electronic means. Such notification shall be deemed to have been received on the date upon which the contracting authority sends it to the electronic address referred to in the offer.

- 21.4 The Contracting Authority reserves the right to vary quantities specified in the tender at the time of contracting and during the validity of the contract. The total value of the supplies may not, as a result of the variation, rise or fall by more than 25% of the original financial offer in the tender. The unit prices quoted in the tender shall be used.
- 21.5 Within 30 days of receipt of the contract signed by the Contracting Authority, the selected tenderer must sign and date the contract and return it, with the performance guarantee (if applicable), to the Contracting Authority. On signing the contract, the successful tenderer will become the Contractor and the contract will enter into force.
- 21.6 If it fails to sign and return the contract and any financial guarantee required within 30 days after receipt of notification, the Contracting Authority may consider the acceptance of the tender to be cancelled without prejudice to the Contracting Authority's right to seize the

guarantee, claim compensation or pursue any other remedy in respect of such failure, and the successful tenderer will have no claim whatsoever on the Contracting Authority.

22. Tender guarantee

- 22.1. The Tenderer shall furnish as part of its tender, a Tender Guarantee, as specified in the Description of Requirements, in original form and in the amount and currency specified in the Description of Requirements.
- 22.2. A Tender guarantee shall use the form included in Annex VII, Tender Forms, without deviations. The Tender guarantee must be issued in the currency of the tender.
- 22.3. Tender guarantee shall be a demand guarantee in any of the following forms at the Tenderer's option:
 - (a) An unconditional guarantee issued by a reputable bank or financial institution (such as an insurance, bonding or surety company);
 - (b) A cashier's or certified check issued by a bank; or
 - (c) Another security specified in the Description of Requirements:

from a reputable source from an eligible country, Eligibility Criteria Tenderers are free to use any reputable bank for the purpose of issuing the required Tender Guarantee, subject to all conditions of ITT 22 are being met without exception; the issuing bank shall have a correspondent bank in the Purchaser's country. In the case of a bank guarantee, the Tender guarantee shall be submitted either using the Tender Guarantee Form included in Annex VII, Tender Forms, or in another substantially similar format approved by the Purchaser prior to tender submission. The Tender guarantee shall be valid for forty-two (42) days beyond the original validity period of the tender, or beyond any period of extension if requested under ITT.

- 22.4. If a Tender guarantee is specified pursuant to ITT 22.1, any tender not accompanied by a substantially responsive Tender Guarantee shall be rejected by the Purchaser as non-responsive.
- 22.5. The Tender guarantee of unsuccessful Tenderer shall be returned as promptly as possible upon the successful Tenderer's signing the contract.
- 22.6. The Tender Guarantee of the successful Tenderer shall be returned as promptly as possible once the successful Tenderer has signed the contract.

The Tender Guarantee may be forfeited:

- (a) If a Tenderer withdraws its tender during the period of tender validity specified by the Tenderer on the Tender Submission Form, or any extension thereto provided by the Tenderer; or
- (b) If the successful Tenderer fails to:
 - (i) Sign the Contract; or
 - (ii) Furnish a performance security (if applicable).
- 22.7. The Tender guarantee of a JV must be in the name of the JV that submits the tender. If the JV has not been legally constituted into a legally enforceable JV at the time of tendering, the Tender guarantee shall be in the names of all future members as named in the letter of intent.

23. Ethics clauses

- 23.1. Any attempt by a candidate or tenderer to obtain confidential information, enter into unlawful agreements with competitors or influence the tender committee or the Contracting Authority during the process of examining, clarifying, evaluating and comparing tenders will lead to the rejection of their candidacy or tender and may result in administrative penalties.
- 23.2. Without the Contracting Authority's prior written authorisation, a Contractor and its staff or any other company with which the Contractor is associated or linked may not, even on an ancillary or subcontracting basis, supply other services, carry out works or supply equipment for the project. This prohibition also applies to any other projects that could, owing to the nature of the contract, give rise to a conflict of interest on the part of the Contractor.
- 23.3. When submitting a tender, tenderers must declare that they are not affected by a conflict of interest and have no equivalent relation in that respect with other tenderers or parties involved in the project. Should such a situation arise during execution of the contract, the Contractor must immediately inform the Contracting Authority.
- 23.4. Contractors must at all times act impartially and as faithful advisers in accordance with the code of conduct of their profession. They will refrain from making public statements about the project or services without the Contracting Authority's prior approval. They may not commit the Contracting Authority in any way without its prior written consent.
- 23.5. For the duration of the contracts Contractors and their staff must respect human rights and undertake not to offend the political, cultural and religious mores of the beneficiary state. In particular and in accordance with the legal basic act concerned, tenderers that have been awarded contracts must abide by core labour standards as defined in the relevant International Labour Organisation conventions (such as the Conventions on freedom of association and collective bargaining; Abolition of forced and compulsory labour; Elimination of forced and compulsory labour; Abolition of child labour).
- 23.6. Contractors may accept no payment connected with the contracts other than that provided for therein. Contractors and their staff must not exercise any activity nor receive any advantage inconsistent with their obligations to the Contracting Authority.
- 23.7. Contractors and their staff are obliged to maintain professional secrecy for the entire duration of contracts and after their completion. All reports and documents drawn up or received by Contractors will be confidential.
- 23.8. Contractors must refrain from any relationship likely to compromise their independence or that of their staff. If the Contractor ceases to be independent, the Contracting Authority may, regardless of injury, terminate the contract without further notice and without the Contractor having any claim to compensation.
- 23.9. KfW as donor reserves the right to suspend or cancel project financing if corrupt practices of any kind are discovered at any stage of the award process and if the Contracting Authority fails to take all appropriate measures to remedy the situation. For the purposes of this provision, 'corrupt practices' are the offer of a bribe, gift, gratuity or commission to any person as an inducement or reward for performing or refraining from any act relating to the award of a contract or implementation of a contract already concluded with the Contracting Authority.
- 23.10. All tenders will be rejected or contracts terminated if it emerges that the award or implementation of a contract has given rise to unusual commercial expenses. Such unusual commercial expenses are commissions not mentioned in the main contract or not stemming from a properly concluded contract referring to the main contract, commissions not paid in return for any actual and legitimate service, commissions remitted to a tax haven, commissions paid to a recipient who is not clearly identified or commissions paid to a company which has any appearance of being a front company.
- 23.11. The Contractor undertakes to supply Contracting Authority on request with all supporting documents relating to the conditions of the contract's execution. The auditor may carry out whatever documentary or on-the-spot checks it deems necessary to find evidence in cases of suspected unusual commercial expenses.

24. Cancellation of the tender procedure

If a tender procedure is cancelled, tenderers will be notified by the Contracting Authority. If the tender procedure is cancelled before the tender opening session the sealed envelopes will be returned, unopened, to the tenderers.

Cancellation may occur, for example, if:

- the tender procedure has been unsuccessful, namely where no suitable, qualitatively
 or financially acceptable tender has been received or there has been no valid
 response at all;
- the economic or technical parameters of the project have changed fundamentally;
- exceptional circumstances or force majeure render normal implementation of the project impossible;
- all technically acceptable tenders exceed the financial resources available;
- there have been substantial errors, irregularities or frauds in the procedure, in particular where these have prevented fair competition;
- the award is not in compliance with sound financial management, i.e. does not respect
 the principles of economy, efficiency and effectiveness (e.g. the price proposed by the
 tenderer to whom the contract is to be awarded is objectively disproportionate with
 regard to the price of the market.

In no event will the Contracting Authority be liable for any damages whatsoever including, without limitation, damages for loss of profits, in any way connected with the cancellation of a tender procedure even if the Contracting Authority has been advised of the possibility of damages. The publication of a contract notice does not commit the Contracting Authority to implement the programme or project announced.

25. Appeals

Tenderers believing that they have been harmed by an error or irregularity during the award process may file a complaint to Project Steering Division of Project Implementation Unit (PIU-SD) at MENR, with copy to KfW Development Bank.

26. Data Protection

Processing of personal data will be solely used to ensure execution of the Contract obligations, for national legal entities to the extent and within the limits set by the Law of Ukraine "On Personal Data Protection".

Description of Requirements

Context of the Requirement.	IT- 2018-1-supplies - vehicles	
Project name:	Project: "Support of Nature Protected Areas in Ukraine", BMZ Project Numbers: 2011.6612.3 and 2013.6588.1	
Brief Description of the Supply	Lot 1: High clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm) in the quantity of 9 (nine) cars at DAP Lviv, Ukraine ⁴ including 2 (two) days training per PA	
	Lot 2: High clearance 4WD ranger cars for normal field conditions (clearance higher than 200 mm, wheelbase length up to 3300mm) in the quantity of 19 (nineteen) cars at DAP Lviv, Ukraine including 2 (two) days training per PA	
	Lot 3: High clearance 4WD ranger cars for normal field conditions and longer-distance use (clearance between 180mm – 230mm, low fuel consumption up to 6-8l/100km) in the quantity of 11 (eleven) cars at DAP Lviv, Ukraine	
List and Description of Expected Outputs to be Delivered	AHT GROUP AG seeks a qualified and experienced organization to hired to supply ranger cars in the quantity and variety as per Techn Specifications under the terms of delivery DAP Lviv Ukraine and ca out the two-days training for Lot 1 and Lot 2	
Person to Supervise the Work/Performance of the Service provider/Supplier	AHT GROUP AG Team Leader	
Place of delivery	Address for the supply of vehicles: Gorodok customs post, Lviv Ukraine	
Deadline for delivery	At the earliest convenience but not later than three (3) months after the contract commencement date	
Currency of Proposal	 ☑ United States Dollars X Euro ☑ Local Currency UAH 	
Value Added Tax on Price Proposal	X must be exclusive of VAT and other applicable indirect taxes	
	□ 60 days	
Validity Period of Proposals (Counting for the last day of	X 90 days	
submission of quotes)	□ 120 days	
	In exceptional circumstances, AHT GROUP AG may request the Proposer to extend the validity of the Proposal beyond what has been initially indicated in this ITT. The Proposal shall then confirm the extension in writing, without any modification whatsoever on the Proposal.	

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⁴ DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

Tender Guarantee	Tender Guarantee is required				
	The percentage and currency of the Tender Guarantee shall be: for LOT 1: 2% of the Tenderer's Contract estimate in Euro for LOT 2: 2% of the Tenderer's Contract estimate in Euro for LOT 3: 2% of the Tenderer's Contract estimate in Euro				
	Tenderers have the option of subn lots (for the combined total amoun been submitted.]	nitting one Tender Guarantee for all t of all lots) for which Tenders have			
Performance Guarantee	Performance Guarantee is not red	quired			
Partial Quotes	☐ Not permitted				
	x Permitted - Companies can ap	ply for all and/or separate LOTs.			
Payment Terms	Outputs/Percentage/Timing	Condition for Payment Release			
	70% -	90% on delivery of Goods at DAP Lviv Customs			
	30% 10% on acceptance fulfilment of training the Act of fulfilled wo services for the train				
Person(s) to review/inspect/ approve outputs/completed services and authorize the disbursement of payment	AHT GROUP AG Team Leader Reception committee (Representative of the Recipient, Technical consultant)				
Type of Contract to be Signed	□ Purchase Order □ Institutional Contract x Contract for Supplies □ Long-Term Agreement				
Criteria for Contract Award	□ Other Type of Contract x Lowest Price Quote among technically responsive offers □ Highest Combined Score (based on the 70% technical offer and 30% price weight distribution) x Full acceptance of the AHT GROUP AG Contract General Terms and Conditions (GTC). This is a mandatory criteria and cannot be deleted regardless of the nature of services required. Non acceptance of the GTC may be grounds for the rejection of the Proposal.				
Criteria for the Assessment of	Technical Proposal	Technical Proposal (70%)			
Proposal	X Proposal compliant with the technical specifications				
	Financial Proposal Approach 40%				
	X Proposal offering the lowest price among the proposals	□ Personnel 30% Financial Proposal (30%)			
	received by AHT GROUP AG.	□ To be computed as a ratio of the Proposal's offer to the lowest price among the proposals received by AHT GROUP AG.			
AHT GROUP AG will award					

the contract to:	☐ One or more Supplier, depending on the following factors :
Annexes to this ITT	X Form for Submission of Proposal (Annex I, Annex II, Annex III) X Declaration of Undertaking (Annex IV) X Detailed Technical Specifications (Annex V) X Contract template (Annex VI) X Tender Forms (Annex VIII) X Letter of Acceptance (Annex VIII).
Contact Person for Inquiries	Solomiya Stefanyshyn, National Procurement and Financial Officer e-mail: stefanyshyn@snpa.in.ua
(Written inquiries only)	
Documents to be submitted in proposal	X Dully filled in and Signed Form for Submission of Proposal (Annex I, Annex II, Annex III) X Business Licenses (Copies of State/Tax registration documents) and other Certificates (if any) □ Copies of licenses for engineering surveys and design works for construction (reconstruction);
	X Financial statements (Copies of income/balance statements for the last 3 years)
	The financial statements shall: (a) Reflect the financial situation of the Tender or in case of JV member, and not an affiliated entity (such as parent company or group member); (b) Be independently audited or certified by the State Fiscal Service; (c) Be complete, including all notes to the financial statements; (d) Correspond to accounting periods already completed and audited.
	The financial statements should show going concern of the legal entity and the absence of the long-term arrears (debt) in payments with the budget
	X Certified copies of the registration documents of the legal entity, company Statute
	X Duly authorised signature: an official document (statutes, power of attorney, notary statement, etc.) proving that the person who signs on behalf of the company, joint venture or consortium is duly authorised to do so.
	X Liquidity Letter issued by the Tenderer's bankers
	X Copies of the certificate of official car exporter/dealer/trader.
	X A statement that the company has experience in carrying out training
Other Information Related to	Administrative Requirements:
the Proposal	Submitted offers will be reviewed on "Pass" or "Fail" basis to determine compliance with the below formal criteria/ requirement/s: Offers must be submitted within the stipulated deadline Offers must meet required Offer Validity Offers have been signed by the proper authority Offers include requested company/organization documentation, including documentation regarding the company/organization's legal status and registration Offers must comply with general administrative requirements: properly registered company/organization; at least 3 years of working experience; experience in training activities.

Eligibility Criteria

Eligibility in KfW-Financed Procurement

- To the exception of any equipment or any sector which is subject to an embargo by the United Nations, the European Union or Germany, all goods, works, plants, consulting services and non-consulting services are eligible for KfW financing regardless of the country of origin of the contractor, supplier, subcontractor, consultant or sub consultant inputs or resources used in the implementation processes. The Contracting Authority means the Purchaser, the Employer, the Client or the Project Executing Agency as the case may be, for the procurement of goods, works, plants, consulting services or non-consulting services.
- 2. Natural or legal persons (including board members or legal representatives, all members of a joint venture or any of their suppliers, contractors, subcontractors, consultants or sub consultants) shall not be awarded a KfW-financed contract if, on the date of submission of an application, a Tender or a proposal, or on the date of award of a contract, they:
 - 2.1 are bankrupt or being wound up or ceasing their activities, are having their activities administered by the courts, have entered into receivership, or are in any analogous situation arising from a similar procedure;

2.2 have been:

- (a) convicted, within the past five years by a court decision, which has the force of res judicata in the country where the contract is implemented, of fraud, corruption or of any other offense committed during a procurement process or performance of a contract, unless they provide supporting information together with their Declaration of Undertaking (Form available as Appendix to the Application, Tender or Proposal Submission Form) which shows that this conviction is not relevant in the context of this contract and that adequate compliance measures have been taken in reaction;
- (b) subject to an administrative sanction within the past five years by the European Union or by national authorities either in the country of the Contracting Authority or of KfW, for fraud, corruption or for any other offense committed during a procurement process or performance of a contract, unless they provide supporting information together with their Declaration of Undertaking (Form available as Appendix to the Application, Tender or Proposal Submission Form) which shows that this sanction is not relevant in the context of this contract and that adequate compliance measures have been taken in reaction;
- (c) convicted, within the past five years by a court decision, which has the force of res judicata, of fraud, corruption or of any other offense committed during the procurement process or performance of an KfW-financed contract;
- 2.3 are listed for financial sanctions by the United Nations, the European Union and/or Germany for the purposes of fight-against-terrorist financing or threat to international peace and security. This criterion of exclusion is also applicable to legal persons, whose majority of shares are held or factually controlled by a listed natural or legal person;
- 2.4 have been subject within the past five years to a contract termination fully settled against them for significant or persistent failure to comply with their contractual obligations during contract performance, unless this termination was challenged and the dispute resolution is still pending or has not confirmed a full settlement against them;
- 2.5 have not fulfilled their fiscal obligations regarding payments of taxes in accordance with the legal provisions of either the country where they are constituted or the Contracting Authority's country;

- 2.6 are subject to an exclusion decision of the World Bank and are listed on the website http://www.worldbank.org/debarr, unless they provide supporting information together with their Declaration of Undertaking (Form available as Appendix to the Application, Tender or Proposal Submission Form) which shows that this exclusion is not relevant in the context of this contract and that adequate compliance measures have been taken in reaction;
- 2.7 have created false documents or committed misrepresentation in documentation requested by the Contracting Authority as part of the procurement process of this Contract.
- 3. State-owned entities may compete only if they can establish that they (i) are legally and financially autonomous, and (ii) operate under commercial law. To be eligible, a state-owned entity shall establish to KfW's satisfaction, through all relevant documents, including its Charter and other information KfW may request, that it: (i) is a legal entity separate from their state, (ii) does not currently receive substantial subsidies or budget support, (iii) operates like any commercial enterprise, and, inter alia, is not obliged to pass on its surplus to their state, can acquire rights and liabilities, borrow funds and be liable for repayment of its debts, and can be declared bankrupt.

KfW Policy - Corrupt and Fraudulent Practices - Social and Environmental Responsibility⁵

1. Corrupt and Fraudulent Practices

The Contracting Authority and the contractors, suppliers, subcontractors, consultants or sub consultants must observe the highest standard of ethics during the procurement process and performance of the contract. The Contracting Authority means the Project Executing Agency, the Purchaser, the Employer, the Client, as the case may be, for the procurement of goods, works, plants, consulting services or non-consulting services.

By signing the Declaration of Undertaking the contractors, suppliers, subcontractors, consultants or sub consultants declare that (i) "it did not engage in any practice likely to influence the contract award process to the Contracting Authority's detriment, and that it did not and will not get involved in any anti-competitive practice", and that (ii) "the procurement process and the performance of the contract did not and shall not give rise to any act of corruption or fraud".

Moreover, KfW requires the Contracting Authority to include in the Procurement Documents and KfW-financed contracts a provision requiring that suppliers, contractors, subcontractors, consultants or sub consultants will provide information and will permit KfW or an agent appointed by KfW to inspect on site their accounts, records and documents relating to the procurement process relating to the submission of the Application, Tender submission (in case prequalified), and contract performance (in the case of award), of the KfW-financed contract, and to have them audited by auditors appointed by KfW.

KfW reserves the right to take any action it deems appropriate to check that these ethics rules are observed and reserves, in particular, the rights to:

- (a) Reject a proposal for a contract award if during the qualification and selection process the contractor, the supplier or the consultant that is recommended for the award have engaged in acts of corruption, directly or by means of an agent, or fraud or anti-competitive practices in view of being awarded the Contract;
- (b) Declare misprocurement and exercise its rights on the ground of the contractual agreements with the Contracting Authority relating to suspension of disbursements, early repayment and termination if, at any time, the Contracting Authority, contractors, suppliers, subcontractors, consultants or sub consultants or their legal representatives have engaged in acts of corruption, fraud or anti-competitive practices during the procurement process or performance of the contract without the Contracting Authority having taken appropriate action in due time satisfactory to KfW to remedy the situation, including by failing to inform KfW at the time they knew of such practices.

KfW defines, for the purposes of this provision, the terms set forth below as follows:

- (a) Corruption of a Public Officer means:
 - (i) The act of promising, offering or giving to a Public Officer, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such Public Officer to act or refrain from acting in his official capacity; or
 - (ii) The act by which a Public Officer solicits or accepts, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such Public Officer to act or refrain from acting in his official capacity.
- (b) A Public Officer shall be construed as meaning:
 - (i) Any person who holds a legislative, executive, administrative or judicial mandate (within the country of the Contracting Authority) regardless of whether that person was nominated or elected, regardless of the permanent or temporary, paid or unpaid nature of the position and regardless of the hierarchical level the person occupies;

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⁵ [Text in this Section shall not be modified.]

- (ii) Any other person who performs a public function, including for a State institution or a State-owned company, or who provides a public service;
- (iii) Any other person defined as a Public Officer by the national laws of the country of the Contracting Authority.
- (c) Corruption of a private person means:
 - (i) The act of promising, offering or giving to any person other than a Public Officer, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such person to perform or refrain from performing any act in breach of its legal, contractual or professional obligations; or
 - (ii) The act by which any person other than a Public Officer solicits or accepts, directly or indirectly, an undue advantage of any kind for himself or for another person or entity, for such person to perform or refrain from performing any act in breach of its legal, contractual or professional obligations;
- (d) Fraud means any dishonest conduct (act or omission), whether or not it constitutes a criminal offence, deliberately intended to deceive others, to intentionally conceal items, to violate or vitiate consent, to circumvent legal or regulatory requirements and/or to violate internal rules in order to obtain illegitimate profit.
- (e) Anti-competitive practices mean:
 - (i) Any concerted or implied practices which have as their object or effect the prevention, restriction or distortion of competition within a marketplace, especially where they (i) limit access to the marketplace or free exercise of competition by other undertakings, (ii) prevent free, competition-driven price determination by artificially causing price increases or decreases, (iii) restrict or control production, markets, investments or technical progress; or (iv) divide up market shares or sources of supply;
 - (ii) Any abuse by one undertaking or a group of undertakings which hold a dominant position on an internal market or on a substantial part of it;
 - (iii) Any practice whereby prices are quoted or set unreasonably low, the object of which is to eliminate an undertaking or any of its products from a market or to prevent it from entering the market.

2. Social and Environmental Responsibility

In order to promote sustainable development, KfW seeks to ensure that internationally recognized environmental and social standards are complied with. Candidates for KfW-financed contracts shall consequently undertake in the Declaration of Undertaking to:

- (a) Comply with and ensure that all their subcontractors, suppliers, in particular those for major supply items, or consultants comply with international environmental and labour standards, consistent with applicable law and regulations in the country of implementation of the contract and the fundamental conventions of the International Labour Organisation⁶ (ILO) and international environmental treaties;
- (b) Implement environmental and social risks mitigation measures when specified in the environmental and social management plan (ESMP) provided by the Contracting Authority.

⁶ In case ILO conventions have not been fully ratified or implemented in the Employer's country the Applicant / Tenderer / Contractor shall, to the satisfaction of the Employer and KfW, propose and implement appropriate measures in the spirit of the said ILO conventions with respect to a) workers grievances on working conditions and terms of employment, b) child labour, c) forced labour, d) worker's organisations and e) non-discrimination.

Administrative Proposal

ANNEX I

Date: dd/mm/2018

Reference: IT- 2018-1-supplies- vehicles

AHT GROUP AG

Project: "Support of Nature Protected Areas in Ukraine"

BMZ Project Numbers: 2011.6612.3 and 2013.6588.1. financed from the loan funds provided by the Government of the Federal Republic of Germany through KfW pursuant to the Agreement between the Cabinet of Ministers of Ukraine and the Government of the Federal Republic of Germany on Financial Cooperation (allocation 2011, 2012 and 2013) dated 10.05.2015, implemented by AHT GROUP AG (the leading partner of the consortium in association with WWF International Danube-Carpathian Programme, Frankfurt Zoological Society (FZS), and Ukrainian Society for the Protection of Birds (USPB)

FORM FOR SUBMITTING SUPPLIER'S PROPOSAL

(This Form must be submitted only using the Supplier's Official Letterhead)

Place: Date:

To: Project: Support of Nature Protected areas in Ukraine"

Attention: Ms. Solomiya Stefanyshyn Shevchenka 70 apt.1, Lviv 79039 Ukraine

A. QUALIFICATIONS OF THE SUPPLIER

BRIEF COMPANY PROFILE The Supplier must describe and explain how and why they are the best entity that can deliver the requirements of AHT GROUP AG by indicating the following: Full registration name Year of foundation Legal status Legal address Actual address Bank information VAT payer status Contact person name Contact person email

Contact person phone	
Company/Organization's core activities	
Profile – describing the nature of business, field of expertise, licenses, certifications, accreditations (If any);	Please indicate here
Business Licenses – Registration	EDRPOU (company registration), ID tax number
Papers, Tax Payment Certification, etc	Copies of State registration, Tax registration and Statute should be attached
	Copies of income statements and balance sheets (extended version of the statements), showing:
Latest Audited Financial Statement or Financial results (2015 -2017) ⁷	 assets and liabilities lines profitable balance of the legal entity going concern of the legal entity legal entity does not have long-term arrears (debt) in payments with the budget The financial statements shall: (a) Reflect the financial situation of the Tender or in case of JV member, and not an affiliated entity (such as parent company or group member); (b) Be independently audited or certified by the State Fiscal Service (c) Be complete, including all notes to the financial statements; (d) Correspond to accounting periods already completed and audited.
Track Record performed within the last 3 years	Please indicate here the List of clients for similar supplies as those required by AHT GROUP AG, indicating description of contract scope, contract duration, contract value, contact references;
Certificates and Accreditation	Please indicate here applicable including Quality Certificates, Document of official car exporter/dealer/trader etc.
Please provide contact details of at least 3 previous partners for reference	
Other relevant information	Declaration of Undertaking A statement that the company is not approaching bankruptcy;

⁻

 $^{^{7}}$ If audited Financial statements are not available the Supplier should provide the statements verified by the stamp of the tax inspection

B. ECONOMIC AND FINANCIAL CAPACITY8

Please complete the following table of financial data⁹ based on your annual accounts and your latest projections. If annual accounts are not yet available for the current year or past year, please provide your latest estimates in the columns marked with **. Figures in all columns must be calculated on the same basis to allow a direct, year-on-year comparison to be made (or, if the basis has changed, an explanation of the change must be provided as a footnote to the table). Any clarification or explanation which is judged necessary may also be provided.

Financial data	2 years before last year ¹⁰ 2015 Euro	Year before last year 2016 Euro	Last year 2017 Euro	Average ¹¹ Euro
Annual turnover ¹² , excluding this contract				
Total Assets (TA)				
Total Liabilities (TL)				
Total Equity/Net Worth (NW)				
Current Assets ¹³				
Current Liabilities ¹⁴				
Current ratio (current assets/current liabilities)				
Total Revenue (TR)				
Profits Before Taxes (PBT)				
Cash Flow from Operating Activities				

We understand that if we fail to respond within the delay after receiving the notification of award, or if the information provided is proved false, the award may be considered null and void.

Yours faithfully,	
Signature of authorized representative of the legal entity	
Name and position of authorized representative of the legal entity	

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⁸ Natural persons have to prove their capacity in accordance with the selection criteria and by the appropriate means.

⁹ If this application is submitted by a consortium, the data in the table above must be the sum of the data in the corresponding tables in the declarations provided by the consortium members. Consolidated data are not requested for financial ratios.

¹⁰ Last year=last accounting year for which the entity's accounts have been closed.

¹¹ Amounts entered in the 'Áverage' column must be the mathematical average of the amounts entered in the three preceding columns of the same row.

¹² The gross inflow of economic benefits (cash, receivables, other assets) arising from the ordinary operating activities of the enterprise (such as sales of goods, sales of services, interest, royalties, and dividends) during the year.

¹³ A balance sheet account that represents the value of all assets that are reasonably expected to be converted into cash within one year in the normal course of business. Current assets include cash, accounts receivable, inventory, marketable securities, prepaid expenses and other liquid assets that can be readily converted to cash.

¹⁴ A company's debts or obligations that are due within one year. Current liabilities appear on the company's balance sheet and include short term debt, accounts payable, accrued liabilities and other debts.

Technical Proposal

ANNEX II

(This Form must be submitted only using the Supplier's Official Letterhead)

PUBLICATION REFERENCE: IT- 2018-1-supplies - vehicles

NAME OF TENDERER:

[insert: Location]. [insert: Date]

Page No 1 [of...]

AHT GROUP AG

Project: "Support of Nature Protected Areas in Ukraine"

BMZ Project Numbers: 2011.6612.3 and 2013.6588.1. financed from the loan funds provided by the Government of the Federal Republic of Germany through KfW pursuant to the Agreement between the Cabinet of Ministers of Ukraine and the Government of the Federal Republic of Germany on Financial Cooperation (allocation 2011, 2012 and 2013) dated 10.05.2015, implemented by AHT GROUP AG (the leading partner of the consortium in association with WWF International Danube-Carpathian Programme, Frankfurt Zoological Society (FZS), and Ukrainian Society for the Protection of Birds (USPB)

TECHNICAL PROPOSAL

The technical Proposal should be presented as per template below, adding separate sheets for details if necessary.

The tenderers are requested to complete the template on the next pages:

- Column 2 is completed by the Contracting Authority shows the required specifications (not to be modified by the tenderer),
- Column 3 is to be filled in by the tenderer and must detail what is offered (for example the words "compliant" or "yes" are not sufficient)
- Column 4 allows the tenderer to make comments on its proposed supply and to make eventual references to the documentation
- Column 5 is reserved for the evaluation committee

The eventual documentation supplied should clearly indicate (highlight, mark) the models offered and the options included, if any, so that the evaluators can see the exact configuration. Offers that do not permit to identify precisely the models and the specifications may be rejected by the evaluation committee.

Technical Offer for Lot 1: High clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm) in the quantity of 9 (nine) cars at DAP Lviv, Ukraine 15 including 2 (two) days training per PA

1. Item Number	Specific	2. ations Required	3. Specifications Offered	4. Notes, remarks, ref to documentation	5. Evaluation Committee's notes
	conditions during ranger- selected protected areas steep and gravel road co lot is given to engine por a short wheelbase as	be used under extreme field services and law-enforcement in with mountain terrain and poor, inditions. Therefore priority in this wer and ground clearance and if well as long-lasting guarantee. criteria when proposals are wagon 3-5 5 or 2 with benches with at least 4 seats (Cabin) at least 2016 model type not less, then 3,5l and up to 4.5l 200 hp 260 hp 340 to 390 Nm @ 2000 to 4000 UpM diesel or petrol .) 10.0-14 l/100 km Euro-5 or higher 5-speed or higher manual 4x4, rear and front differential locks, original by car manufacturer			

2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

¹⁵ DAP (Delivered At Place) — Incoterms

1.	2.	3.	4.	5.
Item Number	Specifications Required	Specifications Offered	Notes, remarks, ref to documentation	Evaluation Committee's notes
1	Dimensions: Length			

 Reflection triangle First aid kit 12V Auto-Compressor as per Technical Specifications (Annex V of the Invitation to Tender) A spare set of brake pads, 2 oil filters per car, 2 air filters per car, 2 fuel filters per car. 		
Instruction and driving training in extreme terrain: 2 (two) days activity (maximum 16 hours) Driver training: - basic and advance driver training - adoption of common-sence, eco-driving techniques - road safety, knowledge of the vehicle, basic recovery and guidance advice - safe fuel and maintenance Mechanics training: - How to carry out simple daily vehicle checks - Extend the lfe cycle of the vehicle - Safer way to drive the vehicle - Basic mechanic training		

Signature of authorized representative of the legal entity

Name and position of authorized representative of the legal entity

Technical Offer for Lot 2: High clearance 4WD ranger cars for normal field conditions (clearance more than 200 mm, wheelbase length up to 3300mm) in the quantity of 19 (nineteen) cars at DAP Lviv, Ukraine 16 including 2 (two) days training per PA

1. Item Number	2. Specifications Required		3. Specifications Offered	4. Notes, remarks, ref to documentation	5. Evaluation Committee's notes
1.	General Type coupe Body type Doors Seats Year of production Engine Fuel type: Fuel consumption (comb.) Minimum horse power Maximum horse power Torque Emissions standard Gearbox Drive type Dimensions Length Width Height Wheelbase Ground Clearance Maximum wading depth Approximate kerb weight	150 hp 220 hp 340 to 390 Nm @ 1000 to 3000 UpM Euro-5 or higher 5-speed (or more) manual 4x4, rear differential locks 4000 – 5400mm 1700 – 1900 mm 1700 – 2000 mm up to 3300 mm more then 200 mm not less than 0.7 m			

¹⁶ DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

1. Item Number	2. Specifications Required	3. Specifications Offered	4. Notes, remarks, ref to documentation	5. Evaluation Committee's notes
	- ABS - Electronic Stability Control - Emergency brake assist - Adjustable front headrests - Driver and front passenger airbags - Thorax airbags and side curtain airbags - Driver's knees airbag - Remote central locking - Immobilizer Anti-towing system			
	 EuroNCAP Safety Ranking: at least three stars Functionality: Manual air conditioning Power steering AM / FM radio, USB/AUX, 4 speakers, Bluetooth USB/iPod Heavy Duty canvas seat covers Long Centre Console, rear view mirror Cruise control with steering wheel mounted buttons 			
	 Daytime running lights Exterior: Steel pullbar with built in day-time running lights Towbar Hard top for double cabin car, fiberglass in car color, with sliding windows, interior light, double locking catches with single door handling, integrated LED brake light, twin gas struts 			
	 Heavy duty plastic load bed liner, UV-resistent material 16" or 17" steel Wheels with all-terrain summer and winter tyres + spare wheel of same type Underground engine and transfer cover (skid plates) Fuel tank protection Running boards/side steps Rear mud flaps Inner and Outer tie down hocks Exterior Mirrors – Heated and power adjusted green/brown/olive/white car color 			

1. Item Number	2. Specifications Required	3. Specifications Offered	4. Notes, remarks, ref to documentation	5. Evaluation Committee's notes
	Additional Features: - Warranty: 36 months or 100,000 km, (anti corrosion 60 months) - Visibility requirement as per Technical Specifications (Annex V of the Invitation to Tender) - Tow rope - Wheel spanner - Toolbox as per Technical Specifications (Annex V of the Invitation to Tender) - Fire extinguisher - Reflection triangle - First aid kit - 12V Auto-Compressor as per Technical Specifications (Annex V of the Invitation to Tender) A spare set of brake pads, 2 oil filters per car, 2 air filters per car, 2 fuel filters per car.			
2.	Instruction and driving training in extreme terrain: 2 (two) days activity (maximum 16 hours) Driver training: - basic and advance driver training - adoption of common-sence, eco-driving techniques - road safety, knowledge of the vehicle, basic recovery and guidance advice - safe fuel and maintenance Mechanics training: - How to carry out simple daily vehicle checks - Extend the Ife cycle of the vehicle - Safer way to drive the vehicle - Basic mechanic training			

Signature of authorized representative of the legal entity

Name and position of authorized representative of the legal entity

Technical Offer for Lot 3: High clearance 4WD ranger cars for normal field conditions and longer-distance use (clearance between 180mm – 230mm, low fuel consumption up to 6-8l/100km) in the quantity of 11 (eleven) cars at DAP Lviv, Ukraine¹⁷

1.	2.		3.	4.	5.
Item Number	Specifications Required		Specifications Offered	Notes, remarks, ref to documentation	Evaluation Committee's notes
1.	Adjustable front he Driver and front pa Thorax airbags and Driver's knees airb Remote central loc Immobilizer/Anti-to EuroNCAP Safety Functionality: Power steering Air Conditioning Sy	Euro-5 or higher 5-speed or higher, manual manual 4x4 not more than 4500 mm, not more than 1900 mm, not more than 1700 mm 2500 – 2700 mm between 180mm- 230 mm, at least 45 liters at least 400 liters tental restraining System (SRS) eadrests ssenger airbags d side curtain airbags ag eking wing system Ranking: at least three stars			

[.]

¹⁷ DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

1. Item Number	2. Specifications Required	3. Specifications Offered	4. Notes, remarks, ref to	5. Evaluation Committee's notes
Number			documentation	Committee 3 notes
1.	 4-way adjusted driver's seat Heavy duty floor covering, Heavy Duty canvas seat covers Long Centre Console, rear view mirror Daytime running lights Exterior: undercoat 195 /65 R16 steel tires (including a set of winter and a set of summer tires) + spare wheel Additional fender/wing and door protection Rear mud flaps green/brown/olive/white car color Additional features: Warranty: 36 months or 100,000 km, (anti corrosion 60 months) Visibility requirement as per Technical Specifications (Annex V of the Invitation to Tender) Tow rope Wheel spanner Toolbox as per Technical Specifications (Annex V of the Invitation to Tender) Fire extinguisher Reflection triangle First aid kit 12V Auto-Compressor as per Technical Specifications (Annex V of the Invitation to Tender) A spare set of brake pads, 2 oil filters per car, 2 air filters per car, 2 fuel filters per car. Inner and Outer tie down hocks Exterior Mirrors – Heated and power adjusted 			

Signature of authorized representative of the legal entity

Name and position of authorized representative of the legal entity

Financial proposal

PUBLICATION REFERENCE: IT- 2017-1-supplies- vehicles		
NAME OF TENDERER:		
	Date:	
		Page No 1 [of]

AHT GROUP AG

Project: "Support of Nature Protected Areas in Ukraine"

BMZ Project Numbers: 2011.6612.3 and 2013.6588.1. financed from the loan funds provided by the Government of the Federal Republic of Germany through KfW pursuant to the Agreement between the Cabinet of Ministers of Ukraine and the Government of the Federal Republic of Germany on Financial Cooperation (allocation 2011, 2012 and 2013) dated 10.05.2015, implemented by AHT GROUP AG (the leading partner of the consortium in association with WWF International Danube-Carpathian Programme, Frankfurt Zoological Society (FZS), and Ukrainian Society for the Protection of Birds (USPB)

Budget breakdown

for Lot 1: High clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm)

А	В	С	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹⁸ LVIV, UKRAINE [EUR]	TOTAL [EUR]
1	9 (nine) CARS	High clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm) Brand: Model:		
2	5 (FIVE) PAs	Instruction and driving training in extreme terrain (2 days per PA)	[Lump sum]	
			Total	

Signature of authorized representative of the legal entity
Name and position of authorized representative of the legal enti

DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

Budget breakdown

for Lot 2: High clearance 4WD ranger cars for normal field conditions (clearance more then 200 mm, wheelbase length up to 3300mm)

А	В	С	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹⁹ LVIV UKRAINE [EUR]	TOTAL [EUR]
1	19 (NINETEEN) CARS	High clearance 4WD ranger cars for normal field conditions (clearance more than 200 mm, wheelbase length up to 3300mm) Brand: Model:		
2	8 (EIGHT) PAs	Instruction and driving training in extreme terrain (2 days per PA)	[Lump sum]	
			Total	

Signature of authorized representative of the legal entity

Name and position of authorized representative of the legal entity

Budget breakdown

for Lot 3: High clearance 4WD ranger cars for normal field conditions and longer-distance use (clearance between 180mm-230mm, low fuel consumption up to 6-8l/100km)

Α	В	С	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ²⁰ LVIV, UKRAINE [EUR]	TOTAL [EUR]
1	11 (ELEVEN) CARS	High clearance 4WD ranger cars for normal field conditions and longer-distance use (clearance between 180mm – 230mm, low fuel consumption up to 6-8l/100km) Brand: Model:		
			TOTAL	

Signature of authorized representative of the legal entity	
Name and position of authorized representative of the legal e	ntitv

DAP (Delivered At Place) — Incoterms 2010 International Chamber of Commerce http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/.

Declaration of Undertaking

Reference name of the Application: IT- 2018-1-supply-vehicles

To: AHT GROUP AG ("Contracting Authority")

Project: "Support of Nature Protected Areas in Ukraine"

BMZ Project Numbers: 2011.6612.3 and 2013.6588.1. financed from the loan funds provided by the Government of the Federal Republic of Germany through KfW pursuant to the Agreement between the Cabinet of Ministers of Ukraine and the Government of the Federal Republic of Germany on Financial Cooperation (allocation 2011, 2012 and 2013) dated 10.05.2015, implemented by AHT GROUP AG (the leading partner of the consortium in association with WWF International Danube-Carpathian Programme, Frankfurt Zoological Society (FZS), and Ukrainian Society for the Protection of Birds (USPB)

- 1. We recognise and accept that KfW ("KfW") only finances projects of the Contracting Authority subject to its own conditions which are set out in the contractual agreements it has entered into with the Contracting Authority. As a matter of consequence, no legal relationship exists between KfW and our company, our joint venture or our subcontractors, suppliers or subconsultants. The Contracting Authority retains exclusive responsibility for the preparation and implementation of the procurement process and performance of the contract. The Contracting Authority means the Purchaser, the Employer, the Client or the Project Executing Agency as the case may be, for the procurement of goods, works, plants, consulting services or non-consulting services.
- 2. We hereby certify that neither we nor any of our board members or legal representatives nor any other member of our joint venture or in the case of being awarded a contract any of our subcontractors, suppliers or subconsultants are in any of the following situations:
 - 2.1) Being bankrupt, wound up or ceasing our activities, having our activities administered by the courts, having entered into receivership, reorganisation or being in any analogous situation arising from any similar procedure;

2.2) Having been:

a. convicted, within the past five years by a court decision, which has the force of *res judicata* in the country where the Contract is implemented, of fraud, corruption or of any other offense committed during a procurement process or performance of a contract (in the event of such conviction, the applicant or Tenderer shall attach to this Declaration of Undertaking supporting information showing that this conviction is not relevant in the context of this Contract and that adequate compliance measures have been taken in reaction);

b. subject to an administrative sanction within the past five years by the European Union or by national authorities either in the country of the Contracting Authority or of KfW, for fraud, corruption or for any other offense committed during a procurement process or performance of a contract (in the event of such sanction, the applicant or Tenderer shall attach to this Declaration of Undertaking supporting information showing that this sanction is not relevant in the context of this Contract and that adequate compliance measures have been taken in reaction);

- c. convicted, within the past five years by a court decision, which has the force of *res judicata*, of fraud, corruption or of any other offense committed during the procurement process or performance of an KfW-financed contract;
- 2.3) Being listed for financial sanctions by the United Nations, the European Union and/or Germany for the purposes of fight-against-terrorist financing or threat to international peace and security. This criterion of exclusion is also applicable to legal persons, whose majority of shares are held or factually controlled by a listed natural or legal person;
- 2.4) Having been subject within the past five years to a contract termination fully settled against us for significant or persistent failure to comply with our contractual obligations during contract performance, unless this termination was challenged and dispute resolution is still pending or has not confirmed a full settlement against us;

- 2.5) Not having fulfilled our fiscal obligations regarding payments of taxes in accordance with the legal provisions of either the country where we are constituted or the Contracting Authority's country;
- 2.6) Being subject to an exclusion decision of the World Bank or any other international development financing institution and being listed on the website http://www.worldbank.org/debarr respectively the relevant list of any other international development financing institution (in the event of such exclusion, the applicant or Tenderer shall attach to this Declaration of Undertaking supporting information showing that this exclusion is not relevant in the context of this Contract and that adequate compliance measures have been taken in reaction);
- 2.7) Having created false documents or committed misrepresentation in documentation requested by the Contracting Authority as part of the procurement process of this Contract.
- 3. We hereby certify that neither we, nor any of the members of our joint venture or any of our subcontractors, suppliers or subconsultants are in any of the following situations of conflict of interest:
 - 3.1) Being an affiliate controlled by the Contracting Authority or a shareholder controlling the Contracting Authority, unless the stemming conflict of interest has been brought to the attention of KfW and resolved to its satisfaction;
 - 3.2) Having a business or family relationship with a Contracting Authority's staff involved in the procurement process or the supervision of the resulting Contract, unless the stemming conflict of interest has been brought to the attention of KfW and resolved to its satisfaction;
 - 3.3) Being controlled by or controlling another Tenderer or consultant, or being under common control with another Tenderer or consultant, or receiving from or granting subsidies directly or indirectly to another Tenderer or consultant, having the same legal representative as another Tenderer or consultant, maintaining direct or indirect contacts with another Tenderer or consultant which allows us to have or give access to information contained in the respective applications, Tenders or proposals, influencing them or influencing decisions of the Contracting Authority;
 - 3.4) Being engaged in a consulting services activity, which, by its nature, may be in conflict with the assignments that we would carry out for the Contracting Authority;
 - 3.5) In the case of procurement of goods, works or plants:
 - i. Having prepared or having been associated with a consultant who prepared specifications, drawings, calculations and other documentation to be used in the procurement process of this Contract;
 - ii. Having been recruited (or being proposed to be recruited) ourselves or any of our affiliates, to carry out works supervision or inspection for this Contract;
- 4. If we are a state-owned entity, and compete in a procurement process, we certify that we have legal and financial autonomy and that we operate under commercial laws and regulations.
- 5. We undertake to bring to the attention of the Contracting Authority, which will inform KfW, any change in situation with regard to points 2 to 4 here above.
- 6. In the context of the procurement process and performance of the corresponding contract:
 - 6.1) We have not and we will not engage in any dishonest conduct (act or omission) deliberately indented to deceive others, to intentionally conceal items, to violate or vitiate someone's consent, to make them circumvent legal or regulatory requirements and/or to violate their internal rules in order to obtain illegitimate profit.
 - 6.2) We have not and we will not engage in any dishonest conduct (act or omission) contrary to our legal or regulatory obligations or our internal rules in order to obtain illegitimate profit;

- 6.3) We have not promised, offered or given and we will not promise, offer or give, directly or indirectly to (i) any Person who holds a legislative, executive, administrative or judicial mandate within the State of the Contracting Authority regardless of whether that Person was nominated or elected, regardless of the permanent or temporary, paid or unpaid nature of the position and regardless of the hierarchical level the Person occupies, (ii) any other Person who performs a public function, including for a State institution or a State-owned company, or who provides a public service, or (iii) any other person defined as a Public Officer by the national laws of the Contracting Authority's country, an undue advantage of any kind, for himself or for another Person or entity, for such Public Officer to act or refrain from acting in his official capacity;
- 6.4) We have not promised, offered or given and we will not promise, offer or give, directly or indirectly to any Person who occupies an executive position in a private sector entity or works for such an entity, regardless of the nature of his/her capacity, any undue advantage of any kind, for himself or another Person or entity for such Person to perform or refrain from performing any act in breach of its legal, contractual or professional obligations;
- 6.5) We have not and we will not engage in any practice likely to influence the contract award process to the detriment of the Contracting Authority and, in particular, in any anti-competitive practice having for object or for effect to prevent, restrict or distort competition, namely by limiting access to the market or the free exercise of competition by other undertakings;
- 6.6) Neither we nor any of the members of our joint venture or any of our subcontractors, suppliers or subconsultants shall acquire or supply any equipment nor operate in any sectors under an embargo of the United Nations, the European Union or Germany;
- 6.7) We commit ourselves to comply with and ensure that our subcontractors, suppliers, in particular those for major supply items, or consultants comply with international environmental and labour standards, consistent with laws and regulations applicable in the country of implementation of the Contract and the fundamental conventions of the International Labour Organisation 11 (ILO) and international environmental treaties. Moreover, we shall implement environmental and social risks mitigation measures when specified in the relevant environmental and social management plans provided by the Contracting Authority.
- 7. We, as well as all members of our joint venture and our subcontractors, suppliers or subconsultants will provide information and authorise KfW or an agent appointed by KfW to inspect on site accounts, records and other documents relating to the entire procurement and award process and in the case of being awarded a contract the execution of the contract and to have them audited by auditors or agents appointed by KfW.

Name:	In the capacity of:		
Duly empowered to sign in the na	ame and on behalf of :		
Signature:	Dated:		

In case ILO conventions have not been fully ratified or implemented in the Employer's country the Applicant / Tenderer / Contractor shall, to the satisfaction of the Employer and KfW, propose and implement appropriate measures in the spirit of the said ILO conventions with respect to a) workers grievances on working conditions and terms of employment, b) child labour, c) forced labour, d) worker's organisations and e) non-discrimination.

In case of joint venture, insert the name of the joint venture. The person who will sign the application, tender or proposal on behalf of the applicant, Tenderer or consultant shall attach a power of attorney from the applicant, Tenderer or consultant.

TECHNICAL SPECIFICATIONS

1. Technical specifications for high clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm)

General features

Body type wagon

Year of production at least 2016 model type

Engine not less, then 3,5l and up to 4.5l

Minimum horse power 200 hp
Maximum power 260 hp

Torque 340 to 390 Nm @ 2000 to 4000 UpM

Fuel type: diesel or petrol
Fuel consumption (comb.) 10.0-14 l/100 km
Emissions standard Euro-5 or higher
Gearbox 5-speed or higher

Drive type manual 4x4, rear and front differential

locks, original by car manufacturer

Dimensions:

Length 4000 – 4200 mm (Cabin)

 Width
 1700 – 1900 mm

 Height
 1700 – 2000 mm

Wheelbase 2200 - 2500 mm (Cabin)

Ground Clearance more than 230 mm

Maximum wading depth not less than 0.7 m

Approximate kerb weight 1800-3000 kg

Fuel tank main 90-130 I

Safety:

- ABS + ESP/VSC
- Adjustable front headrests
- Driver and front passenger airbags
- Remote central locking

Functionality:

- Manual air conditioning
- Power steering
- AM / FM radio, USB/AUX, 4 speakers
- Heavy duty floor covering,

- Heavy Duty canvas seat covers
- Daytime running lights

Exterior:

- 16" or 17" steel Wheels with all-terrain summer and winter tyres + spare wheel of same type
- Underground field cover (skid plates)
- Rear mud flaps
- green/brown/olive/white car color

Additional features:

- Warranty: 36 months or 100,000 km, (anti corrosion 60 months)
- Visibility requirements: The car should be branded according to the Visibility Branding Requirements (https://drive.google.com/drive/folders/1wM3F8hcHceleKlo5xJGVAsEi6N0v4Gb3?usp=sharing). The placement of logos depends on the model of the car (as an option the sticker can be placed on the back of the car but it has to be agreed before the installation). The branding should contain 3-color logos. The sticker should be made of Polymer PVC film (70 micron), premium class, transparent, for long-term outdoor applications (min 5 years), using i-protect technology for printing. The layout for printing and the placement should be agreed prior with the AHT GROUP AG. The supplier should cover costs of producing and installation of a sticker on a car.



- Warn Winch
- Tow rope
- Wheel spanner
- Front Bumber and lights Protector
- Hi-lift Jack
- Toolbox: Universal set of tools

The set should be built for professionals to be able to repair 4-wd car, and consists of not less 100 pieces universal tool / square drive socket set is made from chromium-vanadium steel which provides professional quality and long operating life. It's a comprehensive selection of tools presented in a lightweight but durable plastic case. The wrench gears should be made to the standard 72 teeth design, and the Super Lock drive socket profile makes it possible to work with 30% worn fasteners, which in turn prevents wear of new fasteners. A kit should include 1/2" and 1/4" drive sockets. The full contents of this tool / socket set should include at least as follows:

```
13x 1/4" drive sockets: 4, 4.5, 5, 5.5, 6, 7, 8, 9, 10, 11, 12, 13, 14 mm
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- 8x 1/4" long drive sockets: 6, 7, 8, 9, 10, 11, 12, 13 mm
- 1x 1/4" ratchet wrench, 150 mm, 72 teeth
- 1x 1/4" extension rod, 50 mm
- 1x 1/4" cardan joint, 38 mm
- 1x 1/4" T-handle tap wrench with extension rod, 110 mm
- 1x 1/4" screwdriver handle, 150 mm
- 1x 1/2"x5/16" adapter
- 18x 1/2" drive sockets: 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27,
- 30, 32 mm}
- 1x 1/2" ratchet drive, 260 mm
- 1x 1/2" extension rod, 75 mm
- 1x 1/2" extension rod, 250 mm
- 1x 1/2" sliding T-handle adapter, 44 mm
- 1x 1/2" cardan joint, 77 mm
- 1x 1/2" spark plug socket, 16 mm
- 1x 1/2" spark plug socket, 21 mm
- 8x 5/16" TORX bits, 30 mm: T25, T27, T30, T40, T45, T50, T55, T60
- 8x 5/16" HEX bits, 30 mm: 4, 5, 6, 7, 8, 10, 12, 14 mm
- 3x 5/16" PHILLIPS bits, 30 mm: PH.1, PH.2, PH.3
- 5x 5/16" SLOT bits, 30 mm: 4, 7, 8, 10, 12
- 6x 5/16" TORX bits, 75 mm: T25, T27, T30, T45, T55, T60
- 5x Screwdrivers: PZ 8x200 mm, SL 6x100 mm, SL 6x40 mm, PH 6x100 mm, PH 6x40 mm
- 8x Closed-end combination wrenches: 6, 8, 10, 12, 13, 15, 17, 19 mm
- 1x Slip-joint pliers, 250 mm
- 1x Combination pliers, 180 mm
- 1x Plastic case
- Fire extinguisher
- Reflection triangle
- First aid kit
- 12V Auto-Compressor: The compressor should be designed to inflate car tires.

Modern, comfortable and easy to use compressor with extended completion needle adapters will be an indispensable tool for outdoor activities.

Specifications:

Air Output not less 85 l/min

Voltage 12V
Max Pressure 150 psi
Working Current 25A

Cable Length not less 4M

Time of continuous work not less 45 min

- A spare set of brake pads, 2 oil filters per car, 2 air filters per car, 2 fuel filters per car.
- Instruction and driving training in extreme terrain for 5 PAs:

2 (two) days activity (maximum 16 hours) per each PA by an experienced trainer Driver training:

- basic and advance driver training
- adoption of common-sence, eco-driving techniques
- road safety, knowledge of the vehicle, basic recovery and guidance advice
- safe fuel and maintenance

Mechanics training:

- How to carry out simple daily vehicle checks
- Extend the Ife cycle of the vehicle
- Safer way to drive the vehicle
- Basic mechanic training

2. Technical specifications for high clearance 4WD ranger cars for normal field conditions (clearance higher than 200 mm, wheelbase length up to 3300mm)

General features

Type coupe Pick-up
Body type Double Cab

Doors 4
Seats 5

Year of production at least 2016 model type
Engine not less than 2I and up to 3I

Fuel type: diesel

Fuel consumption (comb.) not more than 9l/100 km

Minimum horse power 150 hp
Maximum horse power 220 hp

Torque 340 to 390 Nm @ 1000 to 3000 UpM

Emissions standard Euro-5 or higher

Gearbox 5-speed (or more) manual Drive type 4x4, rear differential locks,

Dimensions

 Length
 4000 – 5400mm

 Width
 1700 – 1900 mm

 Height
 1700 – 2000 mm

 Wheelbase
 up to 3300 mm

 Ground Clearance
 higher than 200 mm

 Maximum wading depth
 not less than 0.7 m

 Approximate kerb weight
 1800-3000 kg

Safety

- ABS
- Electronic Stability Control

- Emergency brake assist
- Adjustable front headrests
- Driver and front passenger airbags
- Thorax airbags and side curtain airbags
- Driver's knees airbag
- Remote central locking
- Immobilizer/Anti-towing system
- EuroNCAP Safety Ranking: at least three stars

Functionality:

- Manual air conditioning
- Power steering
- AM / FM radio, USB/AUX, 4 speakers, Bluetooth USB/iPod integration
- 4-way adjusted driver's seat + lumbar support
- Heavy Duty canvas seat covers
- Long Centre Console, rear view mirror
- Cruise control with steering wheel mounted buttons
- Daytime running lights

Exterior:

- Steel pullbar with built in day-time running lights
- towbar
- Hard top for double cabin car, fiberglass in car color, with sliding windows, interior light, double locking catches with single door handling, integrated LED brake light, twin gas struts
- Heavy duty plastic load bed liner, UV-resistent material
- 16" or 17" steel Wheels with all-terrain summer and winter tyres + spare wheel of same type
- Underground engine and transfer cover (skid plates)
- Fuel tank protection
- Running boards/side steps
- Rear mud flaps
- Inner and Outer tie down hocks
- Exterior Mirrors Heated and power adjusted
- green/brown/olive/white car color

Additional features:

- Warranty: 36 months or 100,000 km, (anti corrosion 60 months)
- Visibility requirements: The car should be branded according to the Visibility Branding Requirements (https://drive.google.com/drive/folders/1wM3F8hcHceleKlo5xJGVAsEi6N0v4Gb3?usp=sharing). The placement of logos depends on the model of the car (as an option the sticker can be placed on the back of the car but it has to be agreed before the installation). The branding should contain 3-color logos. The sticker should be made of Polymer PVC film (70 micron), premium class, transparent, for long-term outdoor applications (min 5 years), using i-protect technology for printing. The layout for printing and the placement should be agreed prior with the AHT GROUP AG. The supplier should cover costs of producing and installation of a sticker on a car.



- Tow rope
- Wheel spanner

Toolbox: Universal set of tools

The set should be built for professionals to be able to repair 4-wd car, and consists of not less 100 pieces universal tool / square drive socket set is made from chromium-vanadium steel which provides professional quality and long operating life. It's a comprehensive selection of tools presented in a lightweight but durable plastic case.

The wrench gears should be made to the standard 72 teeth design, and the Super Lock drive socket profile makes it possible to work with 30% worn fasteners, which in turn prevents wear of new fasteners. A kit should include 1/2" and 1/4" drive sockets.

The full contents of this tool / socket set should include at least as follows:

13x 1/4" drive sockets: 4, 4.5, 5, 5.5, 6, 7, 8, 9, 10, 11, 12, 13, 14 mm

8x 1/4" long drive sockets: 6, 7, 8, 9, 10, 11, 12, 13 mm

1x 1/4" ratchet wrench, 150 mm, 72 teeth

1x 1/4" extension rod, 50 mm

1x 1/4" cardan joint, 38 mm

1x 1/4" T-handle tap wrench with extension rod, 110 mm

1x 1/4" screwdriver handle, 150 mm

1x 1/2"x5/16" adapter

18x 1/2" drive sockets: 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 30, 32 mm}

1x 1/2" ratchet drive, 260 mm

1x 1/2" extension rod, 75 mm

1x 1/2" extension rod, 250 mm

1x 1/2" sliding T-handle adapter, 44 mm

1x 1/2" cardan joint, 77 mm

1x 1/2" spark plug socket, 16 mm

1x 1/2" spark plug socket, 21 mm

8x 5/16" TORX bits, 30 mm: T25, T27, T30, T40, T45, T50, T55, T60

8x 5/16" HEX bits, 30 mm: 4, 5, 6, 7, 8, 10, 12, 14 mm

3x 5/16" PHILLIPS bits, 30 mm: PH.1, PH.2, PH.3

5x 5/16" SLOT bits, 30 mm: 4, 7, 8, 10, 12

6x 5/16" TORX bits, 75 mm: T25, T27, T30, T45, T55, T60

5x Screwdrivers: PZ 8x200 mm, SL 6x100 mm, SL 6x40 mm, PH 6x100 mm, PH 6x40 mm

8x Closed-end combination wrenches: 6, 8, 10, 12, 13, 15, 17, 19 mm

1x Slip-joint pliers, 250 mm

1x Combination pliers, 180 mm

1x Plastic case

- Fire extinguisher
- Reflection triangle
- First aid kit
- 12V Auto-Compressor: The compressor should be designed to inflate car tires.

Modern, comfortable and easy to use compressor with extended completion needle

adapters will be an indispensable tool for outdoor activities.

Specifications:

Air Output not less 85 l/min

Voltage 12V
Max Pressure 150 psi
Working Current 25A

Cable Length not less 4M
Time of continuous work not less 45 min

- A spare set of brake pads, 2 oil filters per car, 2 air filters per car, 2 fuel filters per car.
- Instruction and driving training in extreme terrain for 8 PAs:

2 (two) days activity (maximum 16 hours) per each PA by an experienced trainer Driver training:

- basic and advance driver training
- adoption of common-sence, eco-driving techniques
- road safety, knowledge of the vehicle, basic recovery and guidance advice
- safe fuel and maintenance

Mechanics training:

- How to carry out simple daily vehicle checks
- Extend the Ife cycle of the vehicle
- Safer way to drive the vehicle
- Basic mechanic training

3. Technical specification for 4WD ranger cars for normal field conditions and longer-distance use (clearance between 180mm – 230mm, low fuel consumption up to 6-8I/100km)

General features

Body type: SUV, crossover

Doors: 5
Seats: 5

Year of production 2018 model type

Engine: at least 1.4 l, 4 cylinders

Minimum horse power: 90 hp
Maximum power: 120 hp

Fuel type: diesel

Fuel consumption (comb.): max 7l/100 km
Emissions standard: Euro-5 or higher

Gearbox: 5-speed or higher, manual

Drive type: manual 4x4

Dimensions

Length: not more than 4500 mm,
Width: not more than 1900 mm,
Height: not more than 1700 mm

Wheelbase: 2500 – 2700 mm

Ground clearance: 180mm – 230mm

Tank volume: at least 45 liters

Car trunk: at least 400 liters

Safety

- ABS, with supplemental restraining System (SRS)
- Adjustable front headrests
- Driver and front passenger airbags
- Thorax airbags and side curtain airbags
- Driver's knees airbag
- Remote central locking
- Immobilizer/Anti-towing system
- EuroNCAP Safety Ranking: at least three stars

Functionality:

- Power steering
- Air Conditioning System,
- AM / FM radio, USB/AUX, 4 speakers
- 4-way adjusted driver's seat
- Heavy duty floor covering,
- Heavy Duty canvas seat covers
- Long Centre Console, rear view mirror
- Daytime running lights

Exterior:

- undercoat
- 195 /65 R16 steel tires (including a set of winter and a set of summer tires) + spare wheel
- Additional fender/wing and door protection
- Rear mud flaps
- green/brown/olive/white car color

Additional features:

- Warranty: 36 months or 100,000 km, (anti corrosion 60 months)
- Visibility requirements: The car should be branded according to the Visibility Branding Requirements (https://drive.google.com/drive/folders/1wM3F8hcHceleKlo5xJGVAsEi6N0v4Gb3?usp=sharing). The placement of logos depends on the model of the car (as an option the sticker can be placed on the back of the car but it has to be agreed before the installation). The branding should contain 3-color logos. The sticker should be made of Polymer PVC film (70 micron), premium class, transparent, for long-term outdoor applications (min 5 years), using i-protect technology for printing. The layout for printing and the placement should be agreed prior with the AHT GROUP AG. The supplier should cover costs of producing and installation of a sticker on a car.



- Tow rope
- Wheel spanner
- Toolbox: Universal set of tools

The set should be built for professionals to be able to repair 4-wd car, and consists of not less 100 pieces universal tool / square drive socket set is made from chromium-vanadium steel which provides professional quality and long operating life. It's a comprehensive selection of tools presented in a lightweight but durable plastic case.

The wrench gears should be made to the standard 72 teeth design, and the Super Lock drive socket profile makes it possible to work with 30% worn fasteners, which in turn prevents wear of new fasteners. A kit should include 1/2" and 1/4" drive sockets.

The full contents of this tool / socket set should include at least as follows:

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8x 1/4" long drive sockets: 6, 7, 8, 9, 10, 11, 12, 13 mm

1x 1/4" ratchet wrench, 150 mm, 72 teeth

1x 1/4" extension rod, 50 mm

1x 1/4" cardan joint, 38 mm

1x 1/4" T-handle tap wrench with extension rod, 110 mm

1x 1/4" screwdriver handle, 150 mm

1x 1/2"x5/16" adapter

18x 1/2" drive sockets: 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 30, 32 mm}

1x 1/2" ratchet drive, 260 mm

1x 1/2" extension rod, 75 mm

- 1x 1/2" extension rod, 250 mm
- 1x 1/2" sliding T-handle adapter, 44 mm
- 1x 1/2" cardan joint, 77 mm
- 1x 1/2" spark plug socket, 16 mm
- 1x 1/2" spark plug socket, 21 mm
- 8x 5/16" TORX bits, 30 mm: T25, T27, T30, T40, T45, T50, T55, T60
- 8x 5/16" HEX bits, 30 mm: 4, 5, 6, 7, 8, 10, 12, 14 mm
- 3x 5/16" PHILLIPS bits, 30 mm: PH.1, PH.2, PH.3
- 5x 5/16" SLOT bits, 30 mm: 4, 7, 8, 10, 12
- 6x 5/16" TORX bits, 75 mm: T25, T27, T30, T45, T55, T60
- 5x Screwdrivers: PZ 8x200 mm, SL 6x100 mm, SL 6x40 mm, PH 6x100 mm, PH 6x40 mm
- 8x Closed-end combination wrenches: 6, 8, 10, 12, 13, 15, 17, 19 mm
- 1x Slip-joint pliers, 250 mm
- 1x Combination pliers, 180 mm
- 1x Plastic case
- Fire extinguisher
- Reflection triangle
- First aid kit
- 12V Auto-Compressor: The compressor should be designed to inflate car tires.

Modern, comfortable and easy to use compressor with extended completion needle

adapters will be an indispensable tool for outdoor activities.

Specifications:

Air Output not less 85 I/min

Voltage 12V Max Pressure 150 psi Working Current 25A

Cable Length not less 4M

Time of continuous work not less 45 min

- A spare set of brake pads, 2 oil filters per car, 2 air filters per car, 2 fuel filters per car.
- Inner and Outer tie down hocks
- Exterior Mirrors Heated and power adjusted

Draft contract

I. GENERAL CONDITIONS / ЗАГАЛЬНІ УМОВИ

SUPPLY CONTRACT #	ДОГОВІР ПОСТАВКИ №
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Ukraine, city of Lviv ""2019 Reference Number: IT- 2018-1-supply-vehicles [Project "Support of Nature Protected Areas in Ukraine" BMZ Project Numbers: 2011.6612.3 and 2013.6588.1]	Україна, м.Львів «»2019 року Посилання: IT- 2018-1-supply-vehicles [Project "Support of Nature Protected Areas in Ukraine" BMZ Project Numbers: 2011.6612.3 and 2013.6588.1]
AHT Group AG, (Germany, city of Essen) referred to as "AHT" is an Accredited executor of the project (program) of international technical assistance to the project "Support of Nature Protected Areas (SNPA) in Ukraine" for the management of the KFW funded SNPA-Disposition Fund, being registered at the following address in Ukraine: 79039 Lviv, Str. Shevchenka 70 apt.1 Lviv (Certificate № 283 of Accreditation of the Service Provider legal entity – non resident - for the project (program) of international technical assistance dated 10.08.2016, issued by the Ministry of economic development and trade of Ukraine, valid till 30.04.2022), referred to as the Client and represented Mr. Michael Brombacher, who acts upon the above indicated Certificate #283, on one hand and	АГТ ГРУП АГ (АНТ GROUP AG) (Німеччина, м. Ессен), що є акредитованим виконавцем проекту (програми) міжнародної технічної допомоги по проекту «Підтримка природно-заповідних територій в Україні», (ППЗТУ), для управління Розпорядчим (Диспозиційним) фондом ППЗТУ, фінансованого КfW (Кредитна Установа для Відбудови) зареєстрована адреса в Україні: 79039, м. Львів, вул. Шевченка, буд. 70, кв. 1 (Свідоцтво №283 про акредитацію виконавця (юридичної особи-нерезидента) проекту (програми) міжнародної технічної допомоги від 10.08.2016 року, видане Міністерством економічного розвитку і торгівлі України, дійсне до 30.04.2022 року), надалі по тексту — Покупець, в особі уповноваженого представника Міхаеля Бромбахера (Мг. Місhael Brombacher), який діє відповідно до вищевказаного Свідоцтва №283, з однієї сторони, та
	, юридична особа, зареєстрована за адресою:, ідентифікаційний код юридичної особи:, надалі по тексту — Постачальник, в особі, який/яка діє на підставі, з іншої сторони, які надалі разом іменовані — Сторони, а кожен з них окремо — Сторона,
concluded this Supply contract (hereinafter referred as Contract) as follows:	уклали цей Договір поставки (надалі – Договір) про наступне:
1. SUBJECT OF THE CONTRACT	1. ПРЕДМЕТ ДОГОВОРУ
1.1. Under the terms of this Contract the Supplier undertakes to supply (transfer of property) the Client with the Goods (hereinafter - Goods) for further transfer by the Client to the selected Protected Areas (hereinafter – Receiver (Recipient of the project)) and the Client shall accept and promptly and fully pay for the delivered Goods according to the terms foreseen by this Contract. 1.2. The Goods, their name (product	1.1 Відповідно до умов цього Договору Постачальник приймає на себе зобов'язання поставити (передати у власність) Покупцю товар (надалі по тексту — Товар) для подальшої його передачі Покупцем відібраним Природно-заповідним територіям (надалі по тексту — Отримувач (Реципієнт проекту)), а Покупець зобов'язується прийняти та вчасно і в повному обсязі оплатити поставлений Товар в порядку, передбаченому даним Договором. 1.2. Найменування (номенклатура), асортимент,
range), assortment, completeness, specifications,	комплектність, технічні характеристики, одиниця

unit, unit price, quantity, total price are defined in the Specifications (Special Conditions), given in **Annex 1** to this Contract, which is integral part of this contract and complies with the Supplier's offer dated ______ 2018.

The signed Declaration of Undertaking is **Annex 2** to this Contract and is its integral part.

The Technical Specifications is **Annex 3** to this Contract and is its integral part.

The Supplier's Technical proposal dated ____2018 is **Annex 4** to the Contract and is its integral part.

The Supplier's Statement of Costs dated ____2018 is **Annex 5** to the Contract and is its integral part.

Contrac Award: Letter of Acceptance is **Annex 6** to the Contract and is its integral part.

- 1.3. The Supplier guarantees that the Goods belong to him based on legally acquired right of property and in a manner prescribed by the law, is not under ban, interdictions for alienation, arrest, nor under bond, collateral or other means of ensuring fulfilment of obligations to any natural or legal persons, government agencies and the state, and not the subject of any other encumbrances or limitations foreseen by the current legislation of Ukraine. The Supplier also guarantees that he is qualified, has the ability and intention to properly fulfil the terms of this Contract on delivery of Goods to the Client.
- 1.4. The following documents shall be deemed to form and be read and construed as part of this Contract, in the following order of precedence:
- the Contract (General conditions) with Annex 1 (Specification);
- Declaration of Undertaking (Annex 2);
- the Technical Specifications (Annex 3)
- the Technical Proposal dated _____2018 (Annex 4)
- the Statement of Costs dated _____2018 (Annex 5)
- Contrac Award: Letter of Acceptance (Annex 6).

2. OBLIGATIONS OF THE PARTIES

2.1. The Supplier shall:

- 2.1.1. Perform in timely manner the supply of the Goods, described in the Specifications (Annex 1 to the Contract) according to the terms and conditions specified in Section 4 of this Contract.
- 2.1.2. Provide all necessary administrative and technical support to ensure timely and adequate supply of Goods, in particular, not less than in 3 (three) business days from the reception of the purchase order, notify the Client in writing and additionally by electronic means about the readiness of Goods to be shipped and to enable the Client to take actions for the timely receipt of the Goods.

виміру, ціна за одиницю, кількість, загальна ціна Товару, визначаються у Специфікації (Особливі умови), що є Додатком №1 до цього Договору та його невід'ємною частиною, та відповідають Пропозиції Постачальника від 2018 року.

Підписана Декларація про зобов'язання є **Додатком №2** до цього Договору та його невід'ємною частиною.

Технічна Специфікація є **Додатком №3** до цього Договору та його невід'ємною частиною.

Технічна пропозиція Постачальника від _____2018 року є **Додатком №**4 до цього Договору та його невід'ємною частиною.

Звіт про витрати Постачальника від _____ 2018 року є **Додатком №5** до цього Договору та його невід'ємною частиною.

Присудження контракту: Лист про Акцепт є **Додатоком 6** до цього Договору та його невід'ємною частиною.

- 1.3. Постачальник гарантує, що Товар належить йому на праві власності, набутий на законних підставах та у спосіб, передбачений законом, не перебуває під забороною відчуження, арештом, не є предметом застави та іншим засобом забезпечення виконання зобов'язань перед будь-якими фізичними або юридичними особами, державними органами і державою, а також не є предметом будь-якого іншого обтяження чи обмеження, передбаченого чинним законодавством України. Постачальник також гарантує, що він є кваліфікованим, має можливість та намір належним чином виконати умови даного Договору щодо поставки Товару Покупцю.
- 1.4. Наступні документи повинні формувати, читатися і тлумачитися в рамках цього Договору в наступному порядку превалювання:
- Договір (Загальні умови) з Додатком 1 (Специфікація);
- Декларація про зобов'язання (Додаток 2);
- Технічна Специфікація (Додаток 3)
- Технічна пропозиція від _____ 2018 року (Додаток 4)
- Звіт про витрати від _____ 2018 року (Додаток 5)
- Присудження контракту: Лист про Акцепт (Додаток 6)

2. 30БОВ'ЯЗАННЯ СТОРІН

2.1. Постачальник зобов'язується:

- 2.1.1. Своєчасно здійснювати поставку Товару, визначеного у Специфікації (Додаток №1 до Договору) в строки та на умовах, що передбачені в розділі 4 даного Договору.
- 2.1.2. Надавати усю необхідну адміністративну та технічну підтримку для забезпечення вчасної та належної поставки Товару, зокрема, не менше як за 3 (три) робочих дні з моменту отримання замовлення на поставку повідомити Покупця письмово та додатково засобами електронного зв'язку про готовність Товару до поставки для надання можливості Покупцю вжити заходів, необхідних для своєчасного одержання Товару.

2.1.3. Забезпечити належне пакування Товару,

- 2.1.3. Ensure proper packing, suitable for the preservation of Goods during transportation and protect them from mechanical damage to meet the conditions of this Contract.
- 2.1.4. Provide the Client with complete and reliable information on technical characteristics, conditions and properties of Goods.
- 2.1.5. Guarantee proper quality of supplied Goods under according to the terms of Sections 3, and 8 of this Contract.
- 2.1.6. Bear the risk of accidental loss or dammage of Goods prior to delivery to the authorized representative of the Client.
- 2.1.7. Not disclose confidential information of the Client obtained during the execution of the conditions of this Contract.
- 2.1.8 Provide guarantees and after-sales services as specified in the Technical Specifications (Annex 2).
- 2.1.9. Perform any other actions necessary for efficient and proper performance of his obligations under this Contract.
- 2.1.10. Perform in due course other obligations under this Contract as specified in addenda and according to the Civil and Commercial Codes of Ukraine and other legislative acts.

2.2. The Supplier has the right to:

- 2.2.1. Request from the Client to accept Goods compliant with the Specifications and carry out timely payment for Goods.
- 2.2.2. Propose to the Client contract modifications in the form of addenda.

2.3. Client shall:

- 2.3.1. Timely accept the Goods, indicated in the Specification (Annex 1 to this Contract) under terms and conditions provided in Section 4 of this Contract.
- 2.3.2. Carry out payments for the Goods in the manner and terms stipulated in Sections 5, and 6 of this Contract.
- 2.3.3. Not disclose confidential information of the Supplier obtained during the execution of this Contract.
- 2.3.4. Perform any other actions necessary for efficient and proper performance of its obligations under this Contract.
- 2.3.5. Consider in due course requests for contract modifications (addenda) made by the Supplier.

2.4. The Client has the right to:

- 2.4.1. Request from the Supplier timely delivery of Goods complying with the Specifications and prices as given in Annex 1 to this Contract.
- 2.4.2. Monitor the progress of delivery and obtain from the Supplier reliable and correct information about the progress of the execution of the Contract.

- яке повинне бути придатним до збереження Товару під час його транспортування та убезпечити Товар від механічних пошкоджень та відповідати умовам цього Договору.
- 2.1.4. Надавати Покупцю повну та достовірну інформацію щодо технічних характеристик, стану та властивостей Товару.
- 2.1.5. Гарантувати належну якість поставленого Покупцю Товару згідно умов розділів 3 та 8 даного Договору.
- 2.1.6. Нести ризик випадкової загибелі Товару до моменту його передачі по належним чином оформлених накладних та Акту передачі-приймання Товару уповноваженому представнику Покупця.
- 2.1.7. Не розголошувати конфіденційну інформацію Покупця, отриману при виконанні умов даного Договору.
- 2.1.8. Надавати гарантії та після продажні послуги зазначені в Технічному завданні (Додаток 2)
- 2.1.9. Вчиняти інші дії, необхідні для якісного та належного виконання своїх зобов'язань за цим Договором.
- 2.1.10. Виконувати належним чином інші зобов'язання, передбачені цим Договором зазначені в додаткових угодах до даного Договору, Цивільним і Господарським кодексами України, іншими актами законодавства.

2.2. Постачальник має право:

- 2.2.1. Вимагати від Покупця прийняття якісного Товару та проведення своєчасної оплати за придбаний Товар.
- 2.2.2. Пропонувати Покупцю вносити зміни до Договору у Додаткових угодах до цього Договору.

2.3. Покупець зобов'язується:

- 2.3.1. Своєчасно прийняти Товар, визначений у Специфікації (Додаток №1 до Договору), в строки та на умовах, що передбачені в розділі 4 даного Договору.
- 2.3.2. Провести оплату за Товар у порядку та строки, передбачені розділами 5, 6 цього Договору.
- 2.3.3. Не розголошувати конфіденційну інформацію Постачальника, отриману при виконанні умов даного Договору.
- 2.3.4. Вчиняти інші дії, необхідні для якісного та належного виконання своїх зобов'язань за цим Договором.
- 2.3.5. Розглядати належним чином запити щодо змін до Договору (Додаткових угод) подані Постачальником.

2.4. Покупець має право:

- 2.4.1. Вимагати від Постачальника своєчасної поставки у власність Товару за технічними характеристиками по ціні, що визначаються в Специфікації (Додаток №1 до даного Договору).
- 2.4.2. Здійснювати контроль за ходомпоставок, передбачених цим Договором, одержувати від Постачальника відомості про хід виконання предмета Договору.
 - 2.4.3. Вимагати надання інформації та

- 2.4.3. Request information and written reports on fulfillment by the Supplier of contractual obligations under the Contract.
- 2.4.4. Provide instructions to the Supplier related to the delivery of Goods.
- 2.4.5. Request from the Supplier proper implementation of its obligations under this Contract.

2.5. Other obigations of the Parties:

- 2.5.1. Assist each other trustfully in carrying out obligations under this Contract.
- 2.5.2. Timely and fully perform their obligations under this Contract.
- 2.5.3. For non-fulfillment or improper fulfillment of obligations under this Contract engage the responsibilities foreseen in this Contract and according to the applicable law.

3. QUANTITY AND QUALITY OF GOODS, PACKING AND DELIVERY OF GOODS

- 3.1. The number, type and conditions of Goods supplied under the terms of this Contract is defined in the Specifications, which is Annex 1 to this Contract and is its integral part.
- 3.2. The quality of the Goods supplied under the terms of this Contract, must comply with state norms and standards as well as technical requirements for this type of product, meeting the conditions of this Contract and the requirements given in the Specifications (Annex 1 to this Contract).
- 3.3. The Supplier shall provide the Client the certificate of quality (compliance) of the Goods.
- 3.4. The Supplier is obliged to provide to the Client documents required for the safe implementation, operation, maintenance and storage of the Goods (manuals, instructions, rules, procedures, etc.).
- 3.5. The Supplier in order to protect the Goods from damage during transport (especially road transportation), loading, unloading, storage, etc. shall at his own expense ensure proper packaging and insurance of the Goods. The Goods must be packed in a way to exclude moving inside their shell during transportation. Specific requirements for packaging, loading, transportation, unloading, unpacking, erection, initial testing, quality control and initiation of users are given in the Specifications (Annex 1).

4. TERMS OF DELIVERY

- 4.1. The place (address) and the terms of delivery of the Goods (according to Incoterms 2010) are determined by the Parties in the Specifications (Annex 1 to the Contract).
- 4.2. The time of delivery of the Goods is determined by the Parties in the Specifications

- письмових звітів про виконання договірних зобов'язань у відповідності до умов Договору.
- 2.4.4 Надавати Постачальнику вказівки щодо надання Послуг.
- 2.4.5 Вимагати від Постачальника належне виконання останнім своїх зобов'язань, передбачених цим Договором.

2.5. Сторони зобов'язуються:

- 2.5.1. Максимально сприяти одна одній у виконанні зобов'язань, передбачених цим Договором.
- 2.5.2. Своєчасно та в повному обсязі виконувати свої зобов'язання, передбачені цим Договором.
- 2.5.3. За невиконання чи неналежне виконання зобов'язань за цим Договором нести відповідальність, передбачену цим Договором та чинним законодавством.

3. КІЛЬКІСТЬ ТА ЯКІСТЬ ТОВАРУ, УПАКОВКА ТА ДОСТАВКА ТОВАРУ

- 3.1. Кількість, вид та стан Товару що поставляється згідно умов цього Договору, визначається у Специфікації, що є Додатком №1 до цього Договору та його невід'ємною частиною.
- 3.2. Якість Товару, що поставляється згідно умов цього Договору, повинна відповідати вимогам державних стандартів та технічних умов для даного виду Товарів, умовам цього Договору та вимогам, вказаним в Специфікації (Додаток №1 до даного Договору).
- 3.3. Постачальник повинен надати Покупцю сертифікат якості (відповідності) на Товар.
- 3.4. Постачальник зобов'язаний подати Покупцю на його вимогу наявні документи (інструкції, положення, правила, методики тощо), які стосуються правил безпечного застосування, експлуатації, обслуговування та зберігання Товару.
- 3.5. Постачальник з метою захисту Товару від пошкоджень під час перевезення (зокрема, автомобільним транспортом), завантаження, розвантаження, зберігання, тощо зобов'язаний за власний рахунок забезпечити належне пакування Товару та страхування Товару. Товар має бути упакований таким чином, щоб виключити можливість його переміщення всередині упаковки під час транспортування. Особливі вимоги до пакування, завантаження, транспортування, розвантаження, розпакування, монтування, , початкового тестуванння, контролю якості та проведення інструктажу спожавичам Товару зазначаються у Специфікаціях до цього Договору (Додаток 1).

4. УМОВИ ПОСТАВКИ ТОВАРУ

- 4.1. Місце (адреса) та умови поставки Товару (згідно умов ІНКОТЕРМС 2010) визначаються Сторонами в Специфікації (Додаток №1 до цього Договору).
- 4.2. Строк поставки Товару визначається Сторонами в Специфікації (Додаток №1 до цього

(Annex 1 to the Contract).

- 4.3. The costs of checking the Goods (such as quality, dimensions, weight, quantity inspection, testing), which are necessary for the delivery of the Goods, are borne by the Supplier.
- 4.4. The Supplier, not later than within 5 (five) working days from the reception of the purchase order, shall notify the Client in writing and additionally via electronic means of the readiness of the Goods to be supplied, in particular of the time when the Goods are transferred to the Client's disposal at the place specified in the Specification (Annex 1 to the Contract).
- 4.5. Special insurance requirements for the Goods are defined in the Specifications (Annex 1 to the Contract).
- 4.6. The date of delivery of the Goods is considered the date of signature of the delivery order or Acceptance Report of handover-takeover of Goods by the Client. The delivery order is signed upon the verification of compliance with the Technical Specifications. The Parties sign an Acceptance Report of handover-takeover of Goods that is to be prepared after initial testing, confirming the handover and takeover of Goods as specified in Article 7.1.
- 4.7. The risks of incidental damage and/or destruction of Goods is transferred from the Supplier to the Client upon signing the delivery order.

5. CONTRACT VALUE

- 5.1. The total value of the Contract (price of the Goods) is

 (________) EURO excluding VAT. The contract value consists of the cost of Goods, packaging, insurance, transport, delivery to the place specified in the Specifications (Annex 1 to the Contract), initial testing, guarantees and after-sales services.
- 5.2. The price details of the Goods are specified in Annex 1, based on the results of tendering / based on the supplier's offer which was accepted by the Client.
- 5.3. The price of the Goods is fixed and not subject to any adjustment for the duration of this Contract, including currency fluctuations or actual costs incurred by the Supplier in the performance of the Contract.
- 5.4. Unit prices indicated in the Specifications (Annex 1 to this Contract), are established by the Parties for this Contract exclusively, not applying to other Contracts concluded or to be concluded between the Parties and cannot be regarded as evidence of established practice of setting the prices in contractual relations between the Parties.
- 5.5. The Client pursuant to registration of the project (program) №3450-1 dated 23.03.2018 issued by the Ministry of Economic Development

Договору).

- 4.3. Витрати, пов'язані з діями щодо перевірки Товару (такими як перевірка якості, розмірів, ваги, кількості, тестування), необхідними для здійснення поставки Товару, несе Постачальник.
- 4.4. Постачальник зобов'язаний не менше як за 5 (п'ять) робочих дні з моменту отримання замовлення на поставку повідомити Покупця письмово та додатково засобами електронного зв'язку про готовність Товару до поставки, зокрема, щодо часу, коли Товар може буде наданий у розпорядження Покупця у місці, визначеному в Специфікації (Додаток №1 до Договору).
- 4.5. Особливі вимоги до страхування Товару визначається Сторонами в Специфікації (Додаток №1 до цього Договору).
- 4.6. Датою поставки Товару вважається дата підписання Покупцем належно оформлених накладних або Акту передачі-приймання Товару. Накладні підписуються після перевірки відповіднсті Товару до Технічних вимог. Сторони підписують Акт передачі-приймання Товару, який оформляється після початкового тестування, що завсідчує передачу-приймання Товару відповідно до п. 7.1. цього Договору.
- 4.7. Ризики випадкогового пошкодження та/або знищення Товару переходить від Постачальника до Покупця з моменту підписання Сторонами накладної.

5. ВАРТІСТЬ ДОГОВОРУ

- 5.1. Загальна сума Договору (Ціна Товару) складає ______ (_______) Євро без ПДВ. Сума Договору включає вартість Товару, упаковки, транспортування та доставки в місце, визначене в Специфікації (Додаток №1 до Договору), початкове тестування, гарантію та після продажний сервір.
- 5.2. Ціна Товару за цим Договором визначається Сторонами згідно Специфікації (Додаток №1 до Договору) за результатами тендеру/ пропозиції Постачальника яка була прийнята Покупцем.
- 5.3. Ціна Товару, що узгоджена Сторонами в Специфікації (Додаток №1 до Договору), є фіксованою та не підлягає зміні впродовж дії даного Договору, в тому числі, у зв'язку з коливаннями валютного курсу чи реальними витратами, які понесе Постачальник у зв'язку з виконанням цього Договору.
- 5.4. Ціна за одиницю Товару, що визначена в Специфікації (Додаток №1 до цього Договору), встановлена Сторонами виключно для цього Договору, не поширюються на інші договори, що укладені або будуть укладені між Сторонами, і не може розглядатися у якості доказу усталеної практики визначення цін у договірних відносинах між Сторонами.
- 5.5. Покупець згідно із Реєстраційною карткою проекту (програми) №3450-1, виданою 23.03.2018 року Міністерством економічного розвитку і торгівлі

and Trade of Ukraine is exempted from all taxes, duties and charges on the territory of Ukraine, and therefore the price of Services is determined excluding VAT. In cases where the Service Provider has to pay VAT, the Client will provide him with the relevant documentation from the Ministry of Economic Development and Trade of Ukraine to obtain VAT reimbursement.

6. PAYMENT

- 6.1. Payment for the Goods is carried out by the Client in Euro by bank transfer of the amount of the supplied Goods free of VAT from Client's bank account to the Supplier's bank account. In the event when the contract value exceeds EUR 500 000, the direct payment procedure from KfW is applied, in particular ithe payment is done by bank transfer in the amount of the supplied Goods without VAT from the account of KfW (Frankfurt) to the Client's bank account.
- 6.2. The Supplier will be responsible for all commissions, expenses and other charges imposed by the Client's bank as well as other charges imposed by the Supplier's bank.
- 6.3. The terms of payment for the supply of the Goods are indicated in the Specifications (Annex 1 to the Contract).
- 6.4. Payment for the Goods is done by the Client based on the invoice, signed and sealed by the Supplier, and sent to the Client by e-mail, and one original invoice with two copies, hand delivered, sent by courier or attached to the shipping documents for the Goods.
- 6.5. Payment documents issued under this Contract have to comply with the current legislation of Ukraine meeting all requirements generally related to the content and form of such documents, with the obligatory indication of date and number of this Contract, and number and date of the invoice as the basis of payment.
- 6.6. The date of payment for the delivered goods is considered the date of the date of receipt of the transfer to the Supplier's account.
- 6.7. Any Party has at any time the right to initiate a reconciliation of mutual settlements under this Contract by signing the Acts of mutual reconciliation and the other party has no right to evade the verification of mutual settlements and signing of the Acts of mutual reconciliation.

7. ACCEPTANCE OF GOODS

7.1. Upon delivery and verification of the compliance of the Goods with the Specifications (Annex 1) the Parties and the Recipient (Reception Committee) sign an Acceptance Protocol. Based on the Acceptance Protocol the Parties signs the Delivery order or Acceptance report of handover-

України, звільняється від усіх податків, митних зборів та стягнень на території України, а тому Ціна Товару без У визначається ПДВ. випадку, якщо ПДВ. Покупець Постачальник ε платником зобов'язаний надати Постачальнику відповідний документ від Міністерства економічного розвитку і торгівлі України для відшкодування Постачальником суми ПДВ.

6. ПОРЯДОК РОЗРАХУНКІВ

- 6.1. Оплата за Товар здійснюється Покупцем в Євро у безготівковій формі шляхом перерахування суми вартості поставленого Товару без ПДВ з банківського рахунку Покупця на банківський рахунок Постачальника. У випадку, якщо вартість контракту перевищує 500 000 Евро, застосовується процедура прямої виплати від KfW, а саме у безготівковій формі шляхом перерахування суми вартості поставленого Товару без ПДВ з рахунку KfW (Frankfurt) на банківський рахунок Постачальника.
- 6.2. Постачальник несе відповідальність за всі комісійні, витрати та інші збори, що стягуються банком Покупця та всі комісійні витрати та інші збори, що стягуються банком Постачальника.
- 6.3. Строки проведення розрахунку за поставку Товару узгоджуються Сторонами у Специфікації (Додаток №1 до Договору).
- 6.4. Оплата Товару здіснюється Покупцем на підставі рахунку-фактури, підписаного Постачальником печаткою та скріпленого Постачальника, ЯКИЙ направляється Покупцю електронною поштою, а один оригінал рахункуфактури з двома копіями вручається наручно, направляється кур'єром, поштою або долучається до товаросупровідних документів на Товар.
- 6.5. Платіжні документи за цим Договором оформляються відповідно до чинного законодавства України із дотриманням усіх вимог, що звичайно ставляться до змісту і форми таких документів, з обов'язковим зазначенням дати і номера даного Договору, а також номера та дати рахунку-фактури за яким здійснюється оплата грошових коштів як підстави платежу.
- 6.6. Датою оплати за Товар є дата надходження грошових коштів на банківський рахунок Постачальника.
- 6.7. Будь-яка Сторона в будь-який час вправі ініціювати проведення звірки взаємних розрахунків за даним Договором шляхом підписання Актів звірки взаєморозрахунків, а інша Сторона не вправі ухилятися від проведення звірки взаємних розрахунків підписання Актів звірки та взаєморозрахунків.

7. ПРИЙМАННЯ ТОВАРУ

7.1. Після доставки та перевірки відповідності Товару Специфікації (Додаток1) Сторони та Отримувач (Приймальна Комісія) підписують Протокол приймання Товару. На основі підписаного Протоколу Сторони підписують Накладні або Акти прередачі-приймання Товару.

takeover of Goods.

- 7.2. In case of mismatch between delivered Goods and the Specifications; the missing or non-compliant items are mentioned in the Acceptance Protocol. The Supplier shall deliver missing or damaged Goods as soon as possible but not later than within 14 (fourteen) days of receipt of the request from the Client at his own expense.
- 7.3. In case the Supplier fails to deliver Goods compliant to the Technical Specifications within 30 calendar days starting from the date of the Acceptance Report stating mismatches, the Client has the right to order compliant Goods from another supplier. The Supplier bears all costs which may occur in connection with improper delivery.

8. WARRANTY OF GOODS. CLAIMS ON QUALITY

- 8.1. The Supplier guarantees the quality of the delivered Goods and the ability to use them as intended during the warranty period specified in Specification (Annex 1 of this Contract).
- 8.2. The Supplier's warranty does not apply in the case of improper use (incl. for other purposes) or storage of Goods.
- 8.3. In case a mismatch of the Goods to the requirements on quality, the Client is entitled to claim:
- Obvious defects (flaws) at the time of acceptance of the Goods;
- Hidden defects which are flaws that cannot be determined by visual inspection of the Goods during reception and that can only be detected while using the Goods according to the prescriptions of the manufacturer. In cases of hidden flaws and defects, the Client establishes jointly, with the Recipient, a reclamation act and provides necessary documentation to the Supplier to substantiate claims as stipulated in Articles 8.4.-8.7.
- 8.4. If within the warranty period specified in Specification (Annex 1), it is found that the Goods do not meet quality requirements set by this Contract, the Client shall promptly notify the Supplier in writing and additionally by e-mail to the Supplier's legal address indicated in Section 17 of this Contract.
- 8.5. The Supplier, not later than 3 (three) days after the receipt of the reclamation act from the Client, shall notify the Client by e-mail of a site visit to be made by his representative at his own costs to check jointly the substance of the act within 14 days from the date of reception. In case of default, the Client may mobilise at the cost of the supplier a representative of an independent organization, such as experts from the Chamber of Commerce or any other agency disposing of the required expertise (research institute, etc).
 - 8.6. The reclamation act includes:

- 7.2. В разі невідповідності Товару до вимог зазначених у Специфікації, дана невідповідність оформлюється в Протоколі приймання. Постачальник зобов'язаний здійснити допоставку Товару у найкоротші строки, але не пізніше як впродовж 14 (чотирнадцяти) днів з дати отримання вимоги Покупця за свій рахунок.
- 7.3. У разі прострочення виконання Постачальником своїх зобов'язань щодо доставки Товару який відповідає Стецифікації протягом 30 календарних днів починаючи від дня оформлення приймання В якому зазначаються невідповідності Товару, Покупець має право має замовити аналогічний право товар В іншого постачальника. Постачальник несе усі витрати повязані з неналежною поставкою.

8. ГАРАНТІЇ ТОВАРУ. ПРЕТЕНЗІЇ ПО ЯКОСТІ

- 8.1. Постачальник гарантує якість Товару та можливість використання Товару за призначенням впродовж гарантійного строку, вказаного в Специфікації (Додатку 1 до цього Договору).
- 8.2. Гарантія Постачальника не поширюється у випадку неправильного використання (в.т.ч. не за призначенням) чи зберігання Товару.
- 8.3. В разі виявлення невідповідності Товару вимогам по якості Покупець має право пред'явити претензії:
- за явних дефектів (недоліків) у момент прийому Товару;
- з прихованих дефектів (недоліків) або дефектів (недоліків), які виявилися під час використання (експлуатації) Товару, протягом строку, вказаного в п.8.3. Договору, за умови дотримання Покупцем вимог заводу-виготовлювача до використання та зберігання Товару. В цей же строк, в разі виявлення прихованих недоліків і дефектів Товару, складається рекламаційний акт та інші документи, необхідні для обгрунтування претензії, у порядку, визначеному п.п. 8.5.-8.7. Договору.
- 8.4. У разі виявлення протягом гарантійного строку, вказаного в Специфікації (Доаток 1) до Договору, що Товар не відповідає вимогам за якістю, встановленим цим Договором, Покупець зобов'язаний невідкладно повідомити про це Постачальника письмово та додатково електронною поштою за реквізитами Постачальника, зазначеними в розділі 17 цього Договору.
- 8.5. Постачальник не пізніше наступного дня з дати отримання повідомлення Покупця повинен повідомити Покупця електронною поштою про те, чи буде направлятися його представник за власний кошт для спільної перевірки невідповідностей оформлених в акті протягом 14 днів з дати отримання.
- У разі не прибуття представника Постачальника, Покупець може залучити за кошт Постачальника представника незалежної організації, зокрема, експерта Торгово-промислової палати або іншого органу, що здійснює експертизу, науково-дослідного інституту, тощо.

- a) Surname, name and patronymic of persons involved in the act, indicating the position;
- b) The date, start and end time of checking the Goods on quality, place of creating the act;
- c) Number and date of this Contract, the Specifications of the Goods, date and consignment note number, as well as other relevant documents:
- d) Name of the Supplier and the Client, location, enterprise code:
- e) Description of the discrepancy of the Goods to contract terms, in particular, its flaws (defects), their nature, the actual amount of Goods that does not meet the terms of the contract, possible causes of identified flaws (defects) of the Goods; description of the storage conditions, Goods operation, and description of the circumstances under which the guarantee case occur;
- e) Status of packaging if it could affect the manifestation of hidden flaws.

The reclamation act is certified by signatures of authorized representatives of the Client, the Recipient, the Supplier (if he participated in the drafting of the act) and the independent organization (if applicable) and their seals.

The reclamation act can be added with photos of defective Goods, if necessary - the conclusions of the examination, laboratory tests, etc.

- 8.7. The Supplier is obliged to consider the reclamation act and provide the Client with a substantial written reply on the claim justification within 20 (twenty) calendar days from the receipt of the original document with all Attachments and additionally send a reply by email.
- 8.8. In case the Client is presenting the Supplier a reasonable claim for non-confirming the quality of Goods, the Supplier is obliged to replace poor Goods on its own expense as soon as possible, but in any case during 20 (twenty) calendar days from the date of receipt of the claim from the Client or return the value of the defective Goods within 20 (twenty) days from the date of the receipt of the Client's claim. In this case, the Client on Supplier's demand must return defective Goods to the Supplier by reverse consignment note.

9. AUDIT AND INSPECTIONS

- 9.1. Each payment made by the Client under the terms of this Contract is subject to audits performed by internal or external auditors of the Client or authorized agent of the Client. The audit can be done at any time during the duration of this Contract and during 3 (three) years after the achievement, termination or cancellation of the Contract.
- 9.2. The Supplier acknowledges and agrees that at any time the Client may check any aspect of this Contract. The Client 's right to access any document related to this contract and conduct

- 8.6. Сторони узгодили, що в рекламаційному акті зазначаються:
- а) прізвище, ім'я, по-батькові осіб, що брали участь у складанні акта, із зазначенням займаної посади;
- б) дата, час початку і закінчення перевірки Товару по якості, місце складання акту;
- в) номер і дата даного Договору, Специфікації на Товар, дата і номер накладної, а також інших супровідних документів;
- г) найменування Постачальника і Покупця, місцезнаходження, код ЄДРПОУ;
- д) опис невідповідності якості Товару умовам Договору, зокрема, його недоліків (дефектів), їх характер, фактична кількість Товару, який не відповідає умовам Договору, можливі причини виявлених недоліків (дефектів) Товару; опис умов зберігання, експлуатації Товару, а також опис обставин, при яких настав гарантійний випадок;
- e) стан упаковки; якщо стан упаковки міг вплинути на збереження Товару, дається докладний опис упаковки.

Рекламаційний акт скріплюється підписами уповноважених представників Покупця, Отримувача, Постачальника (якщо він брав участь у складанні акту) та незалежної організації (у разі її участі у складанні акту) та їх печатками.

До рекламаційного акта можуть додаватися фотографії неякісного Товару, у разі необхідності – висновки експертизи, лабораторних досліджень і т. д.

- 8.7. Постачальник зобов'язаний розглянути отриману претензію і дати Покупцю обґрунтовану письмову відповідь по суті протягом 20 (двадцяти) календарних днів з дати отримання її оригіналу з відповідними додатками, а також додатково надіслати відповідь електронною поштою.
- 8.8. разі пред'явлення Покупцем Постачальнику обґрунтованої претензії про невідповідність Товару по якості, Постачальник зобов'язаний замінити неякісний Товар за свій рахунок у найкоротші терміни, але в будь-якому випадку протягом 20 (двадцяти) календарних днів з дати отримання претензії Покупця, або повернути вартість неякісного Товару протягом 20 (двадцяти) днів з дати отримання претензії Покупця, а Покупець на вимогу Постачальника зобов'язаний повернути Постачальнику неякісний Товар за зворотною накладною.

9. АУДИТ ТА ПЕРЕВІРКИ

- 9.1. Кожний платіж, оплачений Покупцем згідно умов даного Договору, стає предметом аудиту, який виконується внутрішніми чи зовнішніми аудиторами Покупця або авторизованими агентами Покупця. Аудит може здійснюватися в будь-який час протягом всього терміну дії цього Договору та протягом 3 (трьох) наступних років після припинення (дострокового розірвання) Договору.
- 9.2. Постачальник визнає та погоджується, що у будь-який час Покупець може провести перевірку, яка стосується будь-якого аспекту цього Договору. Права Покупця на проведення перевірок, доступу до будь-

inspections on the Supplier's obligations is not lost after the termination of this Contract for a duration of 3 (three) years.

9.3. The Supplier agrees to fully and timely cooperate in such inspections and audits under this Contract. Such cooperation should include, but would not be limited to the obligation of the Supplier to provide access to its personnel, technical and bank documents in accordance with the purposes of inspections and guarantees the Client the access to its premises. The Supplier agrees to require from its agents, including but not limited to lawyers, accountants and other advisors a proper cooperation with the Client and its agents during any inspection or audit of payments under this Contract.

яких документів повязаних з виконанням цього Договору, та зобов'язання Постачальника дозволяти такі перевірки не втрачається після припинення цього Договору протягом 3-х (трьох) років.

9.3. Постачальник зобов'язується повністю та вчасно співпрацювати під час таких перевірок та аудиту платежів за даним Договором. Така співпраця повинна включати, але не обмежуючись, зобов'язання Постачальника давати доступ до своїх працівникі, технічної та банківської документації відповідно до цілей перевірки, та гарантувати Покупцю доступ до всієї документації та приміщень Постачальника. Постачальник зобов'язується вимагати від своїх агентів, включаючи але не обмежуючись, адвокатів, бухгалтерів та інших радників Постачальника належної співпраці з Покупцем та його агентами під час будь-яких перевірок чи аудитів платежів за даним Договором, які проводить Покупець.

10. ANTI-TERRORISM

10.1. The Supplier agrees to make all reasonable efforts to provide to the Client the information that the funds that he had received from the Client are not used to support individuals and legal entities related to terrorist activities, and persons that subsequently receive any of the funds transferred by the Client to the Service Provider's account as payment for provided Services do not appear on the list maintained by the Security Council Committee established pursuant to resolution of the Security Council Committee 1267 on 15. 10.1999 (a list can be found on the official website at the following link UN http://www.un.org).

10. АНТИТЕРОРИЗМ

10.1. Постачальник погоджується вживати всіх можливих заходів щодо отримання Покупцем інформації про те, що кошти, які він отримав від Покупця відповідно до умов цього Договору, не використовуються для надання підтримки фізичним та юридичним особам, які пов'язані із терористичною діяльністю, та особи, які в подальшому отримають будь-яку частину коштів, перерахованих Покупцем на рахунок Постачальника як оплату за поставлений Товар, не внесені до списку Комітету Ради Безпеки, який складено відповідно до резолюції Комітету Ради Безпеки 1267 від 15.10.1999 року (зі списком можна ознайомитись на офіційному сайті ООН за наступним посиланням http://www.un.org).

11. ENVIRONMENTAL, SOCIAL AND HEALTH & SAFETY COMPLIANCE

- 11.1 The Client, who acts on behalf of MENR, at all times carry out its business and operations in compliance with all applicable national environmental, occupational health & safety and social laws and regulations and comply with the Fundamental Conventions of the International Labour Organization (ILO).
- 11.2 The Client ensure that Project implementation is consistent with the general and relevant World Bank Group sector-specific Environmental Health and Safety Guidelines.
- 11.3 The Client ensure that occupational and public health and safety provisions consistent with national are requirements and international good practice standards, and put forward to contractors and subcontractors, and to suppliers, in particular those for major supply items.
- 11.4 The Client implement a grievance mechanism satisfactory to KfW, which is accessible to the general public and in particular to project affected persons, and to the workforce engaged in project implementation.

11. ВІДПОВІДНІСТЬ ДО НОРМ ОХОРОНИ НАВКОЛИШНЬОГО СЕРЕДОВИЩА, СОЦІАЛЬНІЙ БЕЗПЕЦІ ТА БЕЗПЕЦІ ЗДОРОВ'Я

- 11.1 Замовник, який діє від імені МЕПР, завжди здійснює свою діяльність та операції відповідно до усіх застосовних національних норм щодо охорони навколишнього середовища, охорони праці та здоров'я, а також відповідають Основним конвенціям Міжнародної організації праці (МОП).
- 11.2 Замовник гарантує, що реалізація Проекту узгоджується з загальними та відповідними Керівними принципами охорони навколишнього середовища та охорони здоров'я Групи Світового банку.
- 11.3 Замовник гарантує, що положення про охорону праці та здоров'я, безпеки відповідають національним вимогам та стандартам міжнародної належної практики, а також надаються підрядникам та субпідрядникам, а також постачальникам, зокрема тим, що постачають основні товари.
- 11.4 Замовник впроваджуює механізм подання скарг, що задовільняє KfW, та який є доступним для широкої громадськості та, зокрема, осіб, на яких впливає проект та працівників, що займаються реалізацією проекту.

12. USE OF PARTIES' PERSONAL DATA

12.1. The Parties provide one another voluntarily, complete and unconditional consent to process by each Party relevant personal data of the signatories to this Contract. Processing of the Parties' personal data should be solely used to ensure execution of the Contract, to the extent and within the limits set by the Law of Ukraine "On Personal Data Protection".

13. VALIDITY OF THIS CONTRACT. ORDER OF AMENDING THE CONTRACT

- 13.1. The Contract shall come into force upon signature by the authorized representative of the Parties and sealed by the Parties and is valid till the "____" _____ 2019, but in any case until the Parties fulfil all their obligations under this Contract.
- 13.2. This Contract may be terminated in the following cases:
- 13.3. By mutual consent of the Parties, according to which the Parties sign an agreement for Contract termination.
- On the initiative of the Client in cases 13 4 of missed deadlines. In such cases, the Client may send a written request to the Supplier calling for immediate correction. The Client may terminate the contract if such corrective action is not initiated within 30 calendar days by issuing a rejection notice. The contract is considered terminated from the moment of the receipt by the Service Provider of the Clients' rejection notice. The rejection notice is hand delivered against receipt, or sent by the Client to the Supplier by registered mail with return receipt. This mail is considered received by the Supplier on the 5th day after expedition to the Supplier's address. This includes the rejection by the Supplier to accept the notification at the post office or not appearing at the post office to receive mail.
- 13.5. Changes to the contract are made in the written form of addenda, which become valid upon the signature by the duly authorised representatives of both parties. Contract changes may not alter the subject or nature of the contract nor the conditions under which competitive bidding has taken place to award the initial contract. The modification of unit prices is excluded. Addenda are to be requested by the supplier at the latest 30 calendar days before contract expiry. Addenda requested by the Client may not alter the scope of service or the contact value.

For any addendum, the non-objection of KfW must be obtained.

13.6. The terms of this Contract shall not apply to liabilities that arose between the Parties prior to the signing of this Contract.

12. ВИКОРИСТАННЯ ПЕРСОНАЛЬНИХ ДАНИХ СТОРІН

12.1. Сторони надають одне одному добровільну, повну і безумовну згоду на обробку кожною із Сторін відповідних персональних даних фізичних осіб, які зазначені у якості підписантів цього Договору. Обробка отриманих Сторонами персональних даних повинна здійснюватись виключно з метою забезпечення виконання зобов'язань за Договором, в обсязі і в межах, визначених Законом України «Про захист персональних даних».

13. ТЕРМІН ДІЇ ЦЬОГО ДОГОВОРУ. ПОРЯДОК ВНЕСЕННЯ ЗМІН ДО ДОГОВОРУ

- 13.1. Договір набирає чинності з моменту підписання його уповноваженими представниками Сторін та скріплення печатками Сторін та діє до «____» _____ 2019 року, але в будь-якому випадку до повного виконання Сторонами своїх зобов'язань по цьому Договору.
- 13.2. Дія даного Договору може бути достроково припинена в наступних випадках:
- 13.3. За взаємною згодою Сторін, про що Сторонами укладається договір про припинення даного Договору.
- 13.4. За ініціативою Покупця у разі прострочення Постачальником своїх зобов'язань за цим Договором щодо поставки Товару понад 30 (тридцять) днів шляхом письмового повідомлення Постачальника про дострокове припинення (розірвання дії) Договору. У цьому випадку, у разі відмови Покупця від Договору. цей Договір є розірваним з моменту одержання Постачальником повідомлення Покупця про відмову від договору. Вказане в цьому пункті повідомлення про Договору вручається відмову від направляється кур'єром або направляється Покупцем Постачальнику цінним листом з повідомленням про вручення та з описом вкладення та в останньому випадку вважається отриманим Постачальником з урахуванням поштового обігу на 5-й день після направлення його Покупцем на адресу Постачальника, в тому числі, вважається отриманим у разі ухилення (відмови) Постачальника від отримання зазначеного повідомлення у відділенні поштового зв'язку чи не зв'язку для з'явлення у відділення поштового отримання повідомлень.
- 13.5. Зміни, що вносяться, оформляються в письмовій формі в Додаткових угодах до Договору які набирають чинності 3 моменту підписання представниками Сторін. Зміни до Договору не можуть змінити предмет або характер договору, а ні умови результатами яких конкурсних торгів за присуджений первинний Договір. Зміна в ціні за одиницю не дозволяється. Запити щодо укладання Додаткових угод повинні бути надані Постачальником не пізніше ніж за 30 календарних днів до закінчення терміну дії Договору. Додаткові угоди на запит Покупця не можуть змінювати обсяги послуг чи вартість Договору. Для укладення будь-якої додаткової угоди KfW повинно надати своє не заперечення.

13.6. Умови цього Договору не поширюються на зобов'язання, що виникли між Сторонами до підписання цього Договору.

14. INSURANCE

- 14.1 Goods and works are to be insured adequately and to the customary extent against all risks that may occur up to the orderly completion and acceptance of the project so that replacement or rehabilitation is possible in the event of damage.
- 14.2 Transport insurance is to be provided for the duration of the entire transport. Insurance must be for full coverage (All Risks) and, where necessary, should include War Clauses (Cargo) and clauses for strikes and disturbances in accordance with internationally acknowledged clauses.
- 14.3 Insurance is to be taken out against extraordinary events such as war, riot, terrorism or revolution to the extent possible at reasonable terms and conditions. Otherwise the contracting agency and the contractor are to reach a settlement on the distribution of these risks in coordination with KfW.
- 14.4 In the case of financing of foreign currency costs, insurance is to be taken out in freely convertible currency and will provide for any payments due from the insurer to be made payable to KfW for account of the contracting agency. Any insurance payments shall be made for account of the MENR to account no. 38 000 000 00 (IBAN: DE53 5002 0400 3800 0000 00) at KfW, Frankfurt am Main (BIC: KFWIDEFF; BLZ 500 204 00), with KfW crediting such payments to the Special account. If such payments are made in local currency they shall be remitted to a special account in Ukraine, which may be drawn on only with the consent of KfW. Such funds may be re-utilized for the execution of the Project with KfW's consent.

15. KFW REIMBURSEMENT

15.1 Any reimbursements, guarantee or similar claimable payments and any insurance payments shall be made for account of the MENR to account no. 38 000 000 00 (IBAN: DE53 5002 0400 3800 0000 00) at KfW, Frankfurt am Main (BIC: KFWIDEFF; BLZ 500 204 00), with KfW crediting such payments to the Special account. If such payments are made in local currency they shall be remitted to a special account of in Ukraine, which may be drawn on only with the consent of KfW. Such funds may be re-utilized for the execution of the Project with KfW's consent.

16. LIABILITY OF THE PARTIES

- 16.1. For failure and / or improper execution of this Contract the Parties bear responsibility according to the current legislation of Ukraine.
- 16.2. In case of failure and / or improper fulfilment of the obligations specified in this

14. СТРАХУВАННЯ

- 14.1 Товари та роботи повинні бути адекватно та достатньо застраховані Постачальником від усіх ризиків, які можуть виникнути, до належного завершення та прийняття проекту, щоб заміна або відновлення було можливим у випадку пошкодження.
- 14.2 Страхування транспорту повинно бути надане на увесь період транспортування. Страхування повинно бути для повного покриття (всі ризики) збитків і, у разі необхідності, повинно включати положення щодо війни (для вантажів) та положення про страйки та перешкоди відповідно до міжнародно визнаних статей.
- 14.3 Страхування від надзвичайних подій, таких як війна, бунт, тероризм або революція, повинне бути вилученим наскільки це можливо, на розумних умовах. В іншому випадку договірне агентство та підрядник повинні досягти врегулювання розподілу цих ризиків у координації з KfW.
- 14.4 У випадку фінансування витрат у іноземній валюті, страхування повинне виводитись у вільно конвертованій валюті та передбачати будь-які платежі, сплачені страховиком, які підлягають виплаті за рахунок контрагента. Будь-які страхові виплати здійснюються в ім'я МЕПР на рахунок № 38 000 000 00 (IBAN: DE53 5002 0400 3800 0000 00) KfW, Франкфурт-на-Майні (BIC: KFWIDEFF; BLZ 500 204 00), при цьому KfW зараховує такі платежі на Спеціальний рахунок. Якщо такі платежі здійснюються В національній валюті, вони перераховуються на спеціальний рахунок в Україні, які можуть бути здійснені лише за згодою KfW.

15. ВІДШКОДУВАННЯ KFW

Будь-які компенсації, гарантії чи подібні сплачені платежі та будь-які страхові виплати здійснюються в ім'я МЕПР на рахунок № 38 000 000 00 (IBAN: DE53 5002 0400 3800 0000 00) KfW, Франкфурт-на-Майні (BIC: KFWIDEFF; BLZ 500 204 00), при цьому KfW зараховує такі платежі на Спеціальний рахунок. Якщо платежі такі здійснюються В національній валюті, перераховуються на спеціальний рахунок в Україні, які можуть бути здійснені лише за згодою KfW. Такі кошти можуть бути використані повторно для виконання Проекту за згодою KfW.

16. ВІДПОВІДАЛЬНІСТЬ СТОРІН

- 16.1. За невиконання та/або неналежне виконання умов цього Договору Сторони несуть відповідальність згідно чинного законодавства України.
- 16.2. У випадку невиконання та/або неналежного виконання зобов'язань, що передбачені

Contract the guilty Party shall compensate the other Party all losses associated with the failure or improper performance of obligations.

- 16.3. For violation of terms of delivery of the Goods or the delivery of the Goods that do not meet the requirements of this Contract on the quality or quantity, the Supplier pays the Client a lumpsum of 0.1% of the value of undelivered Goods or inadequate quality or quantity of Goods for each day of such delay until the full proper performance of its obligations. However, the maximum penalty that can be applied may not exceed 10% of the total amount of the Contract indicated in paragraph 5.1. of this Contract.
- 16.4. In case the Client is responsible for payment delays beyond the limits set out in this contract, the Supplier is entitled receive from the Client the conventional penalty at a rate of 0,1 % of the cost of the delayed payment for each day of delay. However, the cumulated interest payments made by the Client may not exceed 10% of the total Contract value specified in Article 3.1. of this Contract.
- 16.5. Damages and payment of penalties do not exempt the guilty party from performing its obligations under this Contract.
- 16.6. Neither party to this Contract shall be liable to the other party for any consequential or indirect damages under any provisions of this Contract or for any consequential or indirect damages arising out of any act or failure to act hereunder even if that party has been advised of or has foreseen the possibility of such damages.

14. FORCE MAJEURE

- 17.1. The Parties are exempted from liabilities for failure or improper performance of obligations hereunder in the event of force majeure circumstances that did not exist at the time of signing the Contract and arose against both Parties' will.
- 17.2. Force maieure in this Contract are actions of invincible power and other circumstances that constitute grounds for exemption from liability for failure or improper performance of obligations under this Contract; any extreme or unavoidable events of external nature in relation to the parties or their consequences that arise through no fault of the Parties, against the will or wishes of the Parties and can not be provided with conventional actions to this end and those that are impossible to prevent or avoid with all caution and foresight, including, but not excluding natural disasters (earthquakes, floods, hurricanes, destruction due to lightning, disasters of biologic, technogenic, antropogenic origin (explosions, fire, breakdown of machinery and equipment, mass epidemics, etc.), the circumstances of social life (war, military operations, blockade, public disorder, terrorism,

- цим Договором винна Сторона зобов'язана відшкодувати іншій Стороні всі пов'язані з таким невиконанням чи неналежним виконанням зобов'язань збитки.
- 16.3. За порушення строків поставки Товару або поставку Товару, який не відповідає вимогам даного Договору за якістю чи кількістю, Постачальник оплачує Покупцеві неустойку у розмірі 0,1% від вартості непоставленого вчасно або поставленого в неналежній якості чи кількості Товару, за кожний день такого протермінування до повного належного виконання своїх зобов'язань. При цьому, максимальний розмір неустойки, яка може бути нарахована Постачальнику не може перевищувати 10% від загальної суми Договору, вказаної в п.5.1. Договору.
- 16.4. У разі порушення Покупцем строку оплати Товару вказаному в цьому Договорі, Постачальник може вимагати від Покупця виплити пеню у розмірі 0,1% від від суми заборгованості за кожен день прострочення платежу. Максимальний розмір пені, яка може бути нарахована не може перевищувати 10% від загальної суми Договору, вказаної в п.3.1. Договору.
- 16.5. Відшкодування збитків та сплата неустойки (пені, штрафу) не звільняє винну Сторону від виконання своїх зобов'язань за даним Договором.
- 16.6. Жодна сторона цього Договору не несе відповідальності перед іншою стороною за будь-які непрямі збитки та врачену вигоду із-за положень цього Договору або за будь-які непрямі збитки чи врачену вигоду, що виникли внаслідок будь-якого діяння чи невиконання цього Договору, навіть якщо ця сторона була поінформована або передбачила можливість такого збитку.

17. ФОРС-МАЖОР

- 17.1. Сторони звільняються від відповідальності за невиконання або неналежне виконання зобов'язань за цим Договором у разі виникнення форс-мажорних обставин, які не існували на час підписання Договору та виникли поза волею Сторін.
- 17.2. Форс-мажорними обставинами в цьому Договорі вважаються дії непереборної сили, а також інші обставини, що є підставою для звільнення від відповідальності за невиконання або неналежне виконання зобов'язань за цим Договором; будь-які або неминучі події зовнішнього екстремальні характеру по відношенню до Сторін або їх наслідки, які виникають не з вини Сторін, поза їх волею або всупереч волі і бажанню Сторін і які не можуть бути передбачені із застосуванням звичайних дій з цією метою, і яким неможливо запобігти (уникнути їх) з усією обережністю і передбачливістю, в тому числі, але не виключаючи стихійні явища природного характеру (землетруси, повені, урагани, руйнування в результаті блискавки тощо), катастрофи біологічного, техногенного та антропогенного походження (вибухи, пожежі, поломки машин і обладнання, масові епідемії тощо), обставини суспільного життя (війна, воєнні дії, блокада,порушення громадського

mass strikes and lock-outs, boycotts, etc.) and issuing prohibitive or restrictive regulations acts of government and / or local authorities, other legal or illegal, restrictive or limiting activities of these bodies that prevent the Parties from properly performing their obligations under this Contract or temporarily impede such performance.

17.3. The Party that cannot fulfil obligations under this Contract due to force majeure shall notify the other party of this in writing (by telegram / e-mail / fax / courier) within 10 (ten) calendar days from the date of occurrence.

If a Party that failed to fulfil obligations under this Contract due to force majeure did not inform the other party of their occurrence, it is not entitled to rely on those circumstances as grounds for nonfulfilment or untimely fulfilment of their obligations.

- 17.4. Evidence of force majeure and duration of action are the relevant supporting documents issued by the Chamber of Commerce.
- 17.5. If force majeure and / or its consequences temporarily prevent full or partial fulfilment of obligations under this Contract, the execution of the contract is suspended for the duration of such circumstances or elimination of their effects.
- 17.6. Should these circumstances continue for over 3 (three) months, the Parties shall promptly conduct negotiations to agree on possible alternative ways of fulfilling the Contract obligations. If due to force majeure circumstances and / or their consequences, for which neither Party shall be liable, the fulfilment of the obligations under this Contract is still not possible, then this Contract is terminated from the date of inability to perform obligations related hereunder. In this case, the Parties are not exempted from the obligation to inform the other Party of the presence of force majeure circumstances or the occurrence of their effects.

18. DISPUTE RESOLUTION

- 18.1 All disputes and disagreements that may arise in the performance, modification or termination of this Contract or in connection with it, will possibly be resolved through good-faith negotiation between the Parties.
- 18.2 Where the Parties do not reach agreement by negotiation, the dispute is submitted to the Commercial Court in the prescribed law jurisdiction.
- 18.3 The Governing Law is the material and procedural law of Ukraine for Contracts concluded after National tenders.
 - 18.4 The governing law for contracts

терористичні акти, масові страйки та локаути, бойкоти тощо), а також видача заборонних або обмежуючих нормативних актів уряду та/або місцевого самоврядування, інших законних чи незаконних, заборонних чи обмежуючих заходів зазначених органів, які унеможливлюють виконання Сторонами належним чином своїх зобов'язань за цим Договором або тимчасово перешкоджають такому виконанню.

17.3. Сторона, яка не може виконати зобов'язання за цим Договором внаслідок форсмажорних обставин, повинна повідомити іншу Сторону про це в письмовій формі (телеграмою/ електронною поштою/ факсом/ кур'єрською доставкою) протягом 10 (десяти) календарних днів з моменту їх виникнення.

Якщо Сторона, яка не змогла виконати зобов'язання за цим Договором внаслідок форсмажорних обставин, не повідомила іншу Сторону про їх настання, вона не має права посилатись на ці обставини як на підставу невиконання чи невчасного виконання нею своїх зобов'язань.

- 17.4. Доказом виникнення форс-мажорних обставин та тривалості їх дії є відповідні підтверджуючі документи, видані Торговопромисловою палатою.
- 17.5. Якщо форс-мажорні обставини та/або їх наслідки тимчасово перешкоджають повному або частковому виконанню зобов'язань за цим Договором, то термін виконання зобов'язань продовжується на строк дії таких обставин чи усунення їх наслідків.
- 17.6. Якщо форс-мажорні обставини продовжують діяти понад 3 (три) місяці підряд, Сторони зобов'язані провести переговори щодо погодження можливих альтернативних варіантів виконання умов даного Договору. Якщо у зв'язку з виникненням форс-мажорних обставин та/або їхніх наслідків, за які жодна із Сторін не несе відповідальності, виконання зобов'язань за цим Контрактом є все-таки неможливим, то цей Договір вважається розірваним з моменту виникнення неможливості виконання зобов'язань за У Договором. ЦЬОМV випадку Сторони не звільняються від зобов'язання проінформувати іншу Сторону про наявність форс-мажорних обставин або настання їх наслідків.

18. ВИРІШЕННЯ СПОРІВ

- 18.1 Всі спори та розбіжності, що можуть виникнути при виконанні, зміні чи розірванні цього Договору або у зв'язку із ним, будуть по можливості вирішуватись шляхом переговорів між Сторонами.
- 18.2 У випадку, коли Сторони не досягнуть згоди шляхом переговорів, спір передається на розгляд в господарський суд за встановленою законодавством підсудністю.
- 18.3 Правом, що регулює Договори укладені за разультатами національних тендерів є матеріальне та процесуальне право України.
- 18.4 Правом, що регулює Договіри за разультатами міжнародних тендерів є право

concluded after international tenders is the German law covering commercial relationships with the jurisdiction of the courts of Essen, Germany.

Німеччини що регулює комерційні відносини з юрасдикцією суду у м. Ессен, Німеччина України для Договорів укладених.

19. OTHER CONDITIONS

- 19.1. The Parties may not transfer their rights and obligations arising from this Contract to others.
- 19.2. After the conclusion of the Contract all previous negotiations and correspondence regarding this Contract are void.
- 19.3. In cases not covered by the Contract, the Parties are governed by the laws of Ukraine.
- 19.4. Each Party carries full responsibility for correct legal details included in this contract. They agree to notify the other Party in writing about changes eventually required. If they fail to inform each other they carry the risk of the associated adverse effects.
- 19.5. In the course of execution of this Contract the exchange of business correspondence, reports, documents is allowed by email, fax if it is expressly foresean in the Contract. The entire correspondence (messages, letters, plans, proposals and other documents, copies of documents, etc.) under this Contract, each Party shall transmit to the other Party in writing delivered by courier, via mail (not e-mail) by registered letter (insured) with description and return receipt request or personal delivery against receipt to the address specified in Section 20 of the Contract if other addresses will not be notified in writing by the Parties to each other. The Parties agreed that in view of postal circulation the correspondence is considered as received by the other party on the 5th day after sending it by the shipping Party, including the evasion (failure) of the recipient Party to receive it in the post office or not appearing at the post office for receiving it.
- 19.6. This Contract issued on ____ pages in English and Ukrainian languages, where the English version prevails, in 3 identical copies of equal legal force, one copy for each Party and one for KFW.
- 19.7. Annexes and integral part of this Contract are:
- Annex №1 Specification;
- Annex №2 Declaration of Undertaking
- Annex №3 Technical Specifications ;
- Annex №4 Supplier Technical Proposal dated _____ 2018 (together with Annexes on ____ pages.)
- Annex №5 Supplier Statement of Costs dated 2018
- Annex № 6 Contrac Award: Letter of Acceptance
 - 19.8. The Contract is valid from the moment

19. ІНШІ УМОВИ

- 19.1. Сторони не мають права передавати свої права і обов'язки, що випливають із цього Договору, іншим особам.
- 19.2. Після укладення Договору всі попередні переговори та переписка по ньому втрачають юридичну силу.
- 19.3. У випадках, не передбачених Договором, Сторони керуються чинним законодавством України.
- 19.4. Кожна Сторона несе повну відповідальність за правильність вказаних нею у цьому Договорі реквізитів та зобов'язується своєчасно у письмовій формі повідомляти іншу Сторону про їх зміну, а у разі неповідомлення несе ризик настання пов'язаних із ним несприятливих наслідків.
- 19.5. ході виконання цього Договору Сторонами приймається обмін діловою кореспонденцією, звітами, документами електронній пошті, факсимільному зв'язку, якщо це прямо передбачено Договором. Усю кореспонденцію (повідомлення, листи, плани, пропозиції, документи, копії документів і тому подібне) за цим Договором кожна Сторона зобов'язана передавати іншій Стороні у письмовій формі з доставкою кур'єром, звичайною поштою (не електронною) цінним листом (оголошеною цінністю) з описом вкладення і повідомленням про вручення або особистим врученням під розпис по адресах, вказаних в Розділі 20 Договору, якщо інші адреси не будуть письмово повідомлені Сторонами одна одній. Сторони погодили, що з урахуванням поштового обігу кореспонденція вважається отриманою Стороною одержувачем на 5-й день після направлення її Стороною відправником, у тому числі, вважається отриманою і у разі ухилення (відмови) Сторони одержувача від її отримання у відділенні поштового зв'язку чи нез'явлення Сторони у відділення поштового зв'язку для її отримання.
- 19.6. Цей Договір складено на ____ аркушах англійською та українською мовами, з переважанням варіанту, в 3-х ідентичних примірниках, які мають рівну юридичну силу, по одному для кожної із Сторін та один для для KfW (Кредитної Установи для Відбудови).
- 19.7. Додатками та невід'ємною частиною цього Договору є:
- Додаток №1 Специфікація;
- Додаток №2 Декларація про зобов'язання
- Додаток №3 Технічна Специфікація;
- Додаток №4 Технічна пропозиція Постачальника від _____ 2018 року (разом з додатками на арк.)
- Додаток №5 Звіт про витрати від ______ 2018 року
- Додаток №6 Присудження контракту: Лист про Акцепт

of its signing by both parties tilland	19.8. Договір вступає в силу з моменту його
shall remain in force until completion of parties'	підписання обома сторонами та діє до, і
obligations herein.	залишається в силі до повного виконання сторонами
The present contract enters into force, only	своїх зобов'язань.
after no objection from KfW for Contract value	Цей договір набирає чинності лише після
higher then 100.000 EUR is obtained.	отримання не-заперечення від KfW щодо контракту,
_	що становить більше 100 000 євро.
20. LEGAL ADDRESSES, DETAILS AND	20. ЮРИДИЧНІ АДРЕСИ, РЕКВІЗИТИ ТА ПІДПИСИ
SIGNATURES OF THE PARTIES	СТОРІН
Client:	ПОКУПЕЦЬ:
AHT Group AG	АГТ ГРУП АГ (AHT GROUP AG)
Huyssenallee 66-68, 45128, Essen, Germany,	Huyssenallee 66-68, 45128, Німеччина, м. Ессен
Phone. +49201 1016-0	Тел. +49201 1016-0
Registered at the address in Ukraine: 79039 Lviv,	Місцезнаходження в Україні: 79039, м. Львів, вул.
Str. Shevchenka 70/1	Шевченка, 70/1
Phone: +380322330423	Tel. +380322330423
Account in UAH № 26004000029062	Рахунок в UAH № 26004000029062
Account in EURO № 26008000026696	Рахунок в EURO № 26008000026696
JSC "UKREXIMBANK", affiliated branch in Lviv	в філії АТ "УКРЕКСІМБАНК" у м. Львові
city	MOO 322313
MFO 322313,	електронна пошта: <u>info@snpa.in.ua</u>
e-mail: info@snpa.in.ua	
	Уповноважений представник
Authorized representative	•
•	/ Міхаель Бромбахер
/ Michael Brombacher	М.П.
М.П.	
Supplier:	ПОСТАЧАЛЬНИК:
Address:	Місцезнаходження:
_	єдрпоу
Reg. Number	Рахунок №
Account №	В
in	електронна пошта:
E-mail:	
,	/
/	М.П.

Annex №1/ Додаток №1

to the Supply Contract / до Договору Постав	вки № від/dated «»2019
SPECIFICATION (SPECIAL CONDITIONS	S) / СПЕЦИФІКАЦІЯ (ОСОБЛИВІ УМОВИ)
Ukraine, city of Lviv Україна, м.Львів	«»2019
 Supplier undertakes to supply the Client with the following Goods: 	Постачальник приймає на себе зобов'язання поставити Покупцю товар, а саме:

Nº	Name (nomenclature), assortment and other technical characteristics of the Goods/ Найменування (номенклатура), асортимент та інші технічні характеристики Товару		Unit/	Quantity/	Price per Unit (EURO) without VAT/	Sum (EURO), without VAT/
			Один. Виміру	Кількість	Ціна за одиницю (Євро.) без ПДВ	Сума (Євро), без ПДВ
1	Brand Model Body type Doors Seats 4 seats (Cabin) Year of production Engine and up Minimum horse power Maximum power Torque Fuel type: Fuel consumption (comb. Emissions standard Gearbox Drive type Dimensions: Length 4000 – Width Height Wheelbase (Cabin) Ground Clearance Maximum wading depth Approximate kerb weight Fuel tank main Safety: - ABS + ESP/VSC - Adjustable front headre: - Driver and front passen - Remote central locking Functionality: - Manual air conditioning - Power steering - AM / FM radio, USB/AU - Heavy duty floor covering	Euro-5 or higher 5-speed or higher manual 4x4, rear and front differential locks, original by car manufacturer 4200 mm (Cabin) 1700 – 1900 mm 1700 – 2000 mm 2200–2500mm more than 230 mm not less than 0.7 m 1800-3000 kg 90-130 l sts ger airbags	car	9		

	- Heavy Duty canvas seat covers				
	- Daytime running lights				
	Exterior:				
	 16" or 17" steel Wheels with all-terrain summer and winter tyres + spare wheel of same type Underground field cover (skid plates) Rear mud flaps green/brown/olive/white car color 				
	Additional Features:				
	 Warranty: 36 months or 100,000 km, (anti corrosion 60 months) Visibility requirement as per Technical Specifications Warn Winch Tow rope Wheel spanner Front Bumber and lights Protector Hi-lift Jack Toolbox as per Technical Specifications Fire extinguisher Reflection triangle First aid kit 12V Auto-Compressor as per Technical Specifications A spare set of brake pads, 2 oil filters per car, 2 air filters per car, 2 fuel filters per car. 				
2	Instruction and driving training in extreme terrain: - Driver training - Mechanics training	hours			
Total without VAT/ Всього без ПДВ:					
					l

2. Total value of the Goods is:	2. Загальна вартість Товару становить (
3. Delivery deadline of the Goods: till "2019	3. Строк поставки Товару: до «»2019 року
4. Terms of delivery of the Goods (according to INCOTERMS 2010): DAP Lviv Ukraine	4. Місце та умови поставки Товару (згідно Інкотермс 2010): DAP Lviv Ukraine
Requirement on Insurance of the Goods:	5. Вимоги щодо страхування Товару:
Terms of payment: 90% on delivery of Goods (at DAP Lviv customs) which	6. Строки проведення розрахунків:
corresponds to Euro, the Client is obligated to pay to the Supplier within 15 (fifteen) days from the date of meeting the following conditions: - AHT GROUP AG's written acceptance of the delivery of goods (signing the Reception Protocol, Certificate of handover-takeover, Certificate of origin, Quality certificate, Export declaration, CMR, Certificate of conformity, Warranty Certificate); - Receipt of invoice from the Supplier.	90% вартості товару на момент доставки Товару на митну територію України (на умовах DAP Львівська митниця), що відповідає Євро, Покупець зобов'язаний оплатити Постачальнику протягом 15 (п'ятнадцяти) днів з моменту виконання таких умов:
10% on acceptance of goods and fulfilment of training, which corresponds to Euro, the Client is obligated to pay to the Supplier within 15 (fifteen) days from the date of signing of the Act of fulfilled works and	Походження, Сертифікат якості, Експортна декларація, СМR, Сертифікат відповідності, Гарантійний сертифікат); - Отримання рахунку від Постачальника • 10% після приймання товару та завершення

services for the training

In case the contract value exceeds 500.000 Euro the Direct Disbursement Procedure from KfW is implied;

7. Payment conditions:

- 7.1 Payment for the Goods is done by the Client based on the invoice, signed and sealed by the Supplier
- 7.2 Payment for the Goods (to Ukrainian legal entities) is carried out by the Client in the national currency of Ukraine by bank transfer of the amount of the supplied Goods from Client's bank account to the Supplier's bank account

or
Payment for the Goods (to foreign legal entities) is
carried out by the Client in Euro by bank transfer
of the amount of the supplied Goods free of VAT
from Client's bank account to the Supplier's bank
account.

- 7.3 The Client must inform the Supplier about the payment on the day of transferring money by sending the last relevant message by e-mail, fax or by any other acceptable means from which it will be clear that the Client's monetary obligation is fulfilled.
- 8. The warranty period for the Goods is 36 calendar months or 100,000 km, (anti corrosion 60 months) from the date of Goods receipt.
- 9. Documents for the Goods provided by the Supplier:
 - Certificate of origin
 - Quality certificate
 - Export Declaration
 - CMR
 - Certificate of conformity
 - Warranty Certificate
 - Reception Protocol (Act of inspection of the delivered vehicle).
 - Act of fulfilled works and services in the amount of the value of training on the use of the cars in Protected Areas
- 10. Conditions of passing over the vehicle, transfer of the property rights:
 - 10.1 Handover-takeover of the vehicle is done by the authorized representatives of the Client and the Supplier.
 - 10.2 The vehicle is accepted by means of a bilateral signing of the Certificate of handovertakeover which confirms the actual transfer of the vehicle in the amount in accordance with the terms of the contract and confirms its qualitative characteristics
 - 10.3 The transfer of property rights from Supplier to Client for the vehicle delivered under this contract is carried out at the moment of signing of the Certificate of handover-takeover, concluded and signed by the Parties on the day of the actual transfer

євро, Покупець зобов'язаний оплатити Постачальнику протягом 15 (п'ятнадцяти) днів з дня підписання Акту наданих робіт та послуг на проведення навчання.

У випадку, якщо вартість контракту перевищує 500 000 Евро, застосовується процедура прямої виплати від KfW:

- 7. Умови оплати:
 - 7.1Оплата Товару здіснюється Покупцем на підставі рахунку-фактури, підписаного Постачальником та скріпленого печаткою Постачальника.
 - 7.2 Оплата за Товар (українським юридичним особам) здійснюється Покупцем в національній валюті України у безготівковій формі шляхом перерахування суми вартості поставленого Товару з банківського рахунку Покупця на банківський рахунок Постачальника

або

Оплата за Товар (іноземним юридичним особам) здійснюється Покупцем в Євро у безготівковій формі шляхом перерахування суми вартості поставленого Товару без ПДВ з банківського рахунку Покупця на банківський рахунок Постачальника.

- 7.3Покупець повинен повідомити Постачальника про здійснення платежу в день перерахування грошей, надіславши останньому відповідне повідомлення електронною поштою, факсимільним зв'язком чи будь-яким іншим прийнятним способом, з якого недвозначно буде зрозумілим, що грошове зобов'язання Покупця виконано.
- 8. Гарантійний строк на Товар складає 36 календарних місяців або 100,000 км (антикорозійна гарантія 60 місяців) з дня отримання Товару.
- 9. Документи на Товар, що надаються Постачальником:
 - Сертифікат походження
 - Сертифікат якості
 - Експортна декларація
 - CMR
 - Сертифікат відповідності
 - Гарантійний сертифікат
 - Протокол приймання товару (Акт огляду реалізованого транспортного засобу).
 - Акт наданих робіт та послуг на вартість проведення навчання щодо використання автомобілей у _____ Природно-заповідних територіях
- 0. Умови передачі автомобіля, перехід права власності:
 - 10.13давання-приймання автомобіля проводиться уповноваженими представниками Покупця і Постачальника.
 - 10.2Автомобіль приймається шляхом двостороннього підписання акту прийманняпередачі, що підтверджує фактичну передачу автомобіля у кількості згідно умов договору та підтверджує його якісні характеристики
 - 10.3Перехід права власності від Постачальника до Покупця на поставлений згідно цього договору автомобіль здійснюється в момент підписання акту приймання-передачі, який Сторони складають та підписують в день фактичної

of the vehicle	передачі автомобіля
11. This Annex shall come into force with signed by both Parties	11. Даний Додаток набирає чинність з моменту підписання його обома Сторонами
12. This Annex is made up in duplicate, one copy for each Party, in Ukrainian and English, both texts being authentic and of equal legal force, issued in Ukrainian and English languages, where the English version prevails, in 3 identical copies of equal legal force, one copy for each Party and one for KFW.	12. Даний Додаток складено українською та англійською мовами, з переважанням англійського варіанту, в 3-х ідентичних примірниках, які мають рівну юридичну силу, по одному для кожної із Сторін та один для для КfW (Кредитної Установи для Відбудови).
CLIENT: AHT Group AG Huyssenallee 66-68, 45128, Essen, Germany, Phone: +49201 1016-0 Registred at the address in Ukraine: 79039 Lviv, Str. Shevchenka 70/1 Phone: +380322330423, e-mail: info@snpa.in.ua Account № 26008000026696 (Euro currency) JSC "UKREXIMBANK", affiliated branch in Lviv city, MFO 322313	SUPPLIER: Address: Reg. Number Account № in E-mail:
ПОКУПЕЦЬ: АГТ ГРУП АГ (АНТ GROUP AG) Ниуssenallee 66-68, 45128, Німеччина, м. Ессен Тел. +49201 1016-0 Місцезнаходження в Україні: 79039, м. Львів, вул. Шевченка, 70/1 Теl. +380322330423, електронна пошта: info@snpa.in.ua Рахунок № 26008000026696 (Euro currency) в філії АТ "УКРЕКСІМБАНК" у м. Львові, МФО 322313 Аuthorized representative/ Уповноважений	ПОСТАЧАЛЬНИК: Місцезнаходження: ЄДРПОУ Рахунок № в електронна пошта:
представник signature, stamp Michael Brombacher /Міхаель Бромбахер	підпис, М.П.

Annex №2/ Додаток №2

to the Supply Contract / до Договору Поставки №_____ від/dated «___» _____ 2019 Declaration of Undertaking

To: AHT GROUP AG ("Contracting Authority")

Project: "Support of Nature Protected Areas in Ukraine"

BMZ Project Numbers: 2011.6612.3 and 2013.6588.1. financed from the loan funds provided by the Government of the Federal Republic of Germany through KfW pursuant to the Agreement between the Cabinet of Ministers of Ukraine and the Government of the Federal Republic of Germany on Financial Cooperation (allocation 2011, 2012 and 2013) dated 10.05.2015, implemented by AHT GROUP AG (the leading partner of the consortium in association with WWF International Danube-Carpathian Programme, Frankfurt Zoological Society (FZS), and Ukrainian Society for the Protection of Birds (USPB)

- 1. We recognise and accept that KfW ("KfW") only finances projects of the Contracting Authority subject to its own conditions which are set out in the contractual agreements it has entered into with the Contracting Authority. As a matter of consequence, no legal relationship exists between KfW and our company, our joint venture or our subcontractors, suppliers or subconsultants. The Contracting Authority retains exclusive responsibility for the preparation and implementation of the procurement process and performance of the contract. The Contracting Authority means the Purchaser, the Employer, the Client or the Project Executing Agency as the case may be, for the procurement of goods, works, plants, consulting services or non-consulting services.
- 2. We hereby certify that neither we nor any of our board members or legal representatives nor any other member of our joint venture or in the case of being awarded a contract any of our subcontractors, suppliers or subconsultants are in any of the following situations:
- 2.1) Being bankrupt, wound up or ceasing our activities, having our activities administered by the courts, having entered into receivership, reorganisation or being in any analogous situation arising from any similar procedure;

2.2) Having been:

a. convicted, within the past five years by a court decision, which has the force of *res judicata* in the country where the Contract is implemented, of fraud, corruption or of any other offense committed during a procurement process or performance of a contract (in the event of such conviction, the applicant or Tenderer shall attach to this Declaration of Undertaking supporting information showing that this conviction is not relevant in the context of this Contract and that adequate compliance measures have been taken in reaction);

b. subject to an administrative sanction within the past five years by the European Union or by national authorities either in the country of the Contracting Authority or of KfW, for fraud, corruption or for any other offense committed during a procurement process or performance of a contract (in the event of such sanction, the applicant or Tenderer shall attach to this Declaration of Undertaking supporting information showing that this sanction is not relevant in the context of this Contract and that adequate compliance measures have been taken in reaction);

- c. convicted, within the past five years by a court decision, which has the force of res judicata, of fraud, corruption or of any other offense committed during the procurement process or performance of an KfW-financed contract;
- 2.3) Being listed for financial sanctions by the United Nations, the European Union and/or Germany for the purposes of fight-against-terrorist financing or threat to international peace and security. This criterion of exclusion is also applicable to legal persons, whose majority of shares are held or factually controlled by a listed natural or legal person;
- 2.4) Having been subject within the past five years to a contract termination fully settled against us for significant or persistent failure to comply with our contractual obligations during contract performance, unless this termination was challenged and dispute resolution is still pending or has not confirmed a

full settlement against us;

- 2.5) Not having fulfilled our fiscal obligations regarding payments of taxes in accordance with the legal provisions of either the country where we are constituted or the Contracting Authority's country;
- 2.6) Being subject to an exclusion decision of the World Bank or any other international development financing institution and being listed on the website http://www.worldbank.org/debarr respectively the relevant list of any other international development financing institution (in the event of such exclusion, the applicant or Tenderer shall attach to this Declaration of Undertaking supporting information showing that this exclusion is not relevant in the context of this Contract and that adequate compliance measures have been taken in reaction);
- 2.7) Having created false documents or committed misrepresentation in documentation requested by the Contracting Authority as part of the procurement process of this Contract.
- 3. We hereby certify that neither we, nor any of the members of our joint venture or any of our subcontractors, suppliers or subconsultants are in any of the following situations of conflict of interest:
- 3.1) Being an affiliate controlled by the Contracting Authority or a shareholder controlling the Contracting Authority, unless the stemming conflict of interest has been brought to the attention of KfW and resolved to its satisfaction;
- 3.2) Having a business or family relationship with a Contracting Authority's staff involved in the procurement process or the supervision of the resulting Contract, unless the stemming conflict of interest has been brought to the attention of KfW and resolved to its satisfaction;
- 3.3) Being controlled by or controlling another Tenderer or consultant, or being under common control with another Tenderer or consultant, or receiving from or granting subsidies directly or indirectly to another Tenderer or consultant, having the same legal representative as another Tenderer or consultant, maintaining direct or indirect contacts with another Tenderer or consultant which allows us to have or give access to information contained in the respective applications, tenders or proposals, influencing them or influencing decisions of the Contracting Authority;
- 3.4) Being engaged in a consulting services activity, which, by its nature, may be in conflict with the assignments that we would carry out for the Contracting Authority;
- 3.5) In the case of procurement of goods, works or plants:
 - iii. Having prepared or having been associated with a consultant who prepared specifications, drawings, calculations and other documentation to be used in the procurement process of this Contract;
 - iv. Having been recruited (or being proposed to be recruited) ourselves or any of our affiliates, to carry out works supervision or inspection for this Contract; [52]
- 4. If we are a state-owned entity, and compete in a procurement process, we certify that we have legal and financial autonomy and that we operate under commercial laws and regulations.
- 5. We undertake to bring to the attention of the Contracting Authority, which will inform KfW, any change in situation with regard to points 2 to 4 here above.
- 6. In the context of the procurement process and performance of the corresponding contract:
- 6.1) We have not and we will not engage in any dishonest conduct (act or omission) deliberately indented to deceive others, to intentionally conceal items, to violate or vitiate someone's consent, to make them circumvent legal or regulatory requirements and/or to violate their internal rules in order to obtain illegitimate profit.

- 6.2) We have not and we will not engage in any dishonest conduct (act or omission) contrary to our legal or regulatory obligations or our internal rules in order to obtain illegitimate profit;
- 6.3) We have not promised, offered or given and we will not promise, offer or give, directly or indirectly to (i) any Person who holds a legislative, executive, administrative or judicial mandate within the State of the Contracting Authority regardless of whether that Person was nominated or elected, regardless of the permanent or temporary, paid or unpaid nature of the position and regardless of the hierarchical level the Person occupies, (ii) any other Person who performs a public function, including for a State institution or a State-owned company, or who provides a public service, or (iii) any other person defined as a Public Officer by the national laws of the Contracting Authority's country, an undue advantage of any kind, for himself or for another Person or entity, for such Public Officer to act or refrain from acting in his official capacity;
- 6.4) We have not promised, offered or given and we will not promise, offer or give, directly or indirectly to any Person who occupies an executive position in a private sector entity or works for such an entity, regardless of the nature of his/her capacity, any undue advantage of any kind, for himself or another Person or entity for such Person to perform or refrain from performing any act in breach of its legal, contractual or professional obligations;
- 6.5) We have not and we will not engage in any practice likely to influence the contract award process to the detriment of the Contracting Authority and, in particular, in any anti-competitive practice having for object or for effect to prevent, restrict or distort competition, namely by limiting access to the market or the free exercise of competition by other undertakings;
- 6.6) Neither we nor any of the members of our joint venture or any of our subcontractors, suppliers or subconsultants shall acquire or supply any equipment nor operate in any sectors under an embargo of the United Nations, the European Union or Germany;
- 6.7) We commit ourselves to comply with and ensure that our subcontractors, suppliers, in particular those for major supply items, or consultants comply with international environmental and labour standards, consistent with laws and regulations applicable in the country of implementation of the Contract and the fundamental conventions of the International Labour Organisation (ILO) and international environmental treaties. Moreover, we shall implement environmental and social risks mitigation measures when specified in the relevant environmental and social management plans provided by the Contracting Authority.
- 7. We, as well as all members of our joint venture and our subcontractors, suppliers or subconsultants will provide information and authorise KfW or an agent appointed by KfW to inspect on site accounts, records and other documents relating to the entire procurement and award process and in the case of being awarded a contract the execution of the contract and to have them audited by auditors or agents appointed by KfW.

Name:	In the capacity of:
Duly empowered to sign in the name and on beha	alf of ¹² :
Signature:	Dated:

In case ILO conventions have not been fully ratified or implemented in the Employer's country the Applicant / Tenderer / Contractor shall, to the satisfaction of the Employer and KfW, propose and implement appropriate measures in the spirit of the said ILO conventions with respect to a) workers grievances on working conditions and terms of employment, b) child labour, c) forced labour, d) worker's organisations and e) non-discrimination.

In case of joint venture, insert the name of the joint venture. The person who will sign the application, tenders or proposal on behalf of the applicant, Tenderer or consultant shall attach a power of attorney from the applicant, Tenderer or consultant.

Annex №3/ Додаток №3

to the Service Contract / до Договору про надання послуг №_____ від/dated «___» _____ 2019

TECHNICAL SPECIFICATIONS

Annex №4/ Додаток №4

to the Service Contract / до Договору про надання послуг №____ від/dated «___» ____ 2019

TECHNICAL PROPOSAL

Annex №5/ Додаток №5

to the	Service Contract / до Договору про надання послуг №	від/dated	«»	
	2019			

STATEMENT OF COSTS

Α	В	С	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	Unit costs with DELIVERY DAP ²¹ LVIV, UKRAINE [EUR]	TOTAL [EUR]
1	9 (nine) CARS	High clearance 4WD ranger cars for extreme field conditions (clearance higher then 230mm, wheelbase length up to 2500 mm) Brand: Model:		
2	5 (FIVE) PAs	Instruction and driving training in extreme terrain (2 days per PA)	[Lump sum]	
			Total	

 $^{{}^{21}\}quad \text{DAP (Delivered At Place)} \ -- \text{Incoterms 2010 International Chamber of Commerce } \\ \underline{\text{http://www.iccwbo.org/products-and-services/trade-facilitation/incoterms-2010/the-incoterms-rules/}} \ .$

Annex №6/ Додаток №6

Name of Institution:

TENDER FORMS

Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the final product.

Tender Guarantee

Beneficiary:	[Insert name and Address of Purchaser]
Date:	[Insert date of issue]
TENDER GUARANTEE No.:	[Insert guarantee reference number]

Guarantor: [Insert name and address of place of issue, unless indicated in the letterhead]

We have been informed that [Insert name and address of the tenderer, which in the case of a joint venture shall be the name and address of the joint venture] (hereinafter called "the Applicant") has submitted or will submit to the Beneficiary its tender (hereinafter called "the Tender") for the supply of [Insert project, object of the contract/brief description of the goods and related services] under Invitation to Tender No. [Insert tender number] ("the ITT").

Waiving all objections and defences,, we, as Guarantor, hereby irrevocably and independently undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of [Insert guarantee amount and currency in words and figures] upon receipt by us of the Beneficiary's first demand, supported by the Beneficiary's statement, whether in the demand itself or a separate signed document accompanying or identifying the demand, stating that either the Applicant:

- (a) Has withdrawn its Tender during the period of tender validity set forth in the Applicant's Tender Submission Form (the Tender Validity Period"); or
- (b) Having been notified of the acceptance of its Tender by the Beneficiary during the Tender Validity Period, (i) has failed to sign the contract agreement, or (ii) has failed to furnish the performance security, in accordance with the Instructions to Tenderers ("ITT") of the Beneficiary's tendering document.

This guarantee shall expire not later than [Insert expiry date]²².

By this date we must have received any claims for payment by letter or encoded telecommunication.

It is understood that you will return this guarantee to us on expiry or after payment of the total amount to be claimed hereunder.

[As preferred option regarding guarantee rules insert²³: This guarantee is subject to the Uniform Rule for Demand Guarantees (URDG) 2010 Revision, ICC Publication No. 758.]

Place, date Guarantor's authorized signature(s)

REFERENCE: IT- 2018-1-supplies- vehicles

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Pursuant to ITT Clause 22.3 the guarantee must be valid for at least 42 days beyond the tender validity.

²³ In the case the issuing bank will not add the preferred option, the following must be added instead: This guarantee is governed by the laws of [Insert country of jurisdiction]. Note: the country of jurisdiction shall be the country where the bank's branch issuing the guarantee is physically located.

Letter of Acceptance

	«	_»	2019
To: name and address of the Supplier			
Subject: Notification of Award Contract No			
This is to notify you that your Tender datedfor execution of clearance 4WD ranger cars for extreme field conditions (clearance hwheelbase length up to 2500 mm) in the quantity of 9 (nine) cars at DAP Lvir(two) days training per PA, (Ref.: IT- 2018-1-supply-vehicles).	nighe	r then	230mm,
for the Accepted Contract Amount of [Insert contract price in numbers and wand name of currency], as corrected and modified in accordance with the Insert series is hereby accepted by the undersigned Purchaser.			•
Authorized Signature:			
Name and Title of Signatory:			
Name of Institution:			