

SÚRAO – Radioactive Waste Repository Authority

Address: Dlažděná 6, 110 00 Prague 1, Czech Republic

Business identification number: 66000769

Tax identification number: CZ66000769

Represented by: JUDr. Jan Prachař, Managing Director

Account No. (IBAN): CZ64 xxxxxxxxxxxxxxxxxxxxxx

Bank: CNB, Prague, CNBACZPP

("Organising Party")

and

AINS Group (A-Insinöörin Civil Oy)

Address: Bertl Jungin aukio 9, Leppävaara, Espoo, Finland

Business identification number: 01135548-8

Tax identification number: FI01135548

Invoicing addresses:

Our e-invoicing operator is OpusCapita Group Oy
(operator code 003710948874).

EDI invoicing details:

Company:

Business IS: 01135548-8

E-invoice address (EDI ID): 003701135548

Postal address for invoices

A-Insinöörin Civil Oy

PO Box 295 67

00021 Laskutus

FINLAND

AINS Group

(hereinafter referred to as the "Partner")

conclude this

contract No. SD2019-037

on partnership

according to Section 1746, Act No. 89/2012 Coll., the Civil Code, as amended (hereinafter referred to as the "Contract")

Article 1

Subject of the Contract

- 1.1. The Parties to the Contract agree to the support of the Partner at the "Safe and Sustainable Fuel Cycle Back-End 2019" international conference (hereinafter referred to as the "SSFC2019") organised by the SURAO. The consideration of the Contract consists of a financial contribution to be remitted by the Partner to the Organising Party.
- 1.2. The SSFC conference will take place on 14 and 15 May 2019 in Prague, Czech Republic.
- 1.3. The performance of and other terms and conditions relating to both the Partner and the Organising Part are specified in detail in Articles 2 to 5 of this Contract.

Article 2

Basic conditions of cooperation

- 2.1. The Partner accepts the offer made by the Organising Party and expresses its intention to participate in the SSFC2019 conference in the Silver Partner category, in consequence of which the Organising Party undertakes to provide the Partner with the following benefits and services:
 - Personal verbal thanks to the Partner (from the managing director of SÚRAO) at the opening of the conference,
 - Inclusion of the Partner's logo and presentation in the Partners section of the conference website: www.ssfc2019.cz with a link to the Partner's own website,
 - Inclusion in the abstracts booklet - full-page presentation (A5 format); 200 copies will be printed for distribution to all the conference participants,
 - Presentation at the Prague TOP Hotel for the duration of the conference (large format panels, etc.),
 - Oral presentation of the Partner on the conference,
- 2.2. The Organising Party undertakes to provide the Partner with the services specified in Article 2.1. on the basis of the remittance of the financial consideration as defined in Article 3 of this Contract.

Article 3

Financial consideration and payment terms

- 3.1. The Partner commits to pay for the services specified in Article 2.1. the amount of EUR 4,000. An invoice in this amount will be issued by the Organising Party no later than 14 days following the conclusion of this Contract, based on the invoicing information and details submitted to the Organising Party by the Partner.
- 3.2. The due date of payment of the invoice will be 30 days following the issuing of and dispatch to the Partner. Both parties agree that the invoice(s) may be issued in electronic form.

Article 4

Cooperation between the Partner and the Organising Party

- 4.1. The Partner shall provide the Organising Party with all the materials required for the fulfilment of the subject of the Contract in a timely manner so as to allow for the smooth and trouble-free performance of the Contract, i.e. with concern to the processing of graphic and presentation materials, the updating of websites, etc. This particularly concerns the provision of the following items:

- Company/organisation logo
 - Photographs
 - Posters
 - Graphics manual etc.
- 4.2. The Organising Party undertakes, in turn, to provide in advance all the materials pertaining to the Partner's presentation at the SSFC2019 in sufficient time so as to allow for the submission of comments and the consideration and inclusion thereof. No presentation materials may be published without the explicit written or email approval of the Partner.

Article 5

Time and location of the performance, and means of termination of the Contract

- 5.1. This Contract is concluded for a fixed time period, i.e. from 1 April 2019 to 16 May 2019.
- 5.2. The location of the performance of the subject of the Contract will be agreed on a case-by-case basis; unless otherwise indicated, the location of the performance of the subject of the Contract shall be the SSFC2019 venue referred to in Article 1 of this Contract.
- 5.3. This Contract may be amended solely via a written agreement signed by both of the Contracting Parties.
- 5.4. Both Contractual Parties are entitled to terminate this Contract without providing a reason and with immediate notice. The termination shall commence on the first day of the calendar month following the month in which the notice was delivered to the other Contractual Party.
- 5.5. Should the Contract be terminated by the Organising Party, the said Party undertakes to return the financial consideration remitted to date by the Partner.
- 5.6. Should the Contract be terminated by the Partner, then the Organising Party undertakes to:
 - Return to the Partner all the monies remitted to date, provided that the Contract is terminated by this Party by 15 April 2019.
 - Return to the Partner 50% of all the monies remitted to date, provided that the Contract is terminated by this party in the period from 16 April 2019 to 30 April 2019.
 - Return to the Partner 10% of all the monies remitted to date, provided that the Contract is terminated by this party in the period from 1 May 2019 to 13 May 2019.
- 5.7. The Contract shall be drawn up in two copies, each of which has the validity of an original copy. Each of the Contracting Parties shall receive one copy.

Article 6

Concluding provisions

- 6.1. Should either of the parties discover any impediment to the proper performance of the Contract, it undertakes to immediately notify the other Party of this impediment and to initiate negotiations between the representatives of the two Parties authorised to sign the Contract.
- 6.2. The non-validity of one or more of the provisions of this Contract shall not affect the validity of the other provisions of the Contract. In the event that any of the provisions of this Contract become invalid, the Contracting Parties shall agree on a legally acceptable manner in which to implement the intentions contained in that part of the Contract that has ceased to be valid.
- 6.3. The Contracting Parties declare that any conflicts that arise from the implementation of this Contract shall be settled by the agreement of the Parties in accordance with the relevant legislation.

- 6.4. The Parties agree that the legislation applicable to any matter arising from this Contract shall be the legislation of the Czech Republic.
- 6.5. The Organising Party and the Partner expressly declare and, via the signing of the Contract at the end of these concluding provisions, confirm that they are not aware of any circumstances that would prevent them from concluding this Contract, that they have read the contract carefully and understand the content thereof and that this Contract is an expression of their free and considered will.

Prague, ČR, 10.4.2019

Espoo, Finland, 26. 3. 2019

Organising Party

Partner

JUDr. Jan Prachař
Managing Director

Teemu Laurila
Head of Nuclear Waste Management