

TECHNICAL SPECIFICATION

1. DEFINITIONS AND ABBREVIATIONS

- 1.1. **Client** – UAB Kauno kogeneracinė jėgainė (Kaunas Cogeneration Power Plant Ltd).
- 1.2. **Supplier** – the entity – private person, private legal entity, public legal entity, other organizations and their departments or team, with whom the Client concludes the agreement.
- 1.3. **Contract** – the Contract concluded between the Client and the Supplier for the specified Procurement Object.
- 1.4. **Services (works)** shall mean the boiler refractory repair works including Materials used for repair.
- 1.5. **Materials** shall mean the materials necessary to provide the Services (works).
- 1.6. **Order** shall mean a written document submitted to the Supplier under the Contract by text message, e-mail and/or via the information system specified by the Client, where the quantities of Services (works) and terms have to be stated.
- 1.7. **Additional Services (works) / Additional materials** shall mean the services (works) / materials that are not described in Annex No. 1 of Technical Specification but that are related to the Procurement object.

2. PROCUREMENT OBJECT

- 2.1. Boiler refractory repair works including Materials.

3. SCOPES OF THE PROCUREMENT OBJECT

- 3.1. The quantities of the Services (works) and the Materials are outlined in Annex No. 1 of Technical specification.
- 3.2. Client has the right to buy Additional Services or/and Additional materials during the term of the Contract for no more than 10% of the Contract's value.

4. PLACE OF THE PROVISION OF SERVICES (WORKS)

- 4.1. The Materials and the Services (works) shall be provided at Kauno kogeneracinė jėgainė, UAB, Jėgainės str. 6 Biruliškės village, Kaunas district, Lithuania, 54469.

5. REQUIREMENTS FOR THE OBJECT OF PROCUREMENT

Description of the Object of Procurement

- 5.1. UAB Kauno kogeneracinė jėgainė waste boiler refractory repair Services (works) including Materials.
- 5.2. Services (works) must be provided in accordance with the standards, norms and rules valid in the Republic of Lithuania. Materials, products and structures certified in the Republic of Lithuania and the EU are used to provide services.
- 5.3. The Services (works) have to cover disassembling of old materials, demolition, surface cleaning, sanding and preparation, anchoring and installation of lining, if these Services (works) are needed before installation of new Materials.
- 5.4. The Client undertakes to provide the following to the Supplier in the course of the Contract's performance free of charge i:
 - 5.4.1. Water and electricity (230/400 VAC);
 - 5.4.2. Compressed air (min 6 bar);
 - 5.4.3. Waste containers;
 - 5.4.4. Possibility to use the premises and sanitary units in the territory;
 - 5.4.5. Scaffolds, including their installation;
 - 5.4.6. Forklift and boiler lifting crane;
 - 5.4.7. Premises for materials, protected against weather impact;
 - 5.4.8. Transportation of the Materials within the power plant's territory;
 - 5.4.9. To assure at least 7°C temperature in the boiler.
- 5.5. The Supplier undertakes:
 - 5.5.1. To assure continuous control of the Services (works);
 - 5.5.2. To assure safety of the tangible values of the Client in the course of provision of the Services (works);

- 5.5.3. To make sure that the Supplier's staff would not disclose information entrusted to or learnt by them in the course of provision of Services (works);
- 5.5.4. To assure safety of employees at work;
- 5.5.5. To provide the Services (works) without interfering with the ordinary work of the Client.

6. PROCEDURE AND TIME LIMITS FOR THE PROVISION OF SERVICES (WORKS)

- 6.1. Services (works) and the Materials have to be provided not later than within 20 (twenty) calendar days after placement of the Order to the Supplier.
- 6.2. The Services (works) / Materials shall be provided only under individual Orders of the Client during the Contract period.
- 6.3. The Supplier shall have to provide the Services (works) / Materials at the location specified in Chapter 4 of the technical specification during the work hours of the Client (I-IV 7:30-16:30; V 7:30-15:15) or at another time specified by the Client. .
- 6.4. The Client shall accept the provided Services (works) and Materials within the term of 3 (three) days.

7. QUALITY AND REMEDY OF DEFECTS

- 7.1. The defects of the Services (works) and/or their outcomes shall mean the Services (works) of poor quality, use of non-qualitative Materials manifested in cracks, separation or detachment of the repaired places from the surface.
- 7.2. The Client has the right to refer to the Supplier for remedy of the defects of the Materials, Services (works) and/or their outcomes not later than within 10 (ten) days after the conveyance-acceptance deed of the provided Materials / Services (works) is signed/ the defects are recorded (during warranty period).
- 7.3. The defects of the Materials. Services (works) and/or outcome of the Services (works) determined by the Client shall be remedied within 10 (ten) days after the written notification about the defects is sent to the Supplier (to the e-mail address given in the Contract).
- 7.4. The warranty of at least 1 (one) year has to be granted to the Materials and the provided Services (works). It shall be valid from the day when the conveyance-acceptance deed of the Materials and/or provided Services (works) is signed.

8. PAYMENT CONDITIONS

- 8.1. The Client shall pay the Supplier for the actually in accordance with the specific Order provided Services (works) / Materials within 30 (thirty) days from the day of signing of the conveyance-acceptance deed and receipt of the Invoice.

9. ANNEXES

- 9.1. Annex No. 1 – Preliminary quantities of Services (works) and Materials