NOTICE

about the open competition project the EPC legal opinion - a turnkey construction contract using the FBOOT model for 4 hydroelectric power plants of the Upper Naryn Cascade of HPPs (Akbulun HPP, Naryn HPP-1, Naryn HPP-2, Naryn HPP-3) on the Naryn River in the Kyrgyz Republic.

No. 1 May 16, 2025

- 1. Procurement method: open tender
- Name of the Customer: Open Joint Stock Company "Electric Stations". Location: Jalalabad region, Kara-Kul city, Lenin street 48 Postal address: 721000 Contact person: Mukhidin uulu Begulan

Contact phone: 62-41-78; 0702382488.

E-mail address: es@es.energo.kg; oprikses@gmail.com.

3. Name of the Competition Organizer: Project Implementation Department of JSC Electric Stations.

Location: Bishkek, K. Bayalinov street 49.

Contact person: 1) Aliev Ibrahim Esenovich; 2) Kalybekov Ulan Umarbekovich Contact phone: 1) 62-41-78; 0770 08-30-93; 2) 66-17-95; 0770 75 36 75

Email address: es@es.energo.kg; 1) oprikses@gmail.com; 2) piu2@es.kg

- 4. Subject of the competition: for the right to conclude EPC contract for turnkey construction with Application of the FBOOT model for 4 hydroelectric power stations of the Upper Naryn hydroelectric power station cascade (Akbulun hydroelectric power station, Naryn hydroelectric power station-1, Naryn hydroelectric power station-2, Naryn hydroelectric power station-3) on the Naryn river in the Kyrgyz Republic
- 5. EPC Subject contract: Carrying out work on the construction of 4 hydroelectric power plants of the Upper Naryn Cascade of Hydroelectric Power Plants (Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3) on the Naryn River in the Kyrgyz Republic.
- 6. Volume of work to be performed: in accordance with the "Technical Part" section of the Competition

documentation.

Detailed description and requirements for the execution of works, as well as EPC conditions. - The contract is specified in the Tender Documentation.

- 7. Place of execution of works: in accordance with the Tender documentation.
- 8. Guarantees of provision: provided in the amount of 5% of the contract amount in the form of a bank guarantee.
- 9. Maximum (limit) EPC price The contract must be drawn up taking into account all taxes, fees and other mandatory payments provided for by the legislation of the Kyrgyz Republic.
- 10. Deadline, place and procedure for submitting tender documentation:

The tender documentation is publicly available on the website of JSC Electric Stations. <u>www</u>. <u>energo - es.kg</u>, Announcement of an open competition, placed in the printed publications: "Slovo Kyrgyzstana" and "Erkin Too", starting from the date of posting of this notice.

The tender documentation may be provided **in paper form**, based on his **request** for receipt of the tender documentation, **submitted in the original**.

Payment for the provision of tender documentation in winter is made by agreement of the parties.

Deadline for submission of tender documentation: Tender documentation be completed within 2 (two) working days from the moment the Competition Organizer receives the relevant request.

Time for submitting tender documentation: Monday - Thursday from $_{09:30}$ to $_{16:30}$, Friday from $_{09:30}$ to $_{15:30}$.

The tender documentation is provided in paper form at the following address:

Jalalabad region Kara-Kul Lenin street 48.

11. Place of submission and deadline for submitting an application for participation in the competition: Application for participation in the competition

The competition must be submitted **before 10:00** (**Bishkek time**) on May 25, 2025. years at the address: Kyrgyz Republic, Bishkek, K. Bayalinov street 49.

12. Date and place of consideration of applications for participation in the competition: The organizer of the competition holds

the ceremony of public opening of envelopes with applications for participation in the competition at 12:00 (Bishkek time) "May 27, 2025 at the address: Kyrgyz Republic, Bishkek, K. Bayalinov Street 49.

Date and place of summing up the results of the competition: The summing up of the results will take place at the address of the Customer of the competition no later than July 1, 2025.

- 13. The competition organizer develops and, if necessary, changes this deadline.
- 14. The contract based on the results of the competition between the Customer and the Winner of the competition will be not concluded later than 20 (twenty) days from the date of signing the protocol on the safety of the competition.
- 15. Detailed terms of the competition, as well as the terms of the contract based on the results The Competition is presented in the Competition documentation.
- 16. Having won the bidding for a recognized entity that offered the best conditions for the competition execution of the contract in accordance with the criteria and procedure for evaluating and reviewing applications, which are established in the Tender Documentation.
- 17. The legislation of the Kyrgyz Republic applies to this competition.Republics, with the exception of regulatory legal acts governing the area of public procurement.

Performed by Aliev I.E. 0770083093 Mukhidin u. B 0702382488

TENDER DOCUMENTATION

for the open tender tender legal institution EPC - turnkey construction contract using the FBOOT model Upper Naryn Cascade of 4 hydroelectric power plants (Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3) with allocation for subsequent weekly procurement items. Each lot is distinguished by a special valuable procurement offer, the cost of which must be made independently of other lots:

Lot No. 1 - Opening of competitive bidding for EPC legal opinion - turnkey construction contract using the FBOOT model Akbulunskaya HPP between the Customer - JSC "Electric Stations" and the Winner of the tender competition.

Lot No. 2 Open competitive bidding for the legal institution EPC - turnkey construction contract using the FBOOT model Narynskaya HPP-1 between the Customer - JSC "Electric Stations" and the Winner of the tender competition.

Lot No. 3 Open competitive bidding for the legal institution EPC - turnkey construction contract using the FBOOT model Narynskaya HPP-2 between the Customer - JSC "Electric Stations" and the Winner of the tender competition.

Lot No. 4 of the Open Tender for the EPC Legal Institution - turnkey construction contract using the FBOOT model Narynskaya HPP-3 between the Customer - JSC "Electric Stations" and the Winner of the tender competition.

This Tender Documentation (CD) has been developed taking into account the experience in preparing international tenders (ICT) and the tender based on 15 years of experience of Electric Stations OJSC in procurement and regulatory legal acts regulating procurement activities in the Kyrgyz Republic, taking into account the main provisions of the "Rules and implementation of procurement procedures in Electric Stations OJSC" approved by Resolution of the Directorate of Electric Stations OJSC No. 44 dated October 24, 2014 and the Standard Procedure for organizing and implementing procurement by state and municipal enterprises, business entities where 50 or more percent of the share in the authorized capital belongs to the state, including their subsidiaries. In addition, when developing the CD, the experience in organizing international competitive tenders (ICT) was taken into account.

Bishkek city 2025

CONTENT

	2NTS2
	ERAL PART
	RMS AND DEFINITIONS
2. GE	Form and type of procurement procedure, subject of competition
2.2.	General information about procedures
2.3.	Applicant for participation in the competition/Participant in the competition 6
2.4.	Legal status of documents
2.5.	Appeal 7
2.6.	Other Provisions
3. PR	DCEDURE FOR CONDUCTINGTHE
	ETITION 7
3.1.	Publication of notices of an open competition7
3.2.	Submission of Tender Documentation7
3.3.	Study of tender documentation 8
3.4.	Explanation of the provisions of the tender documentation
3.5.	Amendments to tender documentation9
3.6.	Costs of participation in the competition 9
3.7.	Refusal to hold a competition9
3.8.	Fulfilment of obligations, obligations to submit an application for participation in the
com]	petition
3.9.	Return of application for participation in the competition 11
3.10	Submission and acceptance of applications for participation in the competition 11
3.11.	Making changes to applications for participation in the competition or their withdrawal. 12
3.12	Opening of envelopes received for the competition
3.13	Late applications for participation in the competition13
3.14	Review and evaluation of applications for participation in the competition, selection of
	ompetition winner
	Signing of the protocol on the security of the open tender and conclusion of contracts the winner of the tender
	CHNICAL PART
	CHNICAL FART
4.1.	
111. I	DRAFT AGREEMENTError! Bookmark undefined.
5. PR	DJECT AGREEMENT 16
5.1. This	The draft Agreement for the performance of works is provided in Appendix No. 2 to tender documentation is its accounting part
	QUIREMENTS 16
	QUIREMENTS FOR PARTICIPANTS AND FOR THE APPLICATION FOR
6.1.	CIPATION IN THE COMPETITION
6.2.	General requirements for the legal capacity and competence of participants

contest 1	8
6.3. Requirements for documents confirming the Participant's compliance with the established requirements	9
6.4. Special requirements for participants 2	
6.5. Application period for participation in the competition	21
6.6. Official language of the competition 2	21
6.7. Competition currency 2	22
6.8. Maximum (limit) contract price 2	22
6.9. Price of applications for participation in the competition and the contract	22
6.10. Involvement of subcontractors/co-executors	22
6.11. Participation in the competition of collective participants	23
V. TYPICAL FORMS	
7. STANDARD FORMS OF DOCUMENTS SUBMITTED AS PART OF THE APPLICA	TION
FOR PARTICIPATION IN THE COMPETITION	.24
7.1. Standard forms of documents submitted as part of applications for participation in	n
competition, are provided in Appendix No. 3 to this competition documentation and	
are its client part	24

I. <u>GENERAL PART</u>

1. TERMS AND DEFINITIONS

Terms and conclusions	Definitions	
1	2	
Turnkey construction with EPC conclusion - contract using the FBOOT model	 EPC contract: engineering (engineering) - design and survey work and obtaining all ready permitting documentation. supply (procurement) - purchase and delivery of materials and aquipment for the project. 	
	equipment for the project;Construction (Construction)	
FBOOT type partner model in accordance with the generally accepted world view	 Financing, construction, promotion, operation, broadcast (Financing, construction, ownership, operation, transfer): Attracting investments by the Investor (Contractor) by forming credit relations with creditor banks, including microfinance organizations. 	
	 Organization of construction of project components construction of the Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3. 	
	- Ownership of the formed as a result of construction activity assets(work in progress) construction, equipment costs, insurance etc.	
	 Completion of constructionChalocommercial operation of a project in the form of a hydroelectric complex (reservoir, facility for operating a hydroelectric power station, hydraulic power and electrical equipment, Organization of Marketing for the Sale of Electrical Equipment energy. Receiving profit and income from attracted investments. 	
	- Transfer of ownership of the hydroelectric power station	
Customer (JSC "Electric	A legal entity, for future interests, which, at the expense of attracted	
Stations")	investments, the Investor makes purchases	
Competition organizer	The customer's project implementation department, which, within its competence, organizes and conducts the competition	
Tender documentation	A set of documents including changes, notifications and applications submitted in the established manner, the necessary information on the composition of goods, works or services, the right to conclude an agreement	

Terms and conclusions	Definitions
1	2
	delivery/performance/rendering that constitutes the competition, the conditions of participation and rules for holding the competition, the rules for preparing, processing and submitting applications by the Applicant for participation in the competition/Participant in the competition, the rules for selecting the Winner, as well as the terms of the contract concluded based on the results of the competition
Documentation	Any intangible asset (design documentation, research results, securities created in progress of the project for the construction of the Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3.
Competition committee	
	A collegial body formed in accordance with the established procedure to organize the competition and make decisions, including on the selection of the Winner, during the competition
Contest	A procurement procedure in which the commission, on the basis of the standards set out below and the competitive procedure established in the tender documentation, determines The participant of the competition who proposed the best set of terms of the contract for the performance of works
Notice of an international open competition (hereinafter referred to as the Notice)	Written information about the competition posted on the website. An integral part of the notice is the competition documentation.
Application for participation in the competition	A set of documents, a simultaneous proposal (offer) by the Participant of the competition, sent to the Organizer of the competition in the form and in the manner established by the competition documentation
Applicant for participation in the competition	A legal entity created in accordance with the law Kyrgyz Republic or a foreign state or a collective participant who has expressed interest in participating in the competition and submitted an application to participate in the competition.
Contest participant	Legal entity or collective participant, submits an application for participation in the competition in accordance with the requirements of the documentation and is accepted for consideration in the decision database of the competition committee
Terms and conclusions	Definitions
1	2

Winner of the competition	The contestant who proposed the best combination terms of execution of the contract and an application for participation in the competition, which was awarded first place in accordance with the State system established in the competition documentation
Investor	Legal entity or collective participant with whom the Customer has carried out EPC - contract using the FBOOT model

2. GENERAL PROVISIONS

2.1. Form and type of procurement procedure, subject of competition

- 2.1.1. Open International Competition on Legal Studies EPC turnkey construction contract using the FBOOT model to implement the project: construction of the Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3.
- 2.1.2. Financing for the turnkey construction of the Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3 will be 100% from the financial resources of the investor or contractor that wins the tender with the lowest price offer and corresponding qualification and technical requirements.
- 2.1.3. The name, volume and characteristics of the work performed are indicated in the section "Technical part" of this tender documentation.
- 2.1.4. The subject of this competition is the right to conclude a legal opinion.

EPC conclusions - turnkey construction contract using the FBOOT model on the performance of work and procedures for the implementation of projects for the construction of the Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3, in accordance with the section of this tender documentation.

2.1.5. Private performance of works and procedures are not provided for by law.

2.2. General information about procedures

- 2.2.1. The notice of the open competition will be posted **"May 16, 2025,** in accordance with paragraph 10 of the Notice.
- 2.2.2. Customer: Open Joint Stock Company "Electric Stations", 721000.
- Kyrgyz Republic, Bishkek, K. Bayalinov street 49.
- 2.2.3. Competition organizer: JSC "Electric Stations"
- 2.2.4. Contact person Competition organizer: 1) Aliev Ibrahim Esenovich; 2) Kalybekov Ulan Umarbekovich
- 2.2.5. Tel: 1) 62-41-78; 0770 08-30-93; 2) 66-17-95; 0770 75 36 75; e-mail: es@es.energo.kg 1) oprikses@gmail.com; 2) piu2@es

2.3. Applicant for participation in the competition/Participant in the competition

- 2.3.1. Anyone can be a Contestant/Participant in the Competition legal entity or collective participant.
- 2.3.2. To participate in the competition, the applicant must be successful. The requirements set out in this tender documentation must be We submit applications for participation in the competition and submit an application for participation in the competition that meets the requirements of this documentation.
- 2.3.3. For all Applicants /Participants of the competition provide uniform requirements. The application of requirements not provided for in the tender documentation when considering applications for participation in the tender is not provided for by law.
- 2.3.4. Decision on admission of competition participants to progress in the competition accepts the Competition Committee in accordance with the standard provisions this tender documentation.

2.4. Legal status of documents

- 2.4.1. This competition procedure is carried out in accordance with the law. Kyrgyz Republic.
- 2.4.2. In all that is not decided the notification and the present competitive documentation, the parties undertake to comply with the obligations of the Kyrgyz Republic.

2.5. Appeal

- 2.5.1. All disputes and disagreements arising in connection with the competition, including In the context of the implementation by the Organizer and the Applicant/Participant of the competition of their obligations in connection with the holding of the competition and participation in it, must be resolved in the claim procedure. To implement this level, the interested party in the event of a violation of its rights must file a claim with the other party. The party that received the claim must send another lateral reasoned response to the claim within 5 (five) working days from the date of its receipt.
- 2.5.2. If the claim procedure specified in draft 2.5.1 does not result in a resolution disagreements, the Applicant for participation in the competition/Participant in the evaluation competition to appeal the actions (without action) of the Competition Organizer.
- 2.5.3. All disputes and disagreements not settled in the established manner,
- They are resolved in **the Interdistrict Court for Economic Affairs of Bishkek**.
- 2.5.4. When considering any disputes and disagreements related to the conduct of In this competition, the parties comply with the requirements provided by the substantive and procedural rights of the Kyrgyz Republic.

2.6. Other Provisions

2.6.1. The competition organizer ensures reasonable confidentiality regarding

All received from the Participants of the competition are indicated, including the number contained in the applications for participation in the competition. Provision of this information to a third party is possible only in cases expressly provided by law.

Kyrgyz Republic or this tender documentation.

2.6.2. The competition organizer shall consider the possibility of rejecting an application for participation in the competition if it

it is established that the Participant of the Competition has directly or by contract given, officially gives or offers to the representative of the Competition Organizer/Customer, remuneration in any form (work, service, any value), as an incentive that may reflect the adoption by the Competition Committee of a decision to determine the Winner of the Competition.

2.6.3. The organizer of the competition will develop reject applications for participation in the competition Participants

competition, our affiliated relationships with each other, as well as any agreement concluded between us for the purpose of determining the Winner of the competition.

3. PROCEDURE FOR CONDUCTING THE COMPETITION

3.1. Publication of notices of an open competition

3.1.1. The notice will be posted on the website of JSC Electric Power Stations
 www . energo - es . kg , A copy of the Notice will be published in the printed publications:
 "Slovo Kyrgyzstana" and "Erkin Too", starting from the date of publication of this Notice.

3.2. Submission of Tender Documentation

- 3.2.1. The tender documentation is publicly available on the website specified in subparagraph 3.1.1 of this tender documentation, starting from the date of posting the notice.
- 3.2.2. Tender documentation is submitted only in paper form on the face. Based on your request to receive the original tender documentation submitted to the following addresses:
 - 720033, Kyrgyz Republic, Bishkek, K. Bayalinov street 49.
 - 72 1000, Kyrgyz Republic, Kara-Kul city, Jalalabad region Kyrgyz Republic, Lenin street 48

- 3.2.3. There is no fee for providing tender documentation.
- 3.2.4. The tender documentation is processed within 2 (two) working days The moment the Organizer of the competition receives a standard request.
- 3.2.5. Tender documentation is held on Monday Thursday from 09:30 to 16:00. 30, Friday from 09-30 to 15-30.

3.3. Study of tender documentation

- 3.3.1. It is assumed that the Applicant/Participant in the Competition
- I have fully studied this tender documentation.
- 3.3.2. Providing false information or submitting applications that do not meet the requirements The requirements of this tender documentation constitute a risk for the Applicant who submitted such an application, which led to the rejection of his application.
- 3.3.3. An applicant for participation in the competition has the right to visit the production site. works, inspect it and collect the necessary information (on the availability of lifting equipment, access roads and conditions

transportation, warehouse placement capabilities, etc.), which is required to prepare applications for participation in the competition. The Customer will provide the necessary services to those visiting. All expenses associated with such visits, the Applicant for participation in the competition will bear independently.

The visit must take place during the period allotted for the preparation of applications for participation in the competition. To organize a visit to the site for the work to be carried out, the Applicant for participation in the competition must contact the Competition Organizer with a request to allow such a visit no later than 10 (ten) working days before the specified date of the visit.

- 3.3.4. When organizing a visit to the work site, the Applicant for participation The competition assumes full responsibility for all risks, including death, injury, causes or causes of damage to any property, as well as any expenses incurred in connection therewith.
- 3.3.5. It is considered that all necessary information related to the risks has been obtained, unforeseen circumstances, as well as other circumstances that the Applicant for participation in the competition must take into account, as well as those affecting his application for participation in the competition.
- 3.3.6. No claims against the Customer related to other payments or The terms of performance of works and delivery of goods will not be accepted on the grounds that the Applicant/Participant in the competition does not take into account any issues.

3.4. Explanation of the provisions of the tender documentation

- 3.4.1. When holding a competition of any international Competition Organizer (authorized persons of the Competition Organizer)/Customer or Competition commission for a subject competition with an applicant for participation in The Competition/Participant of the Competition is not allowed, except in cases of exchange of information expressly provided for by the legislation of the Kyrgyz Republic and the competition documentation.
- 3.4.2. Any Applicant to participate in the competition work for editing by the Organizer request for clarification of the provisions of this tender documentation no later than 10 (ten) days before the deadline for submitting applications for participation in the tender in writing signed by the head of the organization or other authorized person of the Applicant for participation in the tender using the contact details. The organizer of the tender for a typical type of correspondence, recommendations in the notice.
- 3.4.3. The organizer of the competition shall send a warning to the participant within 3 (three) working days.

a request made in accordance with the procedure, simplified clause 3.4.2 of this tender documentation. In this case, such an explanation is posted on the website within 3 (three) days, indicating the subject, but without indicating the Applicant for participation in the tender from whom the request was received. An explanation of the provisions of the tender documentation must not change its essence.

3.4.4. The competition organizer is not ready to respond to a request for clarification of the

provisions

tender documentation that arrived after the deadline established in draft 3.4.2 of this tender documentation.

3.4.5. The applicant for participation in the competition/Participant of the competition does not expect to refer to

outdated information received from the Customer and/or the Competition Organizer.

3.5. Amendments to tender documentation

- 3.5.1. The competition organizer, in agreement with the Customer, makes a decision making changes to the tender documentation no later than three days before the deadline for submitting applications for participation in the tender. Changing the subject of the tender is not legal.
- 3.5.2. Any change to the tender documentation is part of it.
- 3.5.3. Within 3 (three) working days from the date of the decision to make changes to tender documentation such changes competition on the website specified in subparagraph 3.1.1. this competition

documentation. In this case, the deadline for submitting applications for participation in the competition must be extended so that from the date of posting the competition on the website of this documentation of the changes made to the competition documentation until the deadline for submitting an application for participation in the competition, such period is at least 45 (forty-five) calendar days.

3.5.4. All applicants for participation in the competition/Participants of the competition, officially Those who have passed the tender documentation are provided with notification of significant changes using communication means (telephone, fax, e-mail).

3.6. Costs of participation in the competition

3.6.1. The applicant/participant of the competition bears all expenses independently. expenses related to participation in the competition, including preparation of the competition and submission of applications for participation in the competition, other documentation, the Competition Organizer does not have the right to participate in these expenses regardless of the results of the competition, as well as on the basis of its holding.

3.6.2. The applicant for participation in the competition/Participants of the competition do not require any requirements

Assessment of lost profits incurred during preparation for the competition and during the competition.

3.7. Refusal to hold a competition

- 3.7.1. The Customer/Organizer of the competition, posting the notice on the website, calculation remuneration without explanation of the reasons for holding the competition within the period specified in the notice.
- 3.7.2. Notice of refusal to hold a competition competition within 2 (two) days from the date of the decision to refuse to hold the competition, but no later than the deadline for submitting applications for participation in the competition.

3.8. Fulfilment of obligations, obligations to submit an application for participation in the competition

- 3.8.1. The competition organizer establishes requirements for the fulfillment of the obligations of the competition participant related to the submission of applications for participation in the competition, and stipulates participation in the competition for a voluntary participant:
 - a) I undertake not to change or withdraw my application for participation in the competition during its validity period after the deadline for accepting applications for participation in the competition has expired;
 - an obligation not to knowingly provide false information or not to intentionally disclose information or documents specified in the terms of participation in the competition;
 - B) an obligation to sign the Protocol on the responsibility of the open competition in the manner prescribed in this section of the competition documentation, in the event that the Competition Participant is recognized as the Winner;

- r) obligation to disconnect EPC an agreement in accordance with the established procedure of this tender documentation.
- 3.8.2. The organizer of the competition has chosen the following method of ensuring execution The participant's obligation to submit applications for participation in the competition:
- 3.8.2.1. A bank guarantee in the amount of 5% of the Contract value, drawn up taking into account the following conditions:
 - The bank guarantee must be irrevocable.
 - The amount of the bank guarantee must be expressed in **US dollars**.
 - The bank guarantee must be valid for the duration of the contract.
 - The beneficiary in the bank guarantee must be the Organizer of the competition, the principal must be the Participant of the competition, and the guarantor must be the bank that issued the bank guarantee.
 - The bank guarantee for participation in the Competition must include: the unconditional right of the Competition Organizer to claim the amount of the bank guarantee in full or in part is provided for in the following cases: a) change or withdrawal of the application for participation in the competition during its validity period after the expiration of the deadline for accepting applications for participation in the competition;
 - providing knowingly false information or intentional attraction of information or documents included in the applications for participation in the competition;
 - B) refusal of the Winner of the competition to sign the Protocol on the opening of an open competition in the manner prescribed by this competition documentation;
 - r) Refuse the Winner of the competition to conclude the Agreement in accordance with the procedure established by this procedure of the competition documentation.
 - Bank guarantees must stipulate that in order to limit the amount of security, the Organizer sends only written demands and original bank guarantees for the provision of guarantees.
 - Payment under the bank guarantee must be made within 5 (five) working days after the beneficiary's request.
 - The bank guarantee must not contain any conditions or requirements that contradict the above or make the above impossible to fulfill.
 - The bank guarantee must be issued by a bank that is reliably known to be neither unprofitable nor bankrupt, nor under state control, nor whose license is paid in full or in part.
 - The original bank guarantee must be provided to the Competition Organizer before the deadline for accepting applications for participation in the competition.
- 3.8.3. In case of non-fulfilment or improper fulfilment of the above Participation of the Participant of the Competition The organizer of the competition reserves the right, at its own discretion, to consider the payment of the amount of security for the fulfillment of the obligation to the guarantor bank.
- 3.8.4. Bank guarantee as security for the fulfillment of the Participant's obligations competition related to the application for participation in the competition, shall be returned to the Winner of the competition within 3 (three) days from the date of signing the agreement.
- 3.8.5. For other participants in the competition, ensuring the fulfillment of obligations The participant of the competition, associated with the submission of applications for participation in the competition, returns (upon their requests) within 5 (five) working days after the signing of the agreement with the Winner of the competition, the announcement of the competition as invalid or the expiration of the application for participation in the competition (depending on which occurs earlier).
- 3.8.6. Failure to submit an undertaking by a tender participant is

1

support for declining participation in the competition.

3.9. Return of application for participation in the competition

- 3.9.1. All applications for participation in the competition, as well as accompanying documents. Applications for participation in the competition submitted to the competition will not be returned.
- 3.9.2. In the event of a decision to reject the competition, if such is established

security for the requirements of the application for participation in the competition, the Competition Organizer returns to the Competition Participants the security for the execution of the Competition Participant's application related to the submission of the application for participation in the competition, within 5 (five) working days from the date of the decision to refuse to hold an open competition.

3.9.3. If a participant in the competition submits his application late, it will not be

Condition. The application for participation in the competition, which does not violate the confidence of the envelope, is returned to the participant who submitted it with the corresponding mark of the Organizer. In the event that requirements for ensuring participation in the competition have been established, the Organizer undertakes to ensure the fulfillment of the application for participation of the Participant in the competition, related to the submission of the application for participation in the competition by the Participants of the competition within 5 (five) working days from the date of the Protocol of placement on opening of envelopes with applications for participation in the competition at the written request of the Participant of the competition.

3.10. Submission and acceptance of applications for participation in the competition

- 3.10.1. Submission of applications for participation in the competition at the Customer's address **until** 10:00 (Bishkek time) on May 25, 2025.
- 3.10.2. The start date for submitting applications for participation in the competition is the day following the day of posting on the website.
- 3.10.3. Applications for participation in the competition must be submitted within the time period established by the founder 3.10.1 of this competition documentation.
- 3.10.4. Before submitting the application for participation in the competition and its copies must be securely sealed in envelopes (packages, boxes, etc.). The application for participation in the competition is sealed in an envelope marked with the words "Application for participation in the competition". Copies of the Application for participation in the competition are printed in envelopes marked with the words "Copy-1", "Copy-2", etc.
- 3.10.5. Each of these envelopes must contain the following information:
 - name and address of the Competition Organizer, Customer;
 - full company name of the Competition Participant and its postal address; subject of the Agreement.
- 3.10.6. Sealed envelopes containing applications for participation in the competition are placed in one outer envelope, which must also be securely sealed. The outer envelope must include the following information:
 - name and address of the Competition Organizer, Customer;
 - the full company name of the Competition Participant and his/her postal address;
 - subject of the Agreement;
 - the words "Do not open until 12:00 noon, May 27, 2025."
- 3.10.7. Applications for participation in the competition received after the deadline established above, will be rejected by the Competition Organizer without consideration on the merits, regardless of the reasons for the delay.
- 3.10.8. The Customer, upon request, issues a receipt to the Participant of the competition,

to the deliverer of the envelope, about its receipt, indicating the time of receipt.

3.11. Making changes to applications for participation in the competition or their withdrawal.

3.11.1. A participant in the competition who has submitted an application to participate in the competition expects to change or

withdraw your application for participation in the competition at any time after its submission, but no later than the moment the envelopes with applications for participation in the competition are opened.

- 3.11.2. Submission of changes or withdrawals of applications for participation in the competition, their acceptance and registration are carried out in the order distributed according to the gradual division 3.10.
- 3.11.3. If the Customer/Organizer of the competition does not receive information about changes or withdrawals of the application for participation in the competition, these changes or withdrawals of the competition will be considered not received in time and will not be taken into account.
- 3.11.4. In case of changes to the application for participation in the competition, the competition participant must prepare the following documents:
 - an appeal to the Competition Organizer taking into account the changes made to the application for participation in the Competition in the Competition Participant form;
 - a list of changes in the application for participation in the competition with the documents of the initial application for participation in the competition, in which the changes in data concern;
 - new versions of documents that are changed.
- 3.11.5. In case of withdrawal of the application for participation in the competition, the Participant of the competition must submit an application to the Edit Organizer of the competition on the Participant's form.
- 3.11.6. Any documents, changes or withdrawal of the application for participation in the competition must be prepared in accordance with Section 3.10. The relevant provisions and attached documents must also be observed. The withdrawal of the application for participation in the competition must be submitted in one copy only (no copies).
- 3.11.7. The request for a speech or withdrawal of the application for participation in the competition together with all the reduced documents and their copies must be sealed in envelopes designed in accordance with subsection 3.10. In this case, the outer envelope should be additionally marked 'Change of application for participation in the competition' or 'Withdrawal of application for participation'.
- 3.11.8. In the procedures for opening envelopes received for the competition, the Competition Organizer first includes envelopes marked as "Withdrawal of application for participation in the competition"; In this case, the description provided for in paragraph 3.12.3 of this competition documentation will not be announced for the withdrawn application for participation in the competition. In the second place, envelopes marked "Change of application for participation in the competition" are opened. In turn, all other envelopes are opened.

3.12. Opening of envelopes received for the competition

- 3.12.1. The organizer of the competition will hold a public ceremony of opening the received envelopes at 12:00 (Bishkek time) on May 27, 2025 at the address: Kyrgyz Republic, Bishkek, K. Bayalinov Street, 49, consisting of at least 2 (two) members of the Competition Committee with the right to vote.
- 3.12.2. Representatives of the Contest Participants who process submitted applications for participation in the Contest may participate in the procedures of opening the received envelopes. To attend the public opening procedures, it is necessary to comply with the access control regime. To order a pass, call the contact phone number of the Contest Organizer. To confirm the rights of presence at the procedures of opening the envelopes of the representatives of the Contest Participants, it is necessary to have a power of attorney confirming their rightfulness and the dignity of the interests of the Contest Participants.
- 3.12.3. During the course of these procedures, the Competition Committee includes each received envelope and offers the following information on the quality of the application materials for participation in the competition:
 - name and address of the competition participant;
 - availability of documents and documents stipulated by the tender documentation;
 - Conditions for the execution of the contract, the response to such an application and important criteria for evaluating applications for participation in the competition.

- 3.12.4. The competition organizer may review the audio recording procedures for opening the received envelopes.
- 3.12.5. If, within the time period established by this document, not a single envelope with an application for participation in the competition is received, this fact is recorded in the minutes of the meeting of the competition committee and the competition is declared invalid.
- 3.12.6. During the opening procedure, the Competition Committee maintains a Protocol on the opening of envelopes with applications for participation in the competition, which reflects all the information announced by the Competition Committee.
- 3.12.7. The protocol for opening envelopes with applications for participation in the competition is posted on the website within 3 (three) days after signing.

3.13. Late applications for participation in the competition

- 3.13.1. After the deadline for submitting applications for participation in the competition, Applicants for participation in the competition will not be able to submit an application for participation in the competition.
- **3.14.** Review and evaluation of applications for participation in the competition, selection of the competition winner

3.14.1. <u>General Provisions</u>

- 3.14.1.1. The consideration and evaluation of applications received for participation in the competition shall be carried out within the timeframes established in paragraph 12 of the notification.
- 3.14.1.2. When reviewing and evaluating applications for participation in the competition, the Competition Committee shall also involve persons (experts and specialists) who are not involved in participation in the competition, in order to conduct examinations of applications for participation in the competition, but in any case, access to the dynamics of the dynamics in the competition and the determination of the numbers of applications for participation in the competition of the numbers of applications for participation in the competition of the numbers of applications for participation in the competition for summing up the ranking shall be carried out by the Competition Committee.
- 3.14.1.3. The participants of the competition do not determine in any way to influence, participate or reduce in the consideration and evaluation of applications for participation in the competition, as well as to enter into contacts with persons performing the examination of applications for participation in the competition. Any conditions for the participation of the Participants of the competition are carried out by the Competition Commission during the examination of contracts, and also put pressure on any person involved by the Organizer of the competition in the case of work in the competition, if the data are confirmed by documents, requirements for restrictions for the requirements for participation in the competition of such Participants of the competition.
- 3.14.1.4. During the review and evaluation of applications for participation in the competition, the Competition Organizer has the right to request from the relevant government authorities, as well as individuals and natural persons specified in the application for participation in the competition and appendices thereto, information in accordance with the reliability indicated in the application for participation in the competition.
- 3.14.1.5. If there are any doubts about the authenticity of the copy, the Competition Organizer has made a request to review the original document provided in the copy. If the Competition participant does not use the original document within the time period specified in the request, the copy of the document is not found and the document is considered not provided.
- 3.14.1.6. The review and evaluation of applications for participation in the competition includes a selection and evaluation stage.
- 3.14.2. <u>Selection stage</u>
- 3.14.2.1. The tender committee, within the period specified in **the notice**, shall limit applications for participation in the tender and tender participants for their compliance with the requirements established by the obligations of the Kyrgyz Republic and this tender documentation, and shall determine for the participants procurement procedures that allow for the dynamics of development in the tender.
- 3.14.2.2. As part of the selection stage, the Competition Committee yesterday:

- compliance of applications for participation in the competition meets these requirements

tender documentation;

- compliance of the Participants of the competition with the requirements of this competition

- documentation;
- compliance of commercial and technical proposals with requirements this tender documentation.
- 3.14.2.3. The application for participation in the competition must fully comply with all the requirements for the competition documentation or, better yet, meet these threshold requirements. The competition committee expects to reject participants from further participation in the competition in the following cases:
 - failure to submit the required documents, in accordance with this tender documentation, or in such documents, or in such documents false information about the Tender Participant, including invited
 - subcontractors/co-executors (if involved) or about the proposed work;
 - non-compliance of the Tender Participant, including the subcontractors/co-executors involved (if involved), with the requirements established in this tender documentation;
 - non-compliance of the application for participation in the competition with the requirements of this competition documentation.
- 3.14.2.4. If there are discrepancies the competition committee the specified phrase.

In the event that

will begin its consideration of the figures later, the Royal Competition Committee is found to be

between the designation of the sum of words and

untrustworthy,

3.14.2.5.

contained in the documents submitted by the Participant of the competition, the fact of liquidation of the Participant of the competition - a legal entity or bankruptcy proceedings against the Participant of the competition - a legal entity, individual entrepreneur, or the fact of liability for its activities in the manner prescribed for the state in the state in, as well as if the Participant of the competition has arrears in accrued fees, collected and other payments to budgets of any level or individual extra-budgetary funds for the past calendar year, which calculates) the percentage book value of assets

participant, the Competition Committee shall disqualify such participant from participating in the competition at any level of his region.

- 3.14.2.6. Based on the results of the selection stage of consideration and evaluation of applications for participation in the competition, the Competition Committee makes a decision on admission to the prospect of dynamics in the competition or on refusal to admit to dynamics in the competition, and also draws up a Protocol on the revision of applications for participation in the competition. The specified protocol for 3 (three) days following the day of signing the protocol is posted on the website specified in paragraph 3.1.1.
- 3.14.2.7. If, based on the results of the selection stage, the application for participation in the competition is reviewed and evaluated and a decision is made to refuse admission to continued development in the competition of all Participants of the competition who submitted applications for participation in the competition, or to admit to continued participation in the competition only one party of the competition who submitted an application in the competition, the competition is declared invalid.
- 3.14.3. <u>Evaluation stage</u>
- 3.14.3.1. During the evaluation stage, the Tender Committee evaluates and compares applications for participation in the tender and ranks them according to their degree of reliability for the Customer.
- 3.14.4. Procedure for evaluation and consideration of applications for participation in the

competition

3.14.4.1. Evaluation and preparation of applications for participation in the competition by the Competition Committee in order to determine the main terms of the contract.

- Based on the results of the evaluation of applications for participation in the competition by the Competition Committee, each application for participation in the competition, according to the least degree of advantage of the terms of execution of the contract of the competition contained therein, corresponds to a serial number. The first number is the application for participation in the competition, in which the best options for the terms of
- execution of the contract are proposed.3.14.5. Summing up the results of the competition. Determining the winner of the competition

3.14.4.2.

- 3.14.5.1. Based on the results of the evaluation of applications for participation in the competition submitted by the competition participants, if the competition is recognized as successful, the Competition Committee determines the Winner of the competition.
- 3.14.5.2. The winner of the competition is the participant who proposed the best combination of terms for the execution of the contract and the application for participation in the competition, which was assigned the first number.
- 3.14.5.3. Based on the results of the competition, a protocol is drawn up for selecting the winner, including information about the place, date, time of the evaluations and applications for participation in the competition, in the competitions of participants, applications for participation in the competition that were considered, about opinions and for participation in the competition, about the adoption of decisions with respect to the participants of the competition, about the application for participation in the competition, about the winner of the competition, about the participants of the vote, the application for participation in the competition, those who took second place, their names for persons, persons, first name, patronymic (for individuals), postal address.
- 3.14.5.4. The protocol for selecting the Winner shall be posted on the website and in the media specified in subparagraph 3.1.1. within 5 (five) days from the date of signing of this protocol.

3.14.5.5. Any participant in the competition, after the Protocol for the selection of the Winner of the competition has been posted, must send a written request to the Organizer of the competition to announce the results of the competition. The Organizer of the competition must, within 3 (three) working days from the date of receipt of such a request, submit a corresponding written application to the participant in the competition.

3.15. Signing of the protocol on the safety of the open tender and conclusion of the EPC - contract with the winner of the competition

- 3.15.1. The organizer of the competition within 3 (three) working days from the date of signing the Protocol on the selection of the Winner of the competition transfers to the Winner of the competition the Protocol on the protection of the open competition. The winner of the competition is obliged to provide the organizer of the competition with the signed and certified seal from his side of the Protocol on the security of the open competition within 10 (ten) days from the date of indicating the protocol.
- 3.15.2. The contract with the winner of the competition will be concluded for the period specified in the constituent notice 14.
- 3.15.3. In cases where the Winner of the competition withdraws from concluding an agreement under the terms of this competition documentation, the Customer shall draw up an agreement with the Participant of the competition, whose application for participation in the competition shall assign a second number, recording this circumstance in the relevant protocol.
- 3.15.4. In the event of a refusal by a Participant of the competition, an application for participation in the competition, to which the second number has been assigned, to conclude a contract, the Customer shall decide to declare the competition invalid.
- 3.15.5. In the event that the Winner of the competition, or the Participant of the competition, an application for participation in the competition with the assignment of the second number, or the Participant, which is EPC the contract in accordance with clause 3.15, within the time period stipulated by the tender documentation, the signed contract not provided by the Customer, the Winner of the tender or the Participant of the tender, the application for participation in the tender, which is assigned the second number, or the Participant with

whom the contract is concluded, is recognized as having evaded the conclusion of the contract.

3.15.6. **TECHNICAL PART**

4. TECHNICAL SPECIFICATIONS

The technical specifications are provided in Appendix No. 1 to this tender documentation and constitute its response part.

- 5. <u>EPC Project contract for open competitive bidding</u>
- 5.1.1. <u>on turnkey construction using the FBOOT model Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3.</u>
 - 6.
- 6.1. EPC Project the agreement is concluded in Appendix No. 2 to this tender documentation and is its responsible part.

III. <u>REQUIREMENTS</u>

7. REQUIREMENTS FOR PARTICIPANTS AND FOR THE APPLICATION FOR PARTICIPATION IN THE COMPETITION

7.1. General requirements for applications for participation in the competition

7.1.1. For the purposes of this tender documentation, when applying for participation in The Competition is understood as a proposal submitted by the Competition Participant to participate in the Competition, drawn up in writing in the form of a document, executed in accordance with the provisions of this section, with the attachment of a complete set of documents according to the list, the brevity of this Competition documentation, the content meets the requirements of this Competition documentation.

7.1.2. A participant in the competition submits only one application for participation in the competition.

In the event that one Participant of the competition submits two or more applications for participation in the competition, and it is significant that the previously submitted applications for participation in the competition of such Participant of the competition have not been withdrawn, all applications for participation in the competition of such Participant of the competition of such Participant of the competition will not be examined.

- 7.1.3. Each document submitted in the application for participation in the competition must be signed person who has rights in accordance with the current legislation at the request of the Kyrgyz Republic, act on behalf of the Applicant/Participant in the competition without a power of attorney, or by a person duly authorized by him/her on the basis of a power of attorney (hereinafter referred to as the authorized person). In the latter case, the original power of attorney is attached to the application for participation in the competition. Facsimile connection is not connected.
- 7.1.4. Each document submitted in the application for participation in the competition must be sealed with the seal of the Competition Participant.
- 7.1.5. The documents submitted as part of the application for participation in the competition must be

clearly printed. Erasures, additions, corrections are not excluded, except for cases when these corrections (additions) are certified by a handwritten inscription "corrected to be believed", with one's own handwritten signature.

An authorized person located next to all corrections (additions) and certified by the seal of the Competition Participant.

7.1.6. A participant in the competition must submit an application for participation in the competition, including:

a) Letter of submission of proposals in the form and in accordance with the recommendations provided in this Tender Documentation;

- Technical proposal in the form and in accordance with the ideas presented in this Tender Documentation;
- B) Protocol of disagreement to the EPC project a contract in the form and in accordance with the principles set out in this Tender Documentation;
- r) The calendar plan for the execution of works, in form and in accordance with energetic, as provided in this Tender Documentation;
- д) Summary table of the cost of works by form and in accordance with the young people listed in this Competition documentation:
- e) Payment schedule for the performance of work in the form and in accordance with the principles set out in this Tender Documentation;
- ж) Application form for the Competition Participant in the form and in accordance with the young people provided in this Competition Documentation;
- 3) A certificate of the list and annual volume of execution of similar contracts, in the form and in accordance with the reasonable conditions set out in this Tender Documentation;
- и) Information on the financial position (extracts from standard reports. Turnover only for construction Working capital (WC));
- κ) Proposed sources of financing (liquid assets, credit lines and other financial means to deduct the Participant's current liability. Information on financial transactions;
- л) Plan for the distribution of work volumes between the general contractor and subcontractors;
- M) Plan for distributing the volume of work performed/performance of work within a collective participant;
- An information letter about the existence of connections of the Competition Participant that are of an affiliation nature with the employees of the Customer or the Competition Organizer, in the form and in accordance with the initiatives set out in this Competition Documentation;
- m) Documents confirming the completion of the established works.
- 7.1.7. Additional storage media (floppy disks, CD R , CD RW , USB flash drives, brochures, books) should, if possible, be appropriately marked (e.g. with stickers) and placed in standard (so-called "information") envelopes. Information envelopes should be placed after the last pages of the applications for participation in the competition. Copies of documents confirming the legal status of the competition participant (charters, articles of incorporation, etc.) included in the application for participation in the competition are placed in documentary envelopes only if they are printed and bound industrially (typographically) or stitched by a notary.
- 7.1.8. All pages without exception must be numbered and information envelopes of applications for participation in the competition (both the internal numbering of the competition sheets of the lower appendices and the continuous numbering of all pages of applications for participation in the competition; information envelopes are numbered separately from the pages - "information envelope No. 1", "information envelope No. 2", etc.). The numbering of pages of books, brochures, magazines, etc., placed in information envelopes, was not performed.
- 7.1.9. Documents (sheets and information envelopes) attached to the application for participation in The competition must be secured or packed in such a way as to prevent accidental loss or movement of pages and information envelopes. If the application for participation in the competition consists of several volumes, each volume is recommended to be bound with appendices describing the documents included in it. Each such volume must have continuous page numbering. The application for participation in the competition must include an inventory of documents.
- 7.1.10. The participant of the competition must prepare 1 (one) application for participation in the competition on paper. A copy of the application for participation in the competition is

prepared by photocopying the originals of each document included in the application for participation in the competition, after they are signed and certified with a seal, as well as applying continuous page numbering before stitching.

- 7.1.11. The participant of the competition must also prepare 1 (one) application for participation in the competition in electronic form. A copy of the application for participation in the competition is prepared by submitting all documents received in the application for participation in the competition, after their signing and certification of the seal in any format . (multi-page), or . PDF . Also, a copy of the application for participation in the competition is prepared in Word , Excel formats . The electronic version must be recorded on CD R (W), DVD R (W) disks, USB flash drives or other electronic media and enclosed in an envelope with the original applications for participation in the competition.
- 7.1.12. Failure to submit an electronic version of the application for participation in the competition will result in its rejection.
- 7.1.13. The materials contained in the information envelopes are copied in any way acceptable for the given type of materials. The corresponding copies are placed in the envelopes and marked "copy of information envelope No. 1", etc.). If it is impossible to provide copies of the materials contained in the information envelopes, the Contest Participant is placed in the information envelope using the link: "see information envelope No. ... of the application for participation in the contest").

7.2. General requirements for the legal capacity and competence of the Competition Participants

- 7.2.1. A legal entity may participate in the competition in any organizational form. However, in order to qualify for the competition and obtain the right to switch with the EPC Customer contract for open competitive bidding for turnkey construction using the FBOOT model Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3. An individual or collective participant as a whole must meet the following requirements:
- 7.2.1.1. Legal entities registered in the territory of the Kyrgyz Republic or a foreign state (as well as several contractors, a group of legal entities formed in accordance with current legislation) that meet the requirements established in this Documentation may participate in the competition.

The competition participant must comply with the regulations and skills, have the necessary resource capabilities (financial, material and technical, production, personnel, etc.);

- 7.2.1.2. EPC Tender Participant the contract must comply with the requirements and objectives reflected in the constituent documents of the Participant;
- 7.2.1.3. The competition participant must have experience in implementing similar projects (contracts);
- 7.2.1.4. The participant of the competition must comply with the rules of the legislation of the Kyrgyz Republic in the field of regulation of activities within the framework of the implementation of turnkey construction works using the FBOOT model. Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2 and Narynskaya HPP-3;
- 7.2.1.5. The tender participant must have territorial legal capacity, which is at the stage of concluding and executing the contract (must be registered in accordance with the established procedure within the EPC contract);
- 7.2.1.6. The Participant of the competition must not be insolvent or bankrupt, be in the process of liquidation of the Participant's property in the part necessary for the execution of the contract, must not be seized, the economic activity of the Participant of the competition must not be insurance;
- 7.2.1.7. The tender participant submits a price offer for turnkey construction using the FBOOT models of the Akbulun HPP, Naryn HPP-1, Naryn HPP-2 and Naryn HPP-3, and must take into account the financing of the project by an average of 100%.
- 7.2.1.8. Members of associations that are collective participants in procurement must have an agreement between themselves (another document) containing the provisions of the Civil Code of the Kyrgyz Republic, which preserve the rights and obligations of the party and the leader of the established collective participant. The agreement must establish joint and several liability for obligations, consequences of participation in procurement, conclusion and

subsequent execution of the contract.

7.3. Requirements for documents confirming the Participant's compliance with the established requirements.

7.3.1. In connection with the above, the participant of the competition must include in the composition

The tender application shall include the following documents confirming its compliance with the necessary requirements:

- 7.3.1.1. A notarized copy of the certificate of legal registration of the entity. Participants who are nonresidents of the Kyrgyz Republic shall submit a legalized extract from the state register or another document certifying that it is a valid legal entity under the laws of its country: provide a notarized extract with a notarized translation into Russian and an apostille;
- 7.3.1.2. A notarized copy of the constituent agreement in the current version, for Participants registered as limited liability companies (Participants who are non-residents of the Kyrgyz Republic provide a notarized copy of the constituent agreement with a notarized translation into Russian and an apostille);
- 7.3.1.3. A notarized copy of the charter in the current version (Participants who are non-residents of the Kyrgyz Republic provide a notarized copy of the charter with a notarized translation into Russian and an apostille);
- 7.3.1.4. Copies of documents (orders, protocols of the founder on the appointment of the manager, etc.) certified by the Participant, confirming the authority of the person who signed the tender application, as well as his right to conclude the relevant Agreement based on the results of the tender. If the tender application is signed by proxy, it is necessary to use the original or a notarized copy of the power of attorney and present documents for the person who issued the power of attorney;
- 7.3.1.5. Copies of financial statements for 2022, 2023, 2024; (Participants non-residents of the Kyrgyz Republic must provide a copy of the financial statements with a notarized translation into Russian);
- 7.3.1.6. A copy of the auditor's report for 2024, confirming the reliability of the auditor's report, if such reporting is mandatory in accordance with the requirements of the Participant's country of residence (Participants who are non-residents of the Kyrgyz Republic shall provide an auditor's report with a notarized translation into Russian);
- 7.3.1.7. notarized agreements/permits to determine the types of activities, boundaries with the implementation of the Agreement, if a license/permit is required to carry out such types of activities (Participants non-residents of the Kyrgyz Republic submit agreements/permits with a notarized translation into Russian);
- 7.3.1.8. The questionnaire according to the Tender Documentation established in this form;
- 7.3.1.9. Original certificate of completion of work similar in nature and volume contracts in the form of the Tender Documentation established in this form;
- 7.3.1.10. Original information on the human resources that will be involved in the work execution of the Agreement, in accordance with the documentation established in this Procurement Form;
- 7.3.1.11. Information letter about the presence of connections of the competition participant that are of an affiliation nature with employees. The competition organizer according to the Competition documentation established in this form;
- 7.3.1.12. Other documents which, in the opinion of the Participant, confirm his compliance with the established requirements, with subsequent comments explaining the purpose of providing these documents.
- 7.3.2. All supported documents are included in the Competition Program competition. application.

7.4. Special requirements for participants

7.4.1. The participant must submit a complete list of the tender documents as part of the tender application.

documents confirming its compliance with the requirements established by clause 6.4. this documentation.

- The main territory of the company should represent activities in the field 7.4.2. design, construction, operation of hydropower facilities;
- 7.4.3. The company must be international and preferably have at least 3 branches for registration of country representatives;
- 7.4.4. Annual sales volume of engineering services (including EPC contracts) must be at least 150 million US dollars;
- 7.4.5. Availability of permanent staff - not less than 100 people;

7.4.6. with the company for more than 5 years.

on a permanent basis, with at least 1 person in each of the specialties:

- _ Project Manager;
- Hydroelectric engineer; _
- Hydrologist; _
- Dam engineer (hydraulic engineer); _
- EIA Expert; _
- Geologist;
- Electrical and technical equipment engineer; _
- Hydroturbine and mechanical equipment engineer : _
- Hydromechanical equipment engineer ; _
- _ An energy market expert with an example of determining electricity price trends.
- Experience in designing hydroelectric power plants with an installed capacity of at least 500 7.4.7. MW (not
 - less than 1 project in the last 5 years):
- 7.4.8. Experience in designing a high-pressure hydroelectric power station with a head of more than 60 m (at least 1

project for the last 5 years);

- Experience in designing hydroelectric power plants in regions with high (at least 9 points) 7.4.9. seismic hazard (at least 1 project over the last 5 years);
- At the time of application, the company must be in the process of designing or supporting at 7.4.10. least 1 work related to its core business;
- The presence of at least 1 project over the last 10 years, the approval of which was consistently 7.4.11. carried out in 2 or more countries;
- 7.4.12. Experience
- past 10 years,

approved by leading Western banks;

7.4.13. Availability of

hydroelectric power station over the last 10 years,

executed on the basis of international banking standards.

ISO certificate availability (in relation to the performance of work on the design of 7.4.14. environmental impact assessment and related works and services);

The presence of personnel with scientific backgrounds (Master, Doctor of Science) in the 7.4.15. company.

All information received must be confirmed by providing relevant documents, certificates, resumes, copies of contracts, etc. as part of the competitive application.

7.5. **Application period for participation in the competition**

The application for participation in the competition is valid for the period specified 7.5.1. The participant of the competition in this application, but not less than 180 (eight hundred and ten) calendar days from the day following the day the procedures for opening the received envelopes with applications for participation in the competition are carried out.

7.6. Official language of the competition

Application for participation in the competition "Preparation of participants", as well as all 7.6.1.

at least 1 completed EIA for a

in developing at least 3 projects over the

sorts of

Correspondence and documentation related to the competition involving applicants/Participants and the Competition Organizer must be written in English.

- 7.6.2. Any supporting documents and printed materials submitted Legal procurement procedures may be drafted in a foreign language if such materials are accompanied by an elegant, notarized translation into Russian.
- 7.6.3. Using other languages to prepare your application for participation in the competition, may be regarded by the competition committee as a non-compliance of the application for participation in the competition with the requirements established by the competition documentation.

7.7. Competition currency

7.7.1. The entire amount of funds in the application for participation in the competition and its appendices

must be expressed in a currency set in US dollars.

7.7.2. Documents, originals, which are issued to the Participant of the third competition individually with

The expression of the amount of money in other currencies may be presented in the original currency, provided that these documents are accompanied by comments with the translation of these amounts in the currency established by subparagraph 6.7.1 of this tender documentation, based on the state currency established by the National Bank of the Kyrgyz Republic, indicating such exchange rate and the date of its implementation.

7.7.3. Expression of the amount of profit in other currencies, except in cases where provided for in paragraphs 7.7.1, 7.7.2 may be regarded by the Tender Committee as non-compliance of the application for participation in the tender with the requirements established by the tender documentation.

7.8. Price of applications for participation in the competition and the contract

7.8.1. The bid price must include all costs and risks,

related to the performance of works, services, supply and delivery of goods and materials on the terms of delivery specified in the contract. In this case, the price of the application for participation in the competition includes any fees and duties, expenses and risks associated with the implementation of the contract, including the warranty period for the operation of the goods and other costs.

7.8.2. The participant of the competition sets the price in his application for participation in the competition.

An application that is firm (fixed) and includes accounting and other financial risks for the entire period of execution of the contract. The price adjustment by the contract in connection with inflation and changes in the exchange rate during the term of the contract is not made.

7.8.3. The participant of the competition must indicate prices for all work performed, I suggest submitting an application for participation in the competition. If the Participant of the competition does not indicate the cost of the work on the offer to perform the work, the Customer will not pay him the cost and will consider them included in the price agreement.

7.8.4. The price is maximum and can be reduced.

7.8.5. An applicant for participation in the competition when preparing an application for participation in the competition

All risks associated with increasing the contract price should be taken into account independently. The Customer does not consider the issue of increasing the contract price based on the results of design and survey work, unless this is expressly provided for by the requirements of the Kyrgyz Republic.

7.8.6. In case of non-compliance of the Participant's application with the conditions of this subdivision

The competition organizer may reject his application to participate in the competition.

7.9. Involvement of subcontractors/co-executors

7.9.1. The tender documentation provides for the possibility of engaging subcontractors/co-

performers. The tender participant must include in their application for participation in the tender all the works that they take into account under subcontracts, indicating the percentage of the subcontract (sub-contract) to the volume of work, and provide detailed information about their subcontractors/co-performers that they plan to hire to perform the contract. The tender participant must submit letters from subcontractors/co-performers to the Organizer of the tender as part of their application for participant is working, in the event that their tender participant is recognized as the winner, they are ready to ensure the performance of the works specified in the application for participant and the subcontractor/co-performer of the agreement between the tender participant and the subcontractor/co-performer of the agreements.

- 7.9.2. If the volume of the subcontract is 10 (ten) percent of the contract price, the participant in the tender must submit documents as part of its application for participation in the tender confirming the compliance of the proposed subcontractor/co-contractor with the requirements of 6.4. Provided to Participants of the tender in the part concerning the volume of work performed by this subcontractor/co-contractor.
- 7.9.3. When considering an application for participation in the competition, the commission has the right to reject the competition of any subcontractor/co-contractor proposed in the application for participation in the competition without explaining the reasons for such rejection. In the event of rejection of a subcontractor/co-contractor, the Participant of the competition, without changing the terms of the application for participation in his competition, must submit another for approval to the Organizer of the competition (Customer)

subcontractor/co-executor providing the required services.

7.10. Participation in the competition of collective participants

- 7.10.1. If an application for participation in the competition is submitted by a collective participant, the following requirements must additionally be met.
- 7.10.2. Each organization that is part of the collective participant must comply with this tender documentation.
- 7.10.3. Organizations representing a collective composition enter into an agreement among themselves, containing the norms of the Civil Code of the Kyrgyz Republic, and meet the following requirements:
 - a) in agreements it is necessary to clearly control the rights and obligations of the party both within the framework of participation in the competition and within the framework of the execution of the contract;
 - 6) the agreements must clearly define the nomenclature, volumes, cost and timing of deliveries between the participants of the collective participant;
 - B) in the agreement there must be a specific leader who, in the long term, determines the interests of each of the organizations included in the collective participation, within the restrictions of the Competition Organizer and the Customer;
 - r) the agreement must establish subsidiary liability of the organization for each organization for obligations, termination of participation in the competition, as well as joint and several liability for the timely and full execution of the agreement;
 - A) The contract must stipulate that all operations for the execution of the contract as a whole, including payments, are carried out exclusively with the leader, however, at the request of the Customer or on his initiative, the effective scheme may be changed.
- 7.10.4. Any organization can only be a part of one collective participant and does not have the right to participate in the competition independently.
- 7.10.5. In connection with the above, the collective participant prepares an application for participation in the competition taking into account the following requirements:
 - a) the application for participation in the competition includes information

confirming the compliance of each member of the collective participant with the established requirements;

- 6) an application for participation in the competition is prepared and submitted by the leader on his own behalf with a reference to the fact that he represents the interests of the collective participant;
- B) The application for participation additionally includes a notarized competitive copy of the agreement between the organizations that make up the collective participant;
- r) An application for participation in an additional agreement must include information on the nomenclature of the competition, volumes, cost and terms of delivery between the participants of the collective participant.
- 7.10.6. When determining certain parameters of the association's activity, these parameters are summed up. The absence of summation of indicators must be present in at least one member of the association.
- 7.10.7. An application for participation in a competition submitted by a collective competition participant may be rejected if, during the competition, prior to signing the Protocol on the activities of the open competition, it becomes clear that one or more organizations from the collective participation, and the working organization, from the point of view of the Customer, does not have the opportunity to independently select a contract.
- 7.10.8. The customer has the right to unilaterally terminate the Protocol on Obligations of an open tender or contract if the collective participant includes one or more organizations.

IV. **PRINTING HOUSES**

- 8. STANDARD FORMS OF DOCUMENTS SUBMITTED AS PART OF THE APPLICATION FOR PARTICIPATION IN THE COMPETITION
- 8.1. Standard forms of documents submitted as part of applications for participation in competition, are provided in Appendix No. 3 to this competition documentation and are its responsible part.

Performed by Aliev I.E.0770083093 Mukhidin u. B. 0702382488

APPENDIX No. 1 to the Tender Documentation

TECHNICAL PART

Technical specifications for an open tender

the EPC legal opinion - turnkey construction contract using the FBOOT model Upper Naryn cascade of 4 hydroelectric power plants

(Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3)

TECHNICAL PART

Technical specifications for an open tender

the EPC legal opinion - turnkey construction contract using the FBOOT model Upper Naryn Cascade (Akbulunskaya HPP, Naryn HPP-1, Naryn HPP-2, Naryn HPP-3)

with division into:

Lot No. 1 for the turnkey construction of the Akbulunskaya hydroelectric power station

Lot No. 2 for the turnkey construction of Naryn HPP-1

Lot No. 3 for the turnkey construction of Naryn HPP-2

Lot No. 4 for turnkey construction of Naryn HPP-3.

To implement the projects, it is necessary to solve the following tasks:

- 1. Analysis and use of the Customer's documentation;
- 2. Development of working documentation for the construction of the Upper Naryn cascade of 4 hydroelectric power plants;
- 3. Use of financial models to attract investments by the Customer is carried out using the project financing method with the preparation of a PPP agreement with the following structure:
 attracted in the form of a contribution from a private partner in the form of financial resources for investment 100% of the total cost of the project is formed through a loan from an attracted private partner from an MFI.
- Construction of the facility using the EPC method contract (engineering , procurement, construction) according to FIDIC requirements:

- engineering (engineering) - design and survey work and obtaining all ready permitting documentation.

- supply (procurement) - purchase and delivery of materials and equipment for the project;

- 5. The cost of work under the EPC contract between JSC "Electric Stations" and the General Contractor is subject to adjustment in the event of changes in the technical specifications or in the additional terms of the transaction.
- 6. All conditions on restrictions between the Customer and the General Contractor, in accordance with the EPC principles. contract signed under the terms of a competitive bidding

Item No.	List of basic data and requirements	Basic data and requirements
1.	General information about	the project
1.1	Description of objects	Installed capacity (head + diversion hydroelectric power plants) - 237.7 MW including: Akbulunskaya hydroelectric power station – 87.4 MW; Naryn HPP-1 – 47.7 MW; Naryn HPP-2 – 47.6 MW; Naryn HPP-3 – 55.0 MW.
1.2	Customer	JSC "Electric Stations".
1.3	Name of the Contractor's	Determined based on the results of open
	organization	international tenders (IIT).
	Location of the site and arrangement of the terrace	Kyrgyz Republic, Naryn region, from the city of Naryn 40 km upstream of the Naryn river.
1.5	Basis for the implementation of the project	 National Development Program of the Kyrgyz Republic until 2026 Section 6.1. Hydropower, approved by the Decree of the President of the Kyrgyz Republic dated October 12, 2021 No. 435 Loan agreement for the construction project of Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3, between the General Contractor and the IFI as a justification;
1.6	Type of construction	New.
1.7	Design stage	Conducting design and survey work with the preparation of design documentation at the design and RD stage) with the receipt of all necessary permits for the construction of the hydroelectric cascade.
1.8		Implementation of the Project "Construction and operation of the Upper Naryn cascade of hydroelectric power plants" Lot No. 1 Akbulunskaya hydroelectric power plant, city of Lot No. 2 Naryn HPP-1, Lot No. 3 Naryn HPP-2, Lot No. 4 Naryn HPP-3

	 Regulatory documents: regulating design and survey activities in the Kyrgyz Republic. the latest standards IEC , EN , ISO , GOST, GOST R), DIN FIDIC provisions (Structures and composition of the proforma for EPC contract) Estimated start-up dates for hydroelectric power plants no later than (time after EPC conclusion contract):
--	---

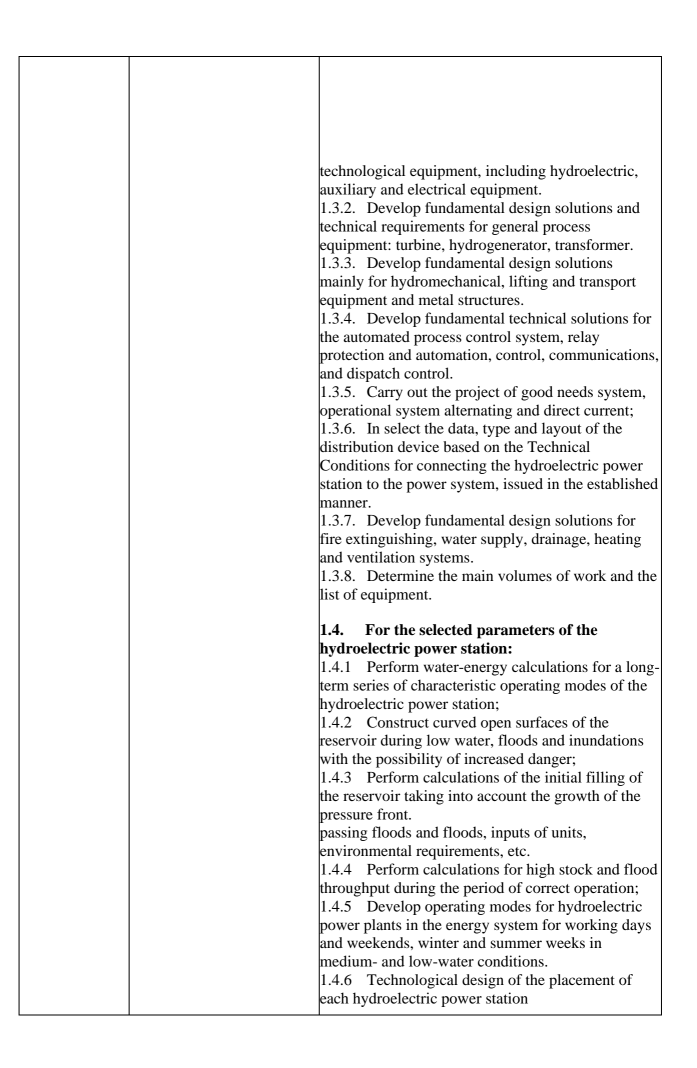
		 Akbulunskaya hydroelectric power station - 3 quarters of the fifth year; Narynskaya HPP-1 – 3 quarters of the fifth year Narynskaya HPP-2 – 3 quarters of the sixth year Narynskaya HPP-3 – 3 quarters of the sixth year
2.	Conditions for attracting in	vestments and servicing the loan
2.1 Financial conditions for attracting investments in a PPP project	Employer (Customer) Guarantor General contractor for design, construction /Borrower. Contract amount.	JSC "Electric Stations" Ministry of Finance Winner of the competitive bidding When agreeing on the scope of work and the amount of the EPC contract after determining the winner of the private partner
	Construction period. Loan amount.	Up to 7 years Determined by the Borrower
	The term of the Concession Agreement for the commercial use of the hydroelectric power station for the purpose of return of investments Date of transfer of hydroelectric power plants to the ownership of ISC	Up to 15 years 5 years. During the grace period, no repayment of the principal debt was envisaged. During the 5 year grace period, Up to 6% per annum 0%, Determined by the Concession Agreement between the Customer and the General Contract with the approval of the Ministry of Finance of the Kyrgyz Republic and the statement of the Cabinet of Ministers of the Kyrgyz Republic. Definition by the Concession Agreement
3.	Analysis and use of recom	mendations in the Customer's documentation

3.1Composition of works	1. Conduct a reconnaissance solution of the
5.1Composition of works	
	Upper Naryn Cascade hydroelectric complexes:
	Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya
	HPP-2-3, Narynskaya HPP-3.
	2. Conduct an analysis:
	-Clarification of placement tolerance and technical
	and economic indicators
	priority hydroelectric power plants in the upper
	reaches
	r.Naryn.
	-Clarification of the scheme for using the upper
	contour of the Naryn River.
	5. Justify the choice of hydroelectric power station
	sites (location of sites, layout and composition of the
	main structures);
	6. Develop the basic provisions for organizing
	construction, including determining the deadline
	and provisions.
	upon completion of the construction of the Upper
	Naryn Cascade hydroelectric power stations.
	by the Customer before the start of work
4.1 List of documentation of the	2
inspecting Customer	
	1. Priority recommended options for the breakdown
	into stages of use of the Naryn River (Upper Naryn
	Cascade of Hydroelectric Power Stations) 1992
	2. Current state of energy
	systems of the Kyrgyz Republic (tariffs, user,
	location of substations,
	power consumption, etc.) and forecasts of its
	development up to 2020 and 2030.
	3. Electrical network diagram with metering
	Connecting hydroelectric power plants to them.
	connecting hydroelectric power plants to them.

4.2 Materials received by the	
Contractor in the Kyrgyz	
Republic from state and	
authorized bodies on a paid	1 Characteristics of all existing water intakes in
basis	C
	the area of the Upper Naryn Cascade of
	Hydroelectric Power Stations: location, purpose
	(drinking, irrigation, etc.), power source,
	performance (maximum consumption), consumer
	data.
	2 Characteristics of existing routes for
	water supply and sanitation of villages in the area of
	the Upper Naryn Cascade of Hydroelectric Power
	Stations: pipe diameters, tray sizes, flow rates,
	location on the ground with water intake and
	discharge points.
	3 There are characteristics of the presence of
	wastewater reserves: location, treatment systems,
	volumes of wastewater.
	4 Hydrological data on river flows
	5 Climate data
	6 Data on seismic conditions of construction
	sites
	7 Regulatory and technical documentation
	in force for construction
	8 Cartographic material M1:25000, 1:10000,
	VLS materials (in stock)
	9 Map of land use by land users (hydroelectric
	power station structures, mineral quarries and others
	at a scale of 1:5000;
	10 Data on land use (boundaries, area, type of
	use) and the composition of the rights holders of the
	territory where the main and auxiliary structures,
	reservoirs of the Upper Naryn Cascade of
	Hydroelectric Power Stations and the territory
	falling within the development zone are located.
5.	
Basic requirements for the d	evelopment of design and working documentation
Upper Naryn Cascade of Hy	droelectric Power Stations
5.1 Main technical indicators of	At the stage of development of design technology
the hydroelectric power	the following main parameters are used:
station	1. Akbulunskaya hydroelectric power station:
	- installed capacity – 87.4 MW;
	- the reservoir's normal water level mark is 2315.00
	m;
	- the reservoir's maximum water level is 2314.50 m;
	- reservoir surface area at normal operating level -
	4.36 km2;

 the total volume of the reservoir is 109.8 million m3; The useful volume of the reservoir is 2 million m3.
 2. Narynskaya HPP-1: installed capacity – 47.7 MW; the reservoir's NPU mark is 2235.0 m; the reservoir's maximum water level is 2234.5 m; reservoir surface area at NPU – 1.32 km2
 3. Narynskaya HPP-2: installed capacity – 47.6 MW; the reservoir's NPU mark is 2188.0 m; the reservoir's maximum water level is 2187.5 m; reservoir surface area at NPU – 0.23 km2
 4. Narynskaya HPP-3: installed capacity – 55.0 MW; the reservoir's NPU mark is 2141.0 m; the reservoir's maximum water level is 2140.5 m; reservoir surface area at NPU – 0.34 km2

5.2 The composition of the	List of main structures:
hydraulic structure for the	
development of design	- Spillways (including CMEA)
documentation.	- Diversion water receivers.
	- Derivational compounds.
	Head units include:
	- Water intake of the main hydroelectric power station.
	- Pressure water pipelines of the main hydroelectric
	power station.
	- The building of the main hydroelectric power station.
	Pressure station units consisting of:
	- Pressure pool.
	- Pressure water pipelines.
	- Building GES.
	- ORU.
	List of auxiliary buildings and structures, industrial
	construction projects, roads, temporary buildings
	and structures:
	- Mudflow protection structures:
	Mudflow protection structure on the Burgansu stream;
	Mudflow protection structure on the Taedzhailo stream
	· · · · · · · · · · · · · · · · · · ·
5.3	
Composition of design	1. Design documentation (development
works	at the project stage).
	1.1. Perform patent research.
	1.2. To connect to components
	hydraulic power plant and design of main units:
	1.2.1 Development of a digital topographic basis for
	the construction of sites based on high-precision
	satellite imagery at scales from 1:200 to 1:4000.
	1.2.2 Conducting engineering surveys without
	restrictions:
	- engineering and geological works.
	- engineering and hydrometeorological works.
	- engineering and geodetic works.
	1.2.2. Justify the layout of the hydraulic power plant
	installation.
	1.2.3. Justify the parameters and designs of typical
	structures.
	1.2.4. Justify the composition and nomenclature of the
	KIA.
	1.2.5. Develop architectural solutions for construction
	as part of a hydroelectric complex.
	1.2.6. Determine the main volumes of construction
	work.
	1.3. Technological equipment:
	1.3.1. Determine and justify the composition,
	parameters and main components



	compliance with current standards of the scheme and
	fundamental space-planning solutions for the
	placement of primary and auxiliary equipment,
	including the main and largest buildings, power
	plants, complex structures and constructions.
	1.4.7 Develop drawings for hydromechanical
	equipment of water-conducting structures, tunnels,
	and gate chambers.
	1.4.8 We will perform calculations and development
	of structural units and types of fastening for
	pipelines and culverts.
	1.4.9 We will perform a forecast calculation of
	filtration losses in the body of dams and hydraulic
	tunnels. Estimate their volumes of work.
	1.4.10 Perform calculations of stability and
	overcoming of slopes of pits and coastal abutments
	using generally accepted methods;
	1.4.11 Develop fundamental solutions for fire safety
	systems
	1.4.12 Develop requirements and a declaration of
	safety for hydraulic structures.
	1.4.13 Operation of the hydraulic structure.
	-Develop a standard schedule for major repairs of a
	hydroelectric unit.
	- Develop measures for organizing the operation of
	the hydroelectric power station facilities, including a
	project for the hydroelectric power station utility
	yard Develop an organizational structure for
	managing the hydroelectric power station and
	identify its production. Calculate the required work
	of the hydroelectric power station personnel.
	- Develop an automated production management
	system (APMS) and its information, functional,
	organizational and technical support Develop the
	composition and means of automation and
	mechanization of labor of hydroelectric power
	station workers, including separately for performing
	repair work on the main equipment, buildings and
	structures, switchgear.
	- Calculate the composition and professional -
	qualifications of hydroelectric power station
	manufacturers, the number and equipment of
	workplaces.
	- Calculate the number of personnel involved in
	contracting organizations to perform repair work on
	the main equipment, buildings and structures,
	switchgear.
	- Develop a package of documents for
	implementation
I	

repair work in a businesslike manner.
- Develop sanitary and hygienic working conditions
(Passports).
- Develop measures for occupational health and
safety, including: solutions for electrical safety,
protection from sources of electromagnetic radiation,
reduction of industrial noise and vibrations; gas
pollution of premises, excess heat, increasing the
comfort of working conditions, etc.
1.4.14 Participation of the Upper Naryn Cascade of
Hydroelectric Power Plants in System Regulation
1.5. Develop an organization project
manufacturing of the selected components and
selected types of main installations for the main
construction period, including the following:
1.5.1. solutions for external and internal power
supply and communications, air supply networks,
water supply and sewerage during the construction
period;
1.5.2. decisions on the location and design of intra-
site temporary and permanent roads;
1.5.3. construction plan for the main period of
construction;
1.5.4. construction of bulkheads and organization
of drainage solutions;
1.5.5. decisions on blocking the Naryn River and
allowing for expenses during the construction
period;
1.5.6. solutions for the transportation of oversized
and heavy cargo;
1.5.7. solutions for methods of storing topsoil and
protecting piles from erosion, flooding, and
pollution;
1.5.8. construction schedule, work financing
schedule.
1.6. Develop a list of activities for
Environmental protection in the composition of:
1.6.1. Characteristics of the conditions and
engineering and ecological state of the territory,
prerequisites for the placement of hydroelectric
power station facilities. The results assess the impact
on the environment.
1.6.2. Evaluation of project technological solutions
from the environmental point of view.
Determination of compliance

	regulatory requirements.
	1.6.3. Measures to prevent and reduce possible
	negative impacts on the environment and rational
	use of resources:
	- measures to protect atmospheric air;
	- measures for the protection and rational use
	of land and soil resources, including measures for
	the reclamation of lands and soil cover disturbed
	during construction;
	- waste management activities;
	- measures to protect the subsoil;
	- measures to protect flora and fauna and the
	environment;
	- events, technical solutions and construction,
	ensuring the rational use and protection of water
	bodies and aquatic biological resources;
	- measures to minimize the occurrence of
	emergency situations;
	1.6.4. Program of industrial environmental control (monitoring) of the nature of changes in components
	of the natural environment during the construction
	and operation of a hydroelectric power station.
	1.6.5. Calculations of environmental damage in
	natural and monetary terms result from payments for
	the use of natural resources, for environmental
	pollution (atmospheric air, water resources, waste).
6.	
6.1The composition and	
quantity of the working	
documentation being	
developed.	Documentation checked in the language of the
	Customer is developed in English:
	- on paper in 4 (four) copies;
	- for electronic storage in two copies in " tiff " or "
	pdf " format
	Customer documentation in English:
	- on paper in 4 (four) copies;
	- for transfer in two copies in " tiff " or " pdf "
	format.
	I. Design documentation (technical
	project and RD).
	Explanatory notes with graphic
	application consisting of:
	Part 1 General explanatory note

		Part II Natural conditions
		Part III Water management.
		Part IV Main structures of the facility
		1. General characteristics of the conditions.
		2. Engineering surveys.
		3. Layout and main structures of the hydroelectric
		power station.
		4. Technological equipment and electrical devices.
		Management.
		4 Architecture of the hydroelectric power station.
		Part V Reservoir. Environmental protection
		Section 1. Measures for the construction of the
		reservoir and the lower pool.
		Section 2 Environmental protection.
		Part VI Organization and technologies of
		construction
		Part VII Construction Cost:
		- Evaluation of economic efficiency.
		- Project sensitivity analysis.
		-
		Part VIII Marketing Analysis.
		11. Working documentation.
		- Working drawings of structures and designs of
		hydraulic units and instructions.
		- The working documentation includes drawings and
		POS and POR for complex elements of the work (for
		example, for channel blocking schemes)
		- Activities for the arrangement of the reservoir
		territory and the lower pool.
		Program for implementation and reporting
	June 2025	during preparation of design documentation:
		- Reconnaissance work on construction sites.
	July 2025	- Initial report.
	December 2025	Interim report.
		- Issuance of design documentation according to the
	From April 2026	schedule agreed with the Customer
7.	Sequence of project implen	nentation

7.1.April-May 2025	
	Stage I - pre-project activities:
	- justification of the effectiveness and
	financial analysis of the project with a
	reasonable method of its implementation.
	- consider the possibilities of assessing
	investments and achieving the planned technical and economic indicators;
	- the customer (investor) submits, in
	accordance with the established procedure, a
March Name and Art 2025	statement (declaration) of intent;
May-November 2025 April-December 2025	- after receiving positive approval and a
April-August 2025	decision from the local executive authority,
April August 2025	the customer (investor) begins developing
	design documentation (feasibility study for
April-July 2025	investments in construction)
	- Coordination of approval and financial
	models by competent state statutory
	guaranteesCarrying out procedures for registration of
	credit funds by the Customer
April-December 2025	- Organization of the MKT and selection of
	the Contractor
	- Carrying out the conditions for signing
	the Contract with the Contractor
	Stage II - pre-project activities:
	- obtaining preliminary approval from the
	relevant executive authority for the location
	of the facility (site selection act) and development of design documentation;
	Stage III - design and survey work:
	- selection of the general director of the design
	organization, approval of schedules for
	design and research work;
January 2026	- development and implementation of
	engineering and survey work in full
	compliance with the requirements for the
	construction of hydroelectric power plants;
April 2026	- development of design and estimate
p 2020	documentation at the stage of the technical project, design and working documentation,
	development of a construction and financing
	schedule with calculation of the efficiency of
	cash flows in accordance with financial
	models;
	- Development of performance delivery
	schemes.
	IV - beginning of project implementation:

December 2028 - December 2032 August 2032	 Mobilization of the Contractor and subcontractors construction of a given period (structures for servicing builders, production bases and production, quarries); start of construction, provision of a transport scheme, passing high costs, provision of river bed closures at the site in accordance with the requirements of the working documentation; preparation of main construction pits, placement of stationary construction equipment, provision of drainage; production of start-up complexes, launch of the first unit, completion of power start-up, handover to industrial load in accordance with the norms of national legislation; parallel training of operating personnel; depending on the implementation method - transfer of the facility to the customer (investor) after technical operation for the payback period. V - initial stage Completion of the project and operation of hydroelectric power plants according to the unit input scheme.
---	--

Note:

Minutes of the decision of the Technical Council of JSC "Electric Stations"

APPENDIX No. 2 to the Tender Documentation

EPC Project - contract

by open competitive bidding on turnkey construction using the FBOOT model Upper Naryn cascade of 4 hydroelectric power plants (Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3)

EPC - contract No.

on turnkey construction using the FBOOT model Upper Naryn cascade of 4 hydroelectric power plants (Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3)

g. _____"" 2013

Open Joint Stock Company "Electric Stations" (Kyrgyz Republic, country code), hereinafter referred to as the "Customer", represented by

General Director Omurbekov Kursanbek Anarbekovich, represented on the basis of the charter, on the one hand, and _______, referred to in The prospects of "Contractor", represented by _______, look at therefore _______, on the other hand, collectively referred to as

Parties, following the results of the open competition, Notice ______ of Meeting No.

which was published on the official website of ______ "" ______ 2012, on the basis of the Protocol on Liability for Infringement of Law, this EPC was

adopted - a contract on the following:

1. Subject of EPC - contract

- 1.1. Really EPC The Contractor assigns and the Contractor undertakes to perform the following works: on a turnkey basis using the FBOOT model Upper Naryn Cascade of 4 hydroelectric power plants (Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3) on the Naryn River in the Kyrgyz Republic" (hereinafter referred to as the "Work"), and transfer the results of the completed Work the Reporting Documentation (hereinafter referred to as the "Documentation") to the Customer in the form and in the manner, EPC the contract and its appendices, the Customer undertakes to accept the result of the Work and pay for it under the terms of this EPC. contract.
- 1.2. Turnkey construction of Akbulunskaya hydroelectric power station using the FBOOT model , the creation of which is the content of this EPC - contract, Developed in compliance with the requirements contained in the Technical Assignment for the execution of works: 1.2. Turnkey construction of the Akbulunskaya HPP using the FBOOT model (Appendix No. 1 to this Agreement), (hereinafter referred to in the text of the Agreement as the "Task"), initial data, as well as in accordance with the current regulatory documentation establishing a set of norms, rules, regulations and requirements for Work of this type.
- 1.3. The specific list, types, volumes and content of the Works specified in basis 1.1. shall remain in the Bill of Quantities (BOQ) (Appendix No. 2 to this EPC). contract).
- 1.4. The deadlines for completing the work, as well as each stage of it, are controlled in accordance with the Work Execution Schedule (Appendix No. 3 to this EPC). contract).
- 1.5. The ownership of the documentation and construction of the facility (Akbulunskaya HPP) shall be transferred to the Customer from the moment the General Contractor transfers to him a complete set of documentation at each stage of the work and payment for the work performed by the Customer in compliance with the terms of commercial operation of the Akbulunskaya HPP.
- 1.6. The right to practical implementation of the documentation, including all types of publications and advertising, after its receipt by the Customer, is transferred to the general contractor Customer. The general contractor has no right to further use the developed design documentation of a third party. The copyright to the developed design documentation is retained by the author of the project. The Customer is obliged to observe the copyright of the General Contractor in accordance with the requirements applicable to this Agreement.

2. General Agreement Contract

2.1. EPC currency - contract - US dollars. Currency code - 840.

- 2.2. Total EPC the contract is determined by the estimated cost of the Works. The cost of the Works performed under this EPC a contract is a contractual one, is defined in the Estimate, and is _______)
 - US dollars, VAT rate = 0%.
- 2.3. The cost of the work is fixed for the entire duration of the EPC. a contract that is not subject to any changes (including international inflation), except in cases expressly provided for by this Agreement.
- 2.4. In the event that the Customer changes the volumes or conditions of work not provided for in the Technical Assignment, the contract price may be specified in accordance with the written agreement of the party.
- 2.5. The cost of the Works includes payment of the Contractor's costs for the performance of the contractual Works, including travel expenses of the Contractor's representatives, all taxes and fees applicable in the Kyrgyz Republic, which the latter will have to bear in connection with the execution of this EPC. a contract, as well as remuneration to him for the work performed.

3. Payment terms

- 3.1. Payment for work, troubleshooting according to this EPC A contract implemented by the Customer by transferring funds to the account of the General Contractor in the following order:
- 3.2. Advance payment in the community 20% of the total cost of the Works specified in the institution 2.2. this EPC a contract for the amount of _____ US dollars, execution by the Customer within 15 (fifteen) banking days from the date of submission of this EPC the contract is in force and the Contractor has provided the bank guarantee specified in clause 3.3 of this EPC contract.

3.3. Ensuring the fulfillment of obligations under this Agreement .

The General Contractor's obligation to perform the works in a timely and proper manner in accordance with this EPC - a contract for the protection of the bank guarantee of the first bank on the terms provided in Appendix No. 4 to this EPC - an agreement that includes the following conditions: guarantee

; the guarantee period is until 31.12.2013; additional guarantees - equal to the amount of the advance payment provided for in the institution 3.2. this EPC - contract. The General Contractor is obliged to transfer to the Customer the banking documentation on the terms specified in this document no later than 15 (fifteen) banking days from the date of conclusion of this Agreement into force. The transfer of the Bank Guarantee is subject to execution by the authorized party signing the Acceptance Certificate.

- 3.4. Subsequent payments for the Works are made in stages based on the intermediate Acts of acceptance and transfer of the results of the completed Works (stage) in accordance with the Work Execution Schedule (Appendix No. 3). In this case, the advance payment takes into account the ratio of the cost of the completed stages of the work.
- 3.5. All payments for the amazing works of the General Subdivision acting in this section are made on the basis of invoices issued by the General Subordinate. The date of payment is considered to be the date of writing of funds on the Customer's account.

4. Procedure for execution of Works and delivery and acceptance of Documentation

- 4.1. The work must be carried out in accordance with the requirements of this. Agreement, regulatory documents of the Kyrgyz Republic and Technical Assignments for the execution of Works on a turnkey basis using the FBOOT model Upper Naryn cascade of 4 hydroelectric power plants (Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3) on the Naryn River in the Kyrgyz Republic" (Appendix No. 1 to this agreement), as well as in accordance with the current regulatory documentation establishing a set of norms, rules, requirements and requirements for work of this type.
- 4.2. The requirement for administrative documentation is provided in paragraph 12 of Appendix 1 to this agreement.
- 4.3. Commencement of work no later than 3 (three) working days from the date of completion

Advance payment by the Customer. The work must be completed no later than the deadlines specified in the Work Schedule (Appendix No. 3). The Contractor has the right to complete the work ahead of schedule, of which he notifies the Customer in advance.

- 4.4. The results of each stage of work in the form of relevant documentation must be transferred to the Customer in electronic form by sending via e-mail.
- 4.5. The acceptance and transfer of the results of each stage of the Work, as defined by the Schedule, constitutes the Act of acceptance and transfer of the result of the completed Work (Documentation) at the corresponding stage (hereinafter in this section the "Act"), signed by the relevant specified parties in the manner provided for in the actual EPC. contract. The Act signed by the Contractor must be sent to the address of the person authorized to sign contracts on behalf of the Customer.
- 4.6. In case of approval of the received Documentation by the Customer, the Customer signs the Acceptance Certificate of the result of the Work performed (Documentation) at the corresponding stage. The term of approval of the Work performed (Documentation) at the corresponding stage by the Customer is 15 working days.
- 4.7. In the event of a reasoned refusal by the Customer to accept the completed Work, the conclusion is a bilateral act with a list of necessary modifications and deadlines for their implementation.
- 4.8. Upon completion of the entire scope of work, the Parties sign the Final Certificate of Completion of Work. On the day of signing the final certificate of completion of work, the Customer is obliged to return the bank documentation to the General Contractor. The return is formalized by the Parties signing the relevant Certificate of Acceptance and Transfer.
- 4.9. The deadlines for completing the work may be changed if the Customer changes the Technical Assignment during the execution of the work, which is formalized by an additional agreement to this EPC. contract.
- 4.10. All acceptance certificates, including intermediate Acceptance Certificates for the result of completed work (stage), Acceptance Certificates for Documentation and the final Certificate of Work Performed, must be signed on the part of the Customer by the responsible representative of the Customer or by a person authorized by him under a power of attorney, on the part of the second supplier by the first director of the company or by a person authorized by him under a power of attorney, and must also be sealed with the seals of the relevant Party.
- 4.11. Common Party: when performing work, when handing over and accepting the results, the Parties must be guided by the regulatory and methodological documents in force in the territory of the Kyrgyz Republic.

5. Rights and responsibilities of the senior assistant:

- 5.1. The main contractor shall carry out the work independently, in accordance with the requirements of this EPC. contract, Technical assignment for execution of works: on a turnkey basis using the FBOOT model Upper Naryn Cascade of 4 hydroelectric power plants (Akbulunskaya HPP, Narynskaya HPP-1, Narynskaya HPP-2, Narynskaya HPP-3) on the Naryn River in the Kyrgyz Republic", as well as in compliance with the requirements of the regulatory and technical documentation specified in the Technical Assignment.
- 5.2. The General Contractor shall commence work and select work at the required time (including intermediate times) specified in the Work Schedule (Appendix No. 3 to this EPC). contract).
- 5.3. The general contractor undertakes to take into account the comments made by the Customer during the course of the work.
- 5.4. Upon completion of each stage of work, the Work Schedule (Appendix No. 3 to this EPC) is determined. contract), as well as upon completion of the entire scope of work provided for by this EPC by contract, the General Contractor is obliged to deliver the work to the Customer accord

ing to

the corresponding Act of acceptance and transfer of completed works - on intermediate components, Final act of acceptance and transfer of completed work - upon completion of the entire volume of work with the attachment of accounting documents drawn up in accordance with the requirements of the country of the General Contractor, confirming the actual travel expenses incurred.

- 5.5. The Contractor undertakes not to transfer the Documentation to a third party and not to allow its data to be kept without the written consent of the Customer.
- 5.6. The Contractor shall perform throughout the entire territory all its obligations as provided for in the following sections of this EPC. contract.

6. Rights and obligations of the Customer

- 6.1. Provide, if necessary, access for the Contractor's representatives to the facilities, taking into account the technical specifications, issue all relevant permits and access to archival data.
- 6.2. EPCs built in on time and in order Contract, amendment and acceptance of the developed documentation, and if deviations from the EPC are detected of the contract, negative results of the work, or other deficiencies in the work, immediately notify the General Contractor of this in the manner prescribed by this Agreement.
- 6.3. The Customer is obliged to pay for the work in the manner, on time and under the conditions corresponding to these EPC. contract.
- 6.4. The Customer will create the result of the Work at any time before the delivery of the Work at the cost of execution of the EPC. contract, having paid the Contractor for the work actually performed before receiving the Notice of the Customer's refusal to perform the EPC contract (in this case, it is necessary to pay for the violation).

7. **Responsibility of the party**

- 7.1. The general contractor is liable for improper preparation
- Documentation. If deficiencies are found in the Documentation, the Contractor is obliged to eliminate the shortcomings in the Documentation at its own expense and within the timeframes agreed with the Customer, and also to compensate the Customer for the violations caused in full on the basis of the supporting documents submitted.
- 7.2. In case of violation of the deadlines for completion of the Works, as well as each of their stages, of the strict Work Schedule specified in Appendix No. 3, the Customer shall ensure that the work is performed by the General Contractor, paying a penalty in the amount of 0.1% of the cost of the Works not completed on time for each day of delay, but not more than the cost of the overdue work.
- 7.3. In case of violation of the General Contract deadlines for the performance of the Works stipulated in this EPC a contract that resulted in the Customer violating the deadlines for repatriation of funds, the expenses incurred by the Customer under critical penalty criteria for this violation shall be fully reimbursed by the General Contractor within 10 (ten) banking days from the date of receipt of the Customer's written demands with attached documents confirming the Customer's payment of these penalties.
- 7.4. In case of violation by the Contractor of the general deadline for the performance of the Works for a period exceeding 15 (fifteen) calendar days, against the deadline, determining the Schedule for the performance of the entire volume of Works, the Customer has the right to recover the amount of the advance payment, not confirmed by the performance, by proving the requirements for the bank guarantee, as well as checking the payment of fines in the amount of 5% of the cost of the Works not completed on time, (the fine must be paid within 10 (ten) banking days from the date of the Customer's written demands).
- 7.5. In the cases specified in paragraphs 7.3. and 7.4., the Customer has the right to terminate the EPC. a unilateral extrajudicial contract. EPC the contract in this case will be considered terminated from the date of receipt of the Customer's written notice. The date of receipt of notices is the sending of color fax messages to the Customer.
- 7.6. When performing work on the Customer's territory, the General Contractor shall be responsible for ensuring that its personnel comply with the requirements of labor protection standards, as well as the internal labor regulations of the Customer when performing work under this EPC. contract.
- 7.7. In case of delay, make payments in accordance with the conditions established in accordance

with paragraph 3 of this EPC. - contract, the Customer pays the General Contractor a penalty in the community in the amount of 0.1% of the amount not paid on time for each day of delay, but not more than the amount of the overdue payment. In this case, the Contractor has the right to extend the term of performance of the work for the period of delay in payment of the Customer, and is exempted from paying penalties in the form of delay for this period.

8. Force majeure

- 8.1. The parties shall be released from property liability for partial or complete failure to fulfill their obligations under the contract if such failure is caused by force majeure circumstances that arise after the conclusion of this EPC. contract. These include events beyond the control of the parties, circumstances that the parties could neither foresee nor prevent by reasonable measures, including, but not limited to, strikes, mass persecutions or civil unrest, terrorist acts, wars, accidents, fires, floods, earthquakes and other natural disasters.
- 8.2. A party has the right to refer to the circumstances specified in clause 8.1 only if such circumstances directly depend on the possibility of fulfilling this EPC condition. contract. The party for whom it became impossible to perform its parts under the EPC The contract must notify the other party in writing of the occurrence and duration of the events taking place, but no later than 5 (five) calendar days from the date of their occurrence.
- 8.3. Notification of force majeure circumstances not completed within the specified period deprives the relevant Party of the right to refer to these circumstances in the future as a benefit releasing it from liability for failure to fulfill obligations under this Agreement.
- 8.4. The Chamber of Commerce and Industry of the relevant country is the provision of confirmation of the validity and duration of the most important circumstances. The latter must be submitted by the relevant Party no later than 15 calendar days from the date of compliance with the relevant conditions.
- 8.5. In the event that force majeure circumstances and their consequences continue to operate for more than 30 calendar days or when, upon the occurrence of such circumstances, it becomes clear that their consequences will operate for more than this period, the Parties shall, in the shortest possible time, implement acceptable standards in terms of alternative methods of executing the Agreement acceptable to the latter party.

9. Dispute resolution procedure

- 9.1. The Parties shall take all measures to resolve disputes and disagreements that may arise during the execution of this EPC. contract, thus.
- 9.2. The parties establish a mandatory claims procedure for resolving disputes and disagreements, as well as any claims within the EPC The contract must be drawn up in writing and reviewed by the recipient Party within 10 (ten) calendar days from the date of its receipt.
- 9.3. Relationships between the parties not specified in this EPC an agreement governed by the current legislation of the Kyrgyz Republic.
- 9.4. In the event that the Parties fail to reach a mutually acceptable solution, all disputes, disagreements or claims arising under this EPC a contract or in connection with it, permission for permission in the Interdistrict Court for Economic Affairs of Bishkek.

10. Confidentiality

- 10.1. The Parties have agreed that this Agreement, as well as all information and data of a technical, technological, organizational, legal, commercial and commercial nature, materials and documentation provided by each Party in connection with the execution of this Agreement, are confidential information. In this case, the term "confidential information" in the EPC the contract is understood as both documented and undocumented information.
- 10.2. Each party assumes responsibility for maintaining the confidentiality of information obtained during the execution of this D EPC. contract, and coordinate all issues taking into account the observance of confidential secrets. In the event of disclosure of confidential information by one party, the guilty party is obliged to compensate the other party in full for any losses incurred in connection with the disclosure or unauthorized use of this information.

- 10.3. The provision of documents and the disclosure of state constitutions and local government constitutions in accordance with their legal procedure shall not constitute disclosure of confidential information.
- 10.4. The obligations of the party to maintain confidentiality shall remain in force even after the actions under this appeal have been taken for ten years and the prosecution of the party's successors.

11. Duration of the EPC contract

- 11.1. Real EPC The Contract shall enter into force from the date of signing this Agreement until the full fulfillment of its obligations under the EPC. contract.
- 11.2. Unilateral termination is not regulated by law, except in cases provided for by the obligations of the Kyrgyz Republic and this EPC. contract.

12. Additional terms

- 12.1. Any., claim or other notice transmitted by the notifying party personally, by facsimile or by electronic mail, shall be deemed to have been received on the date of its transmission. Receipt of identified notices, claims or notices must be acknowledged in writing in the same manner in which they were transmitted. If the date or the last day of the period for performance of any obligations under this EPC the contract is non-working, the date or the last day of the term for the performance of the relevant obligations is postponed to the first working day, the next day or the date of performance provided for in this EPC contract.
- 12.2. All changes and additions to this EPC The contract shall enter into force only if it is drawn up in writing and duly signed by competent persons authorized by the institutions.
- 12.3. In the event that no results are achieved during the protocol approval process, changes should be made to this part of the Agreement in order to transfer the volume of supply to the court.
- 12.4. Neither party may transfer or assign its rights and obligations under this EPC. A contract without a written agreement by one party to sign it.
- 12.5. All appendices, protocols and other documents attached to this date The agreement is its fiduciary part.
- 12.6. All documents for this EPC a contract sent by fax or by e-mail are legally binding if no later than 3 working days, in the next day of the fax or message, sending of the original is confirmed by an express mail receipt. Originals must be provided within 10 (ten) calendar days.
- 12.7. The parties shall notify each other of the repair of the props within three days from the date of their replacement. In the event of failure to fulfill these obligations, the party that did not notify shall not make demands on the other party to the dispute that arose due to the ignorance of that party.
- 12.8. Real EPC an agreement concluded in English in 2 copies, one for each party, has equal legal force.
- 12.9. Technical provisions of this EPC the contract will open are invalid or lose their force, all other provisions shall remain in force.
- 12.10. The parties by mutual agreement declare and note the following:
 - what signatory exists
 - full representative of that Party,
 - that all necessary documents and permits from governing bodies approved by the constituent documents of the Party have been received,
 - compliance with all requirements of the legislation of the Party and the constituent documents of the Party, including charters,
 - what is real EPC The Contract is a valid and binding obligation of this Party and is binding upon it in accordance with the terms of this EPC. contract.
 - 12.11. All correspondence related to the execution of this EPC The contract will be conducted in English.
 - 12.12. All applications are the client part of the real EPC. agreement (attached to the tender

documentation).

APPENDIX No. 3 to the Tender Documentation

STANDARD FORMS OF DOCUMENTS

submitted as part of an application for participation in an open competition for an EPC legal opinion - turnkey construction contract using the FBOOT model Upper Naryn cascade of 4 hydroelectric power stations (Akbulunskaya HPP, Naryn HPP-1, Naryn HPP-2, Naryn HPP-3)

1. Samples of the main forms of documents included in the application for participation in the competition

1.1 Letter of Invitation for Proposals (Form 1)

1.1.1 Proposal Submission Letter Form

beginning of form

No. _____ "___" 2025_

Dear Sirs!

Having studied the notice of commencement of the competition [type of change and full

name of the competition], placed at [*the beginning of the date of publication of the Notice and the publication in which it was published*], and the competition documentation, and the requirements and conditions of the competition established therein, including the established claim procedure for appeal, ______(

the full name of the Competition Participant, indicating the organizational and legal form)

registered at: ____

(legal address of the competition participant)

We offer to conclude an agreement for the performance of the following works:

(subject of the agreement)

on the terms and in accordance with the commercial and technical proposals, which means a reference to the appendices to this letter and the applications for participation in the competition that form part of this letter, on the basis of:

List all lots in the order in which they are bid on

Lot 1: [<i>name and lot number</i>] Total cost of the offer excluding taxes, USD (1 USD = 1 US dollar).	(total cost, USD (1 USD = 1 US dollar))
except VAT, USD ⁽ 1 USD = 1 US dollar)	(VAT on the final cost, USD (1 USD = 1 dollar) USA))
total with VAT, USD (1 USD = 1 US dollar).	(VAT on the final cost, USD (1 USD = 1 dollar) USA))

This application for participation in the competition has the status of an offer and is valid until " $_$ " 2025c_.

This application for participation in the competition is accompanied by [*an increase in the number of*] alternative proposals (options offered by us at your choice) on individual technical aspects (elements) of applications for participation in the competition, as well as [*an increase in the number of*] alternative proposals on individual legal aspects (elements) of applications for participation in the competition in the competition of applications for participation in the second seco

• alternative proposal #1, the essence of which is set out in the creation of the SSS on pages _____ of the application for participation in the competition (increases/decreases -

it is necessary to indicate) the final price of the application for the main offer at [*the initial stage in figures and in words*] USD (1 USD = 1 US dollar);

- alternative proposal #2, the essence of which is set out in the institution _____ on pages ______ with applications for participation in the competition (increases/decreases *it is necessary to indicate*) the final price of the application for the main proposal at [*the initial stage in figures and in words*] USD (1 USD = 1 US dollar);
- ... etc.»

This application for participation in the competition is completed by the following documents, including accounting appendices:

- 1. Technical proposal for execution of works (form 2) on _____l;
- 2. Protocol of disagreements to the draft EPC contract (form 3) on p;
- 3. Work schedule (form 4) on ______ p.;
- 4. Summary table of cost of works (form 5) on _____p.;
- 5. Schedule of payment for work performed (form 6) on _l;
- 6. Application Form for Participant of the Competition (Form 7) on p.;
- Information on the list and annual volumes of execution of similar contracts (form 8) - on _____l;
- 8. Plan for distributing the volume of work performed between the general contractor and subcontractors (form 9) on _____l;
- 9. Plan for the distribution of work volumes/execution of work within collective participant (form 10) on _____ p.
- 10. Certificate of exclusion from legal proceedings (form 11) on ______ l;
- 11. An information letter available from the Participant of the competition of connections that are of an affiliation nature with the employees of the Customer or the Competition Organizer (form 12) on p;
- 12. List of documents contained in the application for participation in the competition (form 15) on page

(signature, M.P.)

конец формы

- 1.1.2 Instructions for filling
- 1.1.2.1 The letter must be drawn up on the official letterhead of the Contest Participant. The Contest Participant awards the letter and number in accordance with the rules of document flow.
- 1.1.2.2 The competition participant must indicate its full name (with a definition of the organizational and legal form) and legal address.
- 1.1.2.3 The participant of the competition must take into account the cost of the work in words, in USD (1 USD = 1 US dollar), separately without VAT, maximum VAT and together with VAT in accordance with the Summary Cost Table (column "TOTAL"). The price should be in the format XXX XXX XXX,XX USD (1 USD = 1 dollar USA).
- 1.1.2.4 The participant of the competition must determine the validity period of the application for participation in the competition in accordance with the requirements.
- 1.1.2.5 The tender participant must list and indicate the volume of each of the documents included in the letter of submission of proposals that define the essence of the technical and commercial proposals of the tender participant.
- 1.1.2.6 The letter must be signed, sealed and printed in accordance with the requirements.

1.2 Technical execution of works (proposal form 2)

[attached separately to each of the lots with the number and name of the lot indicated]

1.2.1 Form Technical Proposals for the Execution of Works

beginning of form

Appendix No. 1 to the letter on the submission of proposals dated " " year No.

Technical proposal for the execution of works

Name and address of the competition participant: _

[*Here the Participant of the Competition in free form provides his technical proposal, based on the draft Technical Assignment for the performance of work in accordance with the requirements of Section II. Technical part of the Tender documentation*].

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

end of form

- 1.2.2 Instructions for filling
- 1.2.2.1 The participant of the competition provides the number and letters of submission of proposals, an appendix to this technical proposal.
- 1.2.2.2 The participant of the competition indicates his/ her company name (incl.

organizational and legal form) and your address.

- 1.2.2.3 The technical proposal is processed separately for each of the lots content of the number and the name of the lot.
- 1.2.2.4 In technical proposals, all items of commercial proposals.
- 1.2.2.5 The technical proposal will serve to prepare the application for EPC contract. In this regard, this article calculates the effort and time costs of the Customer and the Participant of the tender for preparing the Contract for this proposal, it should be prepared so that it can be included in the Contract with the changes made.

1.3 Protocol of disagreements to the draft EPC contract (form 3)

1.3.1 Form of the protocol of disagreements to the draft agreement

beginning of form

Appendix No. 2 to the letter of submission of proposals from " _ " year No. _____

Protocol of disagreements to the draft EPC contract

Name and address of the competition participant:

"Mandatory" conditions of the EPC contract

Item No.	EPC contract project item number	Initial formulations	Offers Contest participant	Notes, justification
1.				
2.				
3.				

"Desirable" terms of the Agreement

	Desirable terms of the Agreement								
Item No.	EPC contract project item number	Initial formulations	Offers Contest participant	Notes, rationale					
1.									
2.									
3.									

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

конец формы

- 1.3.2 Instructions for filling out the Protocol of Disagreements to the EPC Contract Project
- 1.3.2.1 The participant of the competition provides the number and letters of submission of proposals, an appendix to this technical proposal.
- 1.3.2.2 The participant of the competition indicates his/her company name (incl.

organizational and legal form) and your address.

1.3.2.3 This form is transformed as in the case of awarding a diploma to a competition participant.

requirements or proposals for the definition of the EPC contract project, and in the case of such requirements or proposals; in the latter case, the tables contain the words "We agree with the proposed EPC contract project".

- 1.3.2.4 If the Tender Participant proposes to make changes to the draft EPC contract, the Tender Participant must submit this protocol of disagreements as part of its application for participation in the Tender. In the prepared protocol of disagreements, the Tender Participant must strictly adhere to the mandatory and desirable conditions of the EPC contract for it. "Mandatory" here considers proposals and conditions, in case of nonacceptance of which it will refuse to sign the Agreement. "Desirable" here considers proposals on the terms of the EPC contract , which it offers to retain the Tender Organizer, but a rejection that the Tender Organizer does not accept the Tender Participant's refusal to sign the EPC contract in the event it is recognized as the Winner of the Tender.
- 1.3.2.5 The Customer reserves the right to pay attention to and accept proposals and additional (not fundamental) changes to the EPC contract before signing the EPC contract. If the parties fail to reach an agreement on the changes, the parties will expect to sign the Agreement on the terms set out in this Tender Documentation and the Tender Application of the Tender Winner.
- 1.3.2.6 In any case, the participant of the Competition must keep in mind that:
 - a) if any of the mandatory Contractual Proposals and conditions put forward by the Participant are unacceptable to the Competition Organizer, such application for participation in the Competition will be rejected regardless of the content of the technical and commercial proposals;
 - 6) In any case, the provision to the Tender Participant of a protocol of disagreements on the initial draft of the Agreement prepared by the Customer does not deprive the Tender Participant and the Customer of the right to discuss these conditions and change them during the pre-contractual procedures in order to reach an agreement regarding changes to these conditions.

1.4 Work execution schedule (form 4)

1.4.1 Form of the calendar plan for the execution of works

beginning of form

Appendix No. 3 to the letter of submission of proposals from " _ " year No. _____

Work schedule

Name and address of the competition participant:

Start of work: "____" _____20___

Completion of work: "____" _____ 20___

Item No.	Description of	Execution schedule, in weeks from signing of EPC -contract								
INO.	stages	1 week	1 week Week 2 Week 3 Week 4 Week 5 Week 6 Week 7 Week 8 etc							
1	2	3	<i>3 4 5 6 7 8 9 10 11</i>							
1.										
2.										
3.										

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

end of form

- 1.4.2 Instructions for filling
- 1.4.2.1 The contestant provides the numbers Appendix to this is this calendar plan for the execution of works.
- 1.4.2.2 The participant

competition indicates his/her company name (incl.

organizational and legal form) and your address.

- 1.4.2.3 In this calendar plan, the execution of works is established in the established volume, the estimated timeframes for the execution of all types of works and services within the framework of the Agreement.
- 1.4.2.4 To indicate the timeframes, a sign should be indicated next to each stage/substage, or the column number should be given, for example:

	Item Description of Stages Execution schedule, in weeks from signing of EPC -contract									
INO.	stages	1 week	Week 2	Week 3	Week 4	Week 5	Week 6	7 week	Week 8	etc.
1	2	3	4	5	6	7	8	9	10	11
1.	Work 1									
2.	Work 1.1									
3.	Delivery 1.2									
4.	Work 1.3									
5.										

1.4.2.5 A work schedule can also be created using project management software (such as Microsoft). Project etc.).

1.4.2.6 The Work Schedule will serve to prepare the equipment for the EPC contract. In this regard, during the review, the costs of effort and time of the Customer and the Bidder for the preparation of the EPC contract are compiled, this Work Schedule should be prepared so that it can be included in the EPC contract with the changes made.

of the

1.5 Summary table of work costs (form 5)

1.5.1 Form of summary table of work costs

beginning of form

Appendix No. 4 to the letter of submission of proposals from " _ " year No. _____

Summary table of work costs

Name and address of the competition participant:

The prices currently accepted for applications to participate in the competition are: "__" 201___

Item No.	Type of work	Ed. amend.	Quantity	Unit price, USD (1 USD = 1 US dollar) (excluding VAT)	Total cost, USD (1 USD = 1 US dollar) (excluding VAT)	Notes
1	2	3	4	5	6	7
тот	TOTAL without VAT, USD (1 USD = 1 US dollar)			X		
	VAT, USD (1 cu = 1 US dollar)			X		
ТО	TOTAL with VAT, USD (1 USD = 1 US			X		
	dollar)					

The cost of work is calculated on the basis of an estimate.

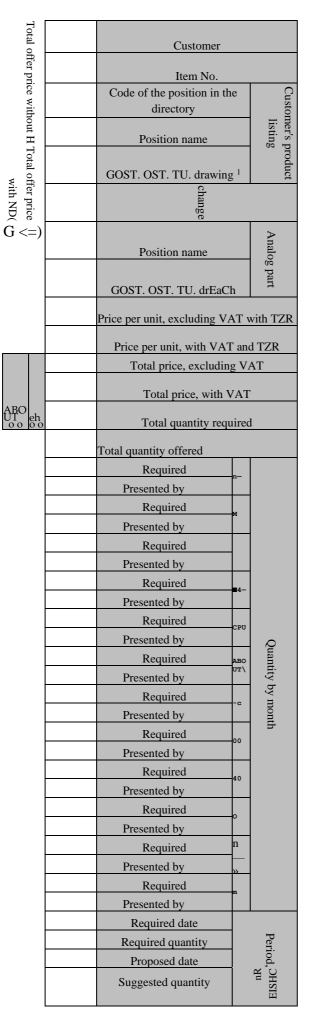
(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

end of form

Приложение №1 к сводной таблице стоимости работ

Title of purchase	
Lot	
Year of work completion	
Offer from	
Offer number	
Offer date	
Alternative offer number	
Comment	



¹ND manufacturer

1.5.3 Instructions for filling

1.5.3.1 The participant of the competition provides the number and inscriptions about the submission of proposals,

- An appendix to this is a successful job cost summary table.
- 1.5.3.2 The participant

competition indicates his/her company name (incl.

organizational and legal form) and your address.

- 1.5.3.3 The participant of the competition notes that he has calculated the Summary Table of the Cost of Works.
- 1.5.3.4 The summary table contains the cost of work for the corresponding name of the work performed, the unit of measurement of the volume of work, the volume of work in the specified units of measurement, a single price, and the total cost of the work performed, obtained by multiplying the volume of work by a single price. Notes and comments may also be provided.
- 1.5.3.5 The summary table of the cost of work will serve to prepare the equipment for the Contract. In this regard, the table calculates the effort and time costs of the Customer and the Tender Participant for preparing the Contract. This Summary Table of the Cost of Work should be prepared so that it can be included in the Contract as an estimate with the changes made. In this case, the Summary Table of the Cost of Work must fully correspond to the estimate presented in the technical specifications.
- 1.5.3.6 Appendix No. 1 to the Summary Table of Work Costs must be filled out in Excel format and payment as part of the application (in an electronic copy).

of the

1.6 Schedule of payment for work performed (form 6)

1.6.1 Form of graphics payment for work performed

beginning of form

Appendix No. 5 to the letter of submission of proposals from " _ " year No. _____

Payment schedule for work performed

Name and address of the competition participant:

Item No.	Description of stages	Stage numbers in the work schedule (EPC appendix) -contract)	Payment term	Payment amount, USD (1 USD = 1 US dollar) (from VAT)
1	2	3	4	5
1				
2				
3				
TOTAL total amount, USD (1 USD = 1 US dollar) with VAT		X	Х	

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

end of form

- 1.6.2 Instructions for filling
- 1.6.2.1 The contestant provides the numbers Appendix to this is this schedule of payment for the work performed.
- 1.6.2.2 The participant of the competition indicates his/her company name (incl.

organizational and legal form) and your address.

- The payment schedule for the performance of work must be drawn up on the basis of the 1.6.2.3 Work Schedule (Appendix No. 3 to the Agreement) and take into account references to the stages/sub-stages provided for in the Work Schedule.
- 1.6.2.4 The schedule of payment for the work performed will serve to prepare the equipment for the Contract. In this regard, the results will include the calculation of the effort and time spent by the Customer and the Tender Participant on preparing the Contract. This schedule of payment for the work performed should be prepared so that it can be included in the Contract with the amendments made.

1.7 Questionnaire Participant of the competition (form 7)

1.7.1 Application Form for Participant of the Competition

beginning of form

Appendix No. 6 to the letter of submission of proposals from " _ " year No. _____

Questionnaire Participant of the competition

Name and address of the competition participant:

Item No.	Name	Information about the Competition Participant (to be completed by the Competition Participant)
1	2	3
1.	Organizational and legal form Trade name of the Participant contest	
2.	Legal address	
3.	Postal address	
4.	Branches: list names postal addresses	
5.	Bank details (name and address of the bank, number of the Participant's bank account, bank telephone numbers, other bank details)	
6.	Participant's telephone numbers (with area code)	
7.	Fax of the Contest Participant (with city code)	
8.	Participant's email address contest	
9.	Surname, Name and Patronymic of the head of the Competition Participant who has the right mobility according to the ed. documents of the Competition Participant	
10.	The document on the basis of which the person authorized to sign the Proposal acts	
11.	Surname, Name and Patronymic of the responsible person Participant in the competition for the position and contact phone number	

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

end of form

- 1.7.2 Instructions for filling
- 1.7.2.1 The contest participant provides the number and letters of submission of proposals, an appendix to "This is a successful questionnaire".
- 1.7.2.2 The competition participant indicates his/her company name (including organizational and legal form) and his/her address.
- 1.7.2.3 Participants of the competition must fill in the table above for all positions. If any data appears, please indicate the word "none".
- 1.7.2.4 Column 11 "Bank details..." indicates the details that will be used when concluding the Agreement.

1.8 Information on the list and annual volumes of execution of similar contracts (form 8)

1.8.1 Form of certificates on the list and annual volumes of execution of similar contracts

beginning of form

Appendix No. 7 to the letter of submission of proposals from " _ " year No. _____

Information on the list and scope of execution of similar EPC - contracts over the last 5 years

Name and address of the competition participant:

Item No.	Terms of execution (year and month of commencement of execution - year and month of actual or Reference end of execution, for unfinished contracts - percentage of execution)	Customer (name, address, contact person with position, contact phone numbers)	Description of the contract (volume and composition of work, description of the main terms of the contract)	Contract amount (<i>in</i> US dollars)	Conducting advertising activities under the listed contracts
1	2	3	4	5	6
1.					
2.					
3.					
ITO	Maintenance for the ful	l year [indicate "2020	"]		X
1.					
2.					
3.					
ТО	FAL for the full year <i>[ind</i>	dicate "2021"]			X
1.					<u> </u>
2.					
3.					
		[specify, for example, "2025"]			
	GO [specify, depena and/or "First quarter of	ling on the circumstan	ces,		X

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

- 1.8.2 Инструкции по заполнению
- 1.8.2.1 The contestant provides the numbers An appendix to it is a working certificate.
- 1.8.2.2 The participant of the competition indicates his/her company name (incl.

organizational and legal form) and your address.

- 1.8.2.3 In this form, the competition participant indicates the list and annual volumes. execution of similar contracts, increased in volume, deadlines and other requirements of the Tender Documentation.
- 1.8.2.4 This should include no less than three, but no more than ten similar agreements. The participant of the competition can independently select the contracts that, in his opinion, appropriately characterize his experience.
- 1.8.2.5 The tender participant may also include unfinished contracts, but must note this fact.

1.9 Plan for distributing the volume of work performed between the general contractor and subcontractors (form 9)

1.9.1 Form of the plan for the distribution of volumes of work performed between the general contractor and subcontractors

beginning of form

Appendix No. 8 to the letter of submission of proposals from " _ " year No. _____

Plan for the distribution of work volumes between the general contractor and subcontractors

Name and address of the general contractor:

			Cost of services		
Item No.	Title of the work	Name of the organization performing this volume of work	in monetary terms you expect, USD (1 USD = 1 US dollar) (excluding VAT)	as a % of the total cost of work	Deadlines (start and end)
1	2	3	4	5	6
1.					
2.					
3.					
TOGO)			100%	X

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

- 1.9.2 Instructions for filling
- 1.9.2.1 This form is only applicable if the application is submitted by a general contractor.
- 1.9.2.2 The participant indicates the marks and numbers of applications in accordance with the letter of submission of proposals.
- 1.9.2.3 The participant indicates his/her company name (including organizational and legal form) and his/her address.
- 1.9.2.4 In this form the company indicates:
 - a list of works performed by the general contractor and each subcontractor;
 - the cost of work to the general contractor and subcontractors in monetary and percentage terms at the current moment;
 - The deadlines for the execution of works by the general contractor and each subcontractor in accordance with the Work Schedule.

1.10Plan for the distribution of work volumes/execution of work within
collective participant (form 10)1.10.1Work Volume Distribution/Work Execution Plan Form

within collective participation

beginning of form

Appendix No. 9 to the letter of submission of proposals from " _ " year No. _____

Plan for distributing the volume of work performed/executing work within a collective participant (Consortium)

Name and address of the leader of the collective participant:

Item	Title of work/job	Name of the	Cost of work/works		Deadlines
No.		organization performing this volume of work	in monetary terms you expect, USD (1 USD = 1 US dollar) (excluding	as a % of the total cost of work/works	(start and end)
1.					
2.					
3.					
	TOGO			100%	X

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

- 1.10.2 Instructions for filling
- 1.10.2.1 This form is used only if the Competitive Application is submitted by a collective entrepreneur.
- 1.10.2.2 The Bidder shall mark the marks and number of the Bid in accordance with the letter of submission of bids.
- 1.10.2.3 The competition participant indicates his/her company name (including organizational and legal form) and his/her address.
- 1.10.2.4 In the form of the leader of this collective participant notes:
 - list of works performed/rendered by each organization;
 - cost of work/works to the general contractor and subcontractors in monetary and percentage terms;
 - Deadlines for the execution of work/performance of work by the general contractor and each subcontractor in accordance with the Schedule of execution of work/performance of work.

1.11 Certificate of additions to legal proceedings (form 11)

1.11.1 Form of certificate of judicial proceedings

beginning of form

Appendix No. 10 to the letter of submission of proposals from " _ " year No. _____

Certificate of charges in legal proceedings

Name and address		eu Competition participant:					
Item No.	Name of the court	Item and Price (US Dollars)	The court decision and the date of the decision coming into legal force	Form of procedural participation in the competition (plaintiff, defendant, third party)	Full name of the other party indicating their form of procedural participation		
1	2	3	4	5	6		
1.							
2.							
3.							

This is to confirm that the Participant of the Competition ____

(name of the organization participating in the competition)

It does not matter: legal proceedings, failure to fulfill obligations under previously concluded contracts, decisions made by the court that are not in favor of the competition participant.

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

- 1.11.2 Instructions for filling
- 1.11.2.1 The participant of the competition provides the number and letters of submission of proposals, the appendix to which is a successful certificate of mention in legal proceedings.
- 1.11.2.2 The competition participant indicates his/her company name (including organizational and legal form) and his/her address.
- 1.11.2.3 The participant of the competition provides information on his participation in legal proceedings in arbitration courts and court jurisdictions in connection with the economic territory.

1.12 Information letter about the presence of connections of the competition participant that are

nature of affiliation with employees of the Customer or Competition Organizer (form 12)

1.12.1 Form of a letter about the presence of connections of a nature that the Participant of the competition has

Affiliation with employees of the Customer or the Competition Organizer

beginning of form

Appendix No. 11 to the letter of invitation to submit proposals from " _ " year No. _____

Dear Sirs!

taking into account the following information about the presence in [*transition of the name of the competition participant*] of connections of an affiliation nature with each, which, as a consequence, leads to a transition between *these persons, for example: founders, employees, etc.*] of the Customer [*and/or the Competition Organizer, or another organization that prepared the design documentation, specification and other documents directly related to the holding of this competition*], namely:

- 1. [development of the full name of the person, his place of work, position; short on why the connection between this person and the competition participant can be regarded as affiliation];
- 2. [development of the full name of the person, his position, briefly describes why the connection between the said person and the competition participant may be regarded as affiliation];
- 3.

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

- 1.12.2 Instructions for filling
- 1.12.2.1 The participant of the competition provides the number and letters of submission of proposals, an appendix to this Information Letter.
- 1.12.2.2 The participant of the competition indicates his/her company name (incl.

organizational and legal form) and your address.

1.12.2.3 The contestant must fill in the information above.

a letter in which it is addressed to all persons who, in his opinion, can be recognized as affiliated with him. If, in the opinion of the Participant of the competition, there are no such persons, then the phrase "When considering our application for participation in the competition, please take into account that in [*renaming of the Participant of the competition*] there are NO connections that can be recognized as having the nature of affiliation with any way or for any reason with the Customer, the Organizer of the competition, or another organization that prepared the design documentation, specification and other documents directly related to the holding of this competition.

1.12.2.4 When drafting these letters, the participant of the competition must take into account that the disclosure of any information about connections of an affiliation nature between the Participant of the competition and any persons, in one way or another, with the participation of the Customer, the Organizer of the competition or another organization that prepared the design documentation, specifications and other documents directly related to the holding of this competition, may be recognized by the competition committee as a material violation of the terms of this competition, and by rejecting the application of such Participant.

1.13 List of documents contained in the application for participation in the competition (form 15)

1.13.1 Form of inventory of documents contained in the application for participation in the

Appendix No. 14 to the letter of invitation to submit proposals from " _ " year No. _____

List of documents contained in the application for participation in the competition

Name and address of the competition participant:

Item No.	Contents of the application for participation in the competition	Information about the documents submitted (yes/no)
1	2	3
1.		
2.		
3.		

(signature, M.P.)

(last name, first name, patronymic of the signatory, position)

end of form

beginning of form

- 1.13.2 Instructions for filling
- 1.13.2.1 The participant of the competition provides the number and marks in the letters about the submission of proposals, the appendix to "Land this is the red List of documents contained in the application for participation in the competition".
- 1.13.2.2 The competition participant indicates his/her company name (including organizational and legal form) and his/her address.
- 1.13.2.3 An inventory of the documents contained in the application for participation in the competition is carried out by the Participant based on the results of the application for preparation for participation in the competition (with an appendix provided on an electronic medium)
- 1.13.2.4 If any of the documents is missing, a written justification for the inclusion of the certificate or document must be provided.

Spanish Aliev I. 0770083093 Mukhidin U.B. 0702382488