AMENDMENT 1 TO CONTRACT

of processing of uranium-containing material from the water treatment, according to the § 1746 Article 2 of Act No. 89/2012 Coll.

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		Contracting Parties	ODBOR PRÁVNÍ A ORGANIZAČI s.p. DIAMO	JÍ
	G.E.O.S. Ingenieurgesel Schwarze Kiefern 2 09633 Halsbrücke Germany	llschaft mbH	SML.č. H/D100/10000/00076/23/01	
			SML.UID 001000 4200	
			DNE: 4.5.24 Podpis:	
	VAT: DE811132746			
141 1	Bank account:	IBAN: DE30 8705 2000 3115 0191 48 SWIFT (BIC): WELADED1FGX Sparkasse Mittelsachsen		
	Person authorized to act: in contractual matters:			
	in technical matters:			
	dering party ter referred to as the " Clier	nt")		
and				
	DIAMO, state enterprise Máchova 201, 471 27 Sti	ráž pod Ralskem		
Concern	s: DIAMO , state enterprise branch GEAM			
	č. p. 86, 592 51 Dolní Ro IČO: 00002739	žínka DIČ: CZ00002739		
	Bank account:	Československá obchodn No.: 8010-0803087103/03		
		IBAN: CZ60 0300 0080 10	008 0308 7103	
	Democratical	SWIFT (BIC): CEKOCZPF		
	Represented:	Ing. Ludvík Kašpar, directe	or of the state enterprise	

Person authorized to act in contractual and technical matters:

Mgr. František Toman, Ph.D. – head of the branch GEAM, tel.: e-mail:

Billing and mailing address:

DIAMO, state enterprise branch GEAM č. p. 86, 592 51 Dolní Rožínka

as an executor ereinafter referred to as the "Executor")

Object of the Amendment

- 1. On April 27, 2023, the contracting parties concluded the Contract of processing of uranium-containing material from the water treatment.
- 2. According to Article V point 3, the contracting parties agree to change Article IV point 1, which reads as follows:

"The Executor shall ensure the activities referred to in Article III of this contract at the following agreed price:

- a) processing of the eluate containing uranium -
- b) processing of the ion-exchangers containing ______ _____
 CZK/tonne, according to the data in the transport documents
- c) dosimetric tests including a cleaning of the transport packagings and issuance of a protocol of **second per one transport packaging**.

The total financial performance for the duration of the contract is expected to amount to a maximum of **2,500,000 CZK**. VAT will not be invoiced at this price. Pursuant to provision of § 9 Article 1 of Act No. 235/2004 Coll., the tax is obliged to declare and pay the recipient of the performance."

III Final Arrangements

- 1. This Amendment shall be drawn up and signed in two duplicates with the validity of the original, of which each contracting party shall receive one copy.
- 2. The contracting parties agree to the publication of the Amendment in the contract register pursuant to Act No. 340/2015 Coll. (on the register of contracts) and the publication of the Amendment will be provided by Executor.
- 3. This amendment becomes valid on the day of its signature and becomes effective on the day of publication in the register of contracts.
- 4. Any performance by the contracting parties within the subject matter of this Amendment before its coming into effect shall be considered as performance according to this Amendment, including the rights and obligations arising therefrom.
- 5. The contracting parties declare that they have concluded this Amendment on the basis of serious and free will, have read the Amendment and understood its content.

