

AMENDMENT No. 1

Utilization of foreign experience in siting process for a deep geological repository for radioactive waste
in the Czech Republic

Client: **Česká republika – Správa úložišť radioaktivních odpadů**

Registered office: Dlážděná 6, Praha 1, 110 00, Czech Republic

Represented by: JUDr. Jan Prachař, Managing Director

ID: 66000769

Banking details:

Name of Bank: Česká národní banka, Na Příkopě 28, Praha 1

Account No.: 64726011/0710

Not a payer of VAT

(hereinafter referred to as the „**Client**“) and

Name of company: Posiva Oy (lead party) in consortium with Posiva Solutions Oy and A-Insinöörin Civil Oy

Registered office: Olkiluoto, FI-27160 Eurajoki, Finland

Represented by: Janne Mokka

ID: 1029258-8

Tax ID: FI10292588

Banking details:

Name of Bank: Nordea (NDEAFIHH)

Account No.: FI 28 1660 3001 1003 98

(hereinafter referred to as the „**Supplier**“)

(hereinafter both referred to as the „**Contractual Parties**“)

have agreed upon the following changes to Framework Agreement (Client's registration number SO2016-120) concluded on 12.10. 2016 (hereinafter referred to as the „**Framework Agreement**“) in accordance with the Section 14, paragraph 14.4 of the Framework Agreement as follows:

1. Section 1, paragraph 1.3., subparagraph 1.3.1 is replaced by the following:

“1.3.1 The Client authorizes the following representatives to be responsible for communication with the Supplier during implementation hereof:

a) With respect to FA activities:

xxxxxxxxxxxxxxxxxxxxxxxx.

Project manager

email: xxxxxxxxxxxxxxxxxxxx

xxxxxxxxxxxxxxxxxxxxxxxx.

Deputy Project Manager

email: xxxxxxxxxxxxxxxxxxxx

b) With respect to contractual matters:

JUDr. Jan Prachař

Managing Director

email: prachar@surao.cz”

2. Pursuant to § 222 (4) of Act No. 134/2016 Coll, on Public Contracts Section 3, paragraph 3.4, subparagraph 3.4.2 is replaced by the following:

“3.4.2 The anticipated duration of the Framework Agreement: until 31st December 2021.”

3. Final provisions

- 3.1 This Amendment constitutes a complete agreement between the Contracting Parties on the subject matter of this Amendment.
- 3.2 All rights and obligations of the Contracting Parties related to the subject matter of this Amendment are governed by the Contract unless this Amendment explicitly states otherwise.
- 3.3 This Amendment comes into force on the date it is signed by both Contracting Parties. This Amendment comes into effect by the date of its publication according to Section 6(1) of the Act No. 340/2015 Coll, on the Register of Contracts, as amended (hereinafter referred to as the **“Register of Contracts Act”**).
- 3.4 The Supplier acknowledges that the Client is obliged to publish this Amendment pursuant to the register of Contracts Act and the Public Procurement Act. The Supplier also acknowledges that the Client is obliged to provide information pursuant to the Act No. 106/1999 Coll, on Free Access to Information, as amended.
- 3.5 This Amendment has been signed by duly authorised representatives of the Contracting Parties in 4 (four) original counterparts in English, of which each Contracting Party receives two (2) counterparts.

In witness where of the duly authorised representatives of the Contracting Parties have set their signatures to this Amendment on the date mentioned here below.

In (place): Prague
On (date): 2. October 2020
On behalf of the Client:

In (place): Olkuioto
On (date): 11th September
On behalf of the Supplier:

JUDr. Jan Prachař
Managing Director

Mika Pohjonen, Managing Director
Posiva Solutions Oy

xxxxxxxxxxxxxx
Senior Legal Counsel, Posiva Solutions Oy

xxxxxxxxxxxxxx, CEO
Posiva Oy

xxxxxxxxxxxxxx, SVP
Posiva Oy

xxxxxxxxxxxxxx
A-Insinööri Civil Oy (former Saanio & Riekkola Oy)