

**FORMULARUL F3.9
EXPERIENȚĂ SIMILARĂ**

1. Denumirea și obiectul contractului: **Proiectarea, construcția și punerea în funcțiune a centralelor termice pe combustibil din biomasa în localitățile Alexandreni, Biliceni Noi, Bursuceni, Dumbravita și Pepeni, r-ul Sangerei (Lot 3)**
2. Numărul și data contractului : **nr. ITB11/00478 din 23.12.2011**
3. Denumirea/numele beneficiarului: **Programul Națiunilor Unite pentru Dezvoltare (PNUD)**
4. Adresa beneficiarului: **mun. Chisinau str. 31 august 1989**
5. Țara: **Republica Moldova**
6. Calitatea în care a participat la îndeplinirea contractului: **Lider de consorțiu**
7. Valoarea contractului (fără TVA):

	exprimată în moneda	exprimată
	în care s-a	în echivalent
	încheiat contractul	dolari SUA
a) inițială	5 776 087,40 lei	490 330,00 USD
b) finală	5 776 087,40 lei	490 330,00 USD
8. Dacă au fost litigii privind îndeplinirea contractului, natura acestora și modul lor de soluționare: **nu au fost**
9. Perioada de execuție a lucrării (luni)
 - a) contractată – **6 luni**
 - b) efectiv realizată – **6 luni**
- c) motivul de decalare a termenului contractat (dacă este cazul), care va fi susținut pe bază de acte adiționale încheiate cu beneficiarul: **nu e cazul.**
10. Numărul și data procesului-verbal de recepție la terminarea lucrărilor: **Nr. 26/1 din 17.01.14, Nr. 27/1 din 12.04.12,**
11. Principalele remedieri și completări înscrise în procesul-verbal de recepție: **nu sunt**
12. Alte aspecte relevante prin care candidatul/ofertantul își susține experiența similară, cu referire în mod special la suprafețe sau volume fizice ale principalelor capacități și categorii de lucrări prevăzute în contracte: **nu sunt.**

Data completării: **21.05.2019**

Semnat: _____

Nume: Mereacre Filaret

Funcția în cadrul firmei: Presedinte

Denumirea firmei și sigiliu: DARNIC-GAZ S.A.



CONTRACT

Date: 23/12/2011

Dear Sir/Madam,

Ref.: **ITB11/00478** – *design and construction of biomass heating systems in Hincesti, Telenesti, Sangerei and Falesti districts (Lot 3).*

The United Nations Development Programme (hereinafter referred to as "UNDP"), wishes to engage your company, duly incorporated under the Laws of Republic of Moldova (hereinafter referred to as the "Contractor") in order to perform **design and construction of biomass heating systems in the villages Alexandreni, Biliceni Noi, Bursuceni, Dumbravita and Pepeni of the district Sangerei (Lot 3)** (hereinafter referred to as the "Works"), in accordance with the following Contract:

1. Contract Documents

- 1.1 This Contract is subject to the UNDP General Conditions for Civil Works, attached hereto as Annex I. The provisions of such Annex shall control the interpretation of this Contract and in no way shall be deemed to have been derogated by the contents of this letter and any other Annexes, unless otherwise expressly stated under section 4 of this letter, entitled "Special Conditions".
- 1.2 The Contractor and UNDP also agree to be bound by the provisions contained in the following documents, which shall take precedence over one another in case of conflict in the following order:
 - a) this Contract;
 - b) Annex I - The General Conditions of Contract for Civil Works;
 - c) Annex II - Schedule of Requirements dated 16/11/2011;
 - d) Annex III - Price Schedules submitted by the Contractor as part of its Bid dated 08/12/2011, and revision dated 23/12/2011;
 - e) Annex IV - the Contractor's Tender dated 08/12/2011 including Unit Prices Information, not attached hereto but known to and in the possession of both parties;
 - f) Annex V - the Statement of Qualification submitted by the Contractor on 04/08/2011 including the consortium agreement, not attached hereto but known to and in the possession of both parties.
- 1.3 All the above shall form the Contract between the Contractor and UNDP, superseding the contents of any other negotiations and/or agreements, whether oral or in writing, pertaining to the subject of this Contract.

Darnic-gaz SA
1a Stefan cel Mare street
Straseni MD-3702, Republic of Moldova
In Consortium with: **AgroBiobrichet SRL**

2. Obligations of the Contractor

- 2.1 The Contractor shall commence work within 7 (seven) from the date on which he shall have been given access to the Site and received the notice to commence from the Engineer, and shall perform and substantially complete the Works by **23/06/2012**, in accordance with the Contract. The Contractor shall provide all materials, supplies, labour and other services necessary to that end.
- 2.2 The Contractor shall submit to the Engineer the Programme of Work referred to in Clause 13 of the General Conditions by **29/12/2011**.
- 2.3 The Contractor represents and warrants the accuracy of any information or data provided to UNDP for the purpose of entering into this Contract, as well as the quality of the Works foreseen under this Contract in accordance with the highest industrial and professional standards.

3. Price and Payment

- 3.1 In full consideration of the complete and satisfactory performance of the Works under this Contract, UNDP shall pay the Contractor a fixed contract price of **USD 490,330.00 (four hundred ninety thousand three hundred thirty United States Dollars)**.
- 3.2 The price of this Contract is not subject to any adjustment or revision because of price or currency fluctuations or the actual costs incurred by the Contractor in the performance of the Contract.
- 3.3 Invoices shall be submitted by the Contractor to the Engineer upon achievement of the corresponding milestones and for the following amounts:

<u>MILESTONE</u>	<u>AMOUNT (USD)</u>	<u>DUE DATE</u>
Upon signature of Contract and submission of performance security	49,900.00	29/12/2011
Upon completion of all Basic design documentation (excluding verification)	24,300.00	25/02/2012
Upon delivery of required works and equipment in amount equal to at least 30% of the total cost of works (Including provision of equipment, materials, and repair/construction and installation works)	120,000.00	25/03/2012
Upon delivery of required works and equipment in amount equal to at least 60% of the total cost of works (Including provision of equipment, materials, and repair/construction and installation works)	125,000.00	25/04/2012
Upon delivery of remaining part of required works (Including provision of equipment, materials, and repair/construction and installation works)	130,000.00	15/05/2012
Upon substantial completion of Works	41,130.00	23/06/2012

- 3.4 UNDP shall effect payment of the invoices after receipt of the certificate of payment issued by the Engineer, approving the amount contained in the invoice. The Engineer may make corrections to that amount, in which case UNDP may effect payment for the amount so corrected. The Engineer may also withhold invoices if the work is not performed at any time

in accordance with the terms of the Contract or if the necessary insurance policies or performance security are not valid and/or in order. The Engineer shall process the invoices submitted by the Contractor within 15 days of their receipt.

- 3.5 Payments effected by UNDP to the Contractor shall be deemed neither to relieve the Contractor of its obligations under this Contract nor as acceptance by UNDP of the Contractor's performance of the Works.

4. Special Conditions of Contract

- 4.1 The following Special Conditions of Contract (SCC) shall complement, supplement, or amend as the case may be, and as indicated for each item / modification below, the General Conditions of Contract for Civil Works (GCC) attached hereto as Annex I. Whenever there is a conflict between the SCCs and the GCCs, the provisions herein shall prevail over those in the GCC:

The following shall replace in its entirety section 1. g) of the GCC:

““Contractor’s Documents” means the calculations, computer programs and other software, drawings, schemes, specifications, manuals, models and other documents of technical nature supplied by the Contractor under the Contract.”

The following shall replace in its entirety section 1. h) of the GCC:

““Priced Activity Schedule” is the document in which Contractor indicates the cost of the Work.”

The following shall be added to section 1 of the GCC:

“k) “Employer’s Requirements” means the document entitled “Schedule of Requirements”, as included in the Contract, and any additions and modifications to such document in accordance the Contract. Such document specifies the objectives, scope, and/or design and/or other technical criteria , for the Works.”

The following shall be added to section 6.1 of the GCC:

“The Contractor shall carry out, and be responsible for, the design of Works. Design shall be prepared by qualified Designers (“Designers”) who are engineers or other professionals. Unless otherwise stated in the Contract, the Contractor shall submit to the Engineer and Employer for consent the name and particulars of each proposed Designer and design subcontractor.”

The following shall replace in its entirety section 6.2 of the GCC:

“The Contractor shall take full responsibility for the adequacy, stability and safety of all Site operations, of all methods of construction and of all the Works, irrespective of any approval or consent by the Engineer and/or Employer.”

The following shall be added to section 6.3 of the GCC:

“The Contractor warrants that he, his Designers and design subcontractors have the experience and capability necessary for the design. The Contractor undertakes that the Designers shall be available to attend discussions with the Engineer and Employer at all reasonable times, until the expiry of the Defects Liability Period.”

The following shall replace in its entirety section 8 of the GCC:

"The Contractor's Documents shall comprise the technical documents specified in Employer's Requirements, documents required to satisfy all regulatory approvals and the As-Built Documents and Operation and Maintenance Manuals.

The Contractor shall prepare all Contractor's Documents, and shall also prepare any other documents necessary to instruct the Contractor's personnel. The Employer's personnel shall have the right to inspect the preparation of all these documents, wherever they are being prepared.

If the Employer's Requirements ("Schedule of Requirements") state that the Contractor's Documents are to be submitted to the Engineer for review and/or for approval, they shall be submitted accordingly, together with a notice as described below. In the following provisions of this Sub-Clause,

- (i) "review period" means the period required by the Engineer for review and (if so specified) for approval, and
- (ii) "Contractor's Documents" exclude any documents which are not specified as being required to be submitted for review and/or for approval.

Unless otherwise stated in the Employer's Requirements, each review period shall not exceed 14 days, calculated from the date on which the Engineer receives a Contractor's Document and the Contractor's notice. This notice shall state that the Contractor's Document is considered ready, both for review (and approval, if so specified) in accordance with this Sub-Clause and for use. The notice shall also state that the Contractor's Document complies with the Contract, or the extent to which it does not comply.

The Engineer may, within the review period, give notice to the Contractor that a Contractor's Document fails (to the extent stated) to comply with the Contract. If a Contractor's Document so fails to comply, it shall be rectified, resubmitted and reviewed (and, if specified, approved) in accordance with this Sub-Clause, at the Contractor's cost.

For each part of the Works, and except to the extent that the prior approval or consent of the Engineer shall have been obtained:

(a) in the case of a Contractor's Document which has (as specified) been submitted for the Engineer's approval:

(i) the Engineer shall give notice to the Contractor that the Contractor's Document is approved, with or without comments, or that it fails (to the extent stated) to comply with the Contract;

(ii) execution of such part of the Works shall not commence until the Engineer has approved the Contractor's Document; and

(b) execution of such part of the Works shall not commence prior to the expiry of the review periods for all the Contractor's Documents which are relevant to its design and execution;

(c) execution of such part of the Works shall be in accordance with these reviewed (and, if specified, approved) Contractor's Documents; and

(d) if the Contractor wishes to modify any design or document which has previously been submitted for review (and, if specified, approval), the Contractor shall immediately give notice to the Engineer. Thereafter, the Contractor shall submit revised documents to the Engineer in accordance with the above procedure.

If the Engineer instructs that further Contractor's Documents are required, the Contractor shall prepare them promptly. Any such approval or consent, or any review (under this Sub-Clause or otherwise), shall not relieve the Contractor from any obligation or responsibility.

The Contractor shall carry out the training of Employer's Personnel in the operation and maintenance of the Works to the extent specified in the Employer's Requirements. If the Contract specifies training which is to be carried out before taking-over, the Works shall not be considered to be completed for the purposes of taking-over under GCC Section 46.1 until this training has been completed.

The Contractor shall prepare, and keep up-to-date, a complete set of "as-built" records of the execution of the Works, showing the exact as-built locations, sizes and details of the work as executed. These records shall be kept on the Site. Two copies shall be supplied to the Engineer prior to the commencement of the Tests on Completion. In addition, the Contractor shall supply to the Engineer as-built drawings of the Works, showing all Works as executed, and submit them to the Engineer for review. The Contractor shall obtain the consent of the Engineer as to their size, the referencing system, and other relevant details.

Prior to the issue of any Certificate of Substantial Completion, the Contractor shall supply to the Engineer the specified numbers and types of copies of the relevant as-built drawings, in accordance with the Employer's Requirements. The Works shall not be considered to be completed for the purposes of taking-over under Clause 46.1 until the Engineer has received these documents.

Prior to commencement of the Tests on Completion, the Contractor shall supply to the Engineer provisional operation and maintenance manuals in sufficient detail for the Employer to operate, maintain, dismantle, reassemble, adjust and repair the Plant. The Works shall not be considered to be completed for the purposes of taking-over under Clause 46.12 until the Engineer has received final operation and maintenance manuals in such detail, and any other manuals specified in the Employer's Requirements for these purposes.

If errors, omissions, ambiguities, inconsistencies, inadequacies or other defects are found in the Contractor's Documents, they and the Works shall be corrected at the Contractor's cost, notwithstanding any consent or approval under this Clause."

The following shall be added to section 9 of the GCC:

"Work Book shall be kept for each Site in compliance with local Moldovan legislation".

The following shall replace in its entirety section 11 of the GCC:

"To the extent which was practicable (taking account of cost and time), the Contractor shall be deemed to have obtained all necessary information as to risks, contingencies and other circumstances which may influence or affect the Bid or Works. To the same extent, the Contractor shall be deemed to have inspected and examined the Site, its surroundings, the above data and other available information, and to have been satisfied before submitting the Bid as to all relevant matters, including (without limitation):

- a) the form and nature of the Site, including subsurface conditions, location of the existing pipe lines (heating, water), conduits, sewers, drains, cables;
- b) the hydrological and climate conditions;
- c) the extent and nature of the Works and equipment and materials etc., necessary for the execution and completion of the Works and the remedying of any defects,
- d) The Contractor's requirements for access, accommodation, facilities, personnel, electricity, transport, water and other services.
- e) Suitability and availability of access routes to the Site."

The following shall replace in its entirety section 12 of the GCC:

"The Contractor shall be deemed to :



- a) have satisfied himself as to the correctness and sufficiency of the Contract Price;
- b) have based the Contract Price on the data, interpretations, necessary information, inspections, examinations and satisfaction as to all matters referred to in Sub-Clause 11 (Inspection of Site) and any further data relevant to the Contractor's design.

Contract Price covers all the Contractor's obligations under the Contract and all things necessary for the proper design, execution and completion of the Works and the remedying of any defects."

The following shall replace in its entirety section 14 of the GCC:

"Site meeting between Employer, Engineer and Contractor shall be held at least weekly in order to verify that the Works are executed in accordance with the Contract and Work Programme."

Section 20. b) of the GCC shall be deleted.

The following shall replace in its entirety section 47.2 of the GCC:

"If the Contractor fails to remedy any defect or damage within a reasonable time (not more than 30 calendar days), a date may be fixed by (or on behalf of) the Employer, on or by which the defect or damage is to be remedied. The Contractor shall be given reasonable notice of this date. If the Contractor fails to remedy the defect or damage by this notified date and this remedial work was to be executed at the cost of the Contractor, the Employer may (at his option):

- (a) carry out the work himself or by others, in a reasonable manner and at the Contractor's cost, but the Contractor shall have no responsibility for this work; and the Contractor shall pay to the Employer the costs reasonably incurred by the Employer in remedying the defect or damage;
- (b) require the Engineer to agree or determine a reasonable reduction in the Contract Price or;
- (c) if the defect or damage deprives the Employer of substantially the whole benefit of the Works or any major part of the Works, terminate the Contract as a whole, or in respect of such major part which cannot be put to the intended use.

Without prejudice to any other rights, under the Contract or otherwise, the Employer shall then be entitled to recover all sums paid for the Works or for such part (as the case may be), plus financing costs and the cost of dismantling the same, clearing the Site and returning Plant and Materials to the Contractor."

The following shall replace in its entirety section 48.3 of the GCC:

"No variations shall be made by the Contractor without an order in writing from the Engineer. Variations requiring the written approval of the Employer under paragraph (2) of this Clause shall be made by the Contractor only upon written order from the Engineer accompanied by a copy of the Employer's approval."

The following shall be added to section 48.4 of the GCC:

"The value of any variation, addition or omission shall be calculated on the basis of the unit prices contained in the Unit Price Information and/or on the basis of actual amounts paid to or to be paid by the Contractor. The Contractor shall, when required by Engineer, produce quotations, invoices, vouchers and accounts or receipts in substantiation."

The following shall be added to section 64 of the GCC:

"The daily communication between Engineer and Contractor may be carried out in English, Romanian or Russian language, whatever is the most convenient for the parties involved."



- 4.2 The Performance Guarantee referred to in Clause 10 of the General Conditions shall be submitted by the Contractor for an amount of **10% (ten percent)** of the total fixed price of the contract, and shall be valid until 31 December 2012.
- 4.3 The Contractor may submit invoices for materials and plant stored at the Site, provided they are necessary and adequate for the performance of the Works and they are protected from weather conditions and duly insured as per the instructions of the Engineer.
- 4.4 The liability insurance referred to in Clause 23 of the General Conditions shall be taken out by the Contractor for an amount of **USD 49,000.00 (forty nine thousand US Dollars)**.
- 4.5 According to Clause 45 of the General Conditions, the liquidated damages for delay shall be **0,2%** of the price of the Contract per day of delay, up to a maximum of 10% of the final price of the Contract.

5. Submission of invoices

- 5.1 One original and one copy of every invoice shall be submitted by mail by the Contractor for each payment under the Contract to the Engineer's address specified in clause 8.2.
- 5.2 Invoices submitted by fax shall not be accepted by UNDP.

6. Time and manner of payment

- 6.1 Invoices shall be paid within thirty (30) days of the date of their receipt and acceptance by UNDP.
- 6.2 All payments shall be made by UNDP to the following Bank account of the Contractor:

NAME OF THE BANK – MoldovaAgroindbank SA, branch Straseni
BANK CODE – AGRNMD2X772
ACCOUNT NUMBER – 225162701325
ADDRESS OF THE BANK – 74 Stefan cel Mare str., Straseni MD3701, Moldova

7. Modifications

- 7.1 Any modification to this Contract shall require an amendment in writing between both parties duly signed by the authorized representatives of the Contractor and UNDP.

8. Notifications

- 8.1 For the purpose of notifications under the Contract, the addresses of UNDP and the Contractor are as follows:

For the UNDP:
Alexandru Ursul
Project Manager, Moldova Energy and Biomass Project
United Nations Development Programme



Ref. MDA10-0000016315
131, 31 August 1989 str., MD2012, Chisinau, Moldova
Fax: +37322 22 00 41
Email: alexandru.ursul@undp.org

For the Contractor:


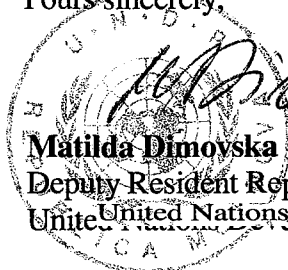
Mereacre Andrei
Darnic-Gaz SA
ID No: 1003601006407
1a Stefan cel Mare str., Straseni MD3702, Moldova
Tel/fax: +373 237 25727
Email: andreimereacre@gmail.com

8.2 For the purposes of communications with the Engineer, the address of the Engineer shall be as follows:

Vsevolod Valcov
131, 31 August 1989 Street, MD-2012 Chisinau, Republic of Moldova
tel: +373 69 633418, e-mail vsevolod.valcov@undp.org

If the above terms and conditions meet with your agreement as typed in this letter and in the Contract Documents, please initial every page of this letter and its attachments and return to this office one original of this Contract, duly signed and dated.

Yours sincerely,


Matilda Dimovska
Deputy Resident Representative
United Nations Development Programme


24.12.2011

For **Darnic-Gaz SA**

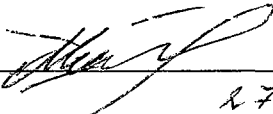
Agreed and Accepted:

Signature

Name **Filaret Mereacre**

Title **Director**

Date _____


27.12.2011



PNUD MOLDOVA

PROIECTUL ENERGIE și BIOMASĂ în MOLDOVA

PROCES-VERBAL

DE RECEPȚIE FINALĂ

Nr 26/1 din 17 ianuarie 2014

Privind lucrările, executate în cadrul proiectului „**Construcția centralei termice pe bază de biomasă a gimnaziului din satul Alexăndreni**”, implementat cu Asistența tehnică și suportul financiar din partea PNUD și Comisia Europeană, în baza Acordului de Colaborare nr. 01 din 29 septembrie 2011.

Lucrările au fost executate de către „Darnic- Gaz S.A.”, Contract nr. ITB11/00478/ MDA 10-0000016315 din 23 decembrie 2011.

Lucrările au fost executate în baza autorizației nr. 23 eliberată de Primăria comunei Alexăndreni la 18 aprilie 2012 avînd valabilitatea pînă la 18.04.2013.

1.Comisia de recepție și-a desfășurat activitatea în intervalul : 17 ianuarie 2014.

2.Fiind formată din:

Presedinte: Vladimir Joian Primarul comunei Alexăndreni raionul Sîngerei

Membrii comisiei: *Tatiana Popescu Directorul gimnaziului*
Lilia Bădărău Contabilul – șef al Primăriei
Popescu Valeriu Operator Centrala termică
Vrabie Jelu Operator Centrala termică
Borodin Serghei Operator Centrala termică
Rima Semenițchi Responsabil tehnic
Vasile Țibîrnă Șeful secției construcții raionul Sîngerei
Alexandru Cogălniceanu Inginer PEBM al PNUD
Mereacre Filaret Director „ Darnic-Gaz ” SA
(numele , prenumele, funcția)

3.Au mai participat la recepție:

Reprezentantul companiei „ Darnic-Gaz ” SA.

Comisia de recepție finală, în urma examinării și analizei lucrărilor efectuate și a documentelor cuprinse în Cartea tehnică a construcției, a constatat următoarele:

- 1) lucrările pe specialități au fost executate și recepționate conform listei –anexă nr.1;
- 2) lucrările au fost complet terminate la data de 27 iunie 2012 ;
- 3) observațiile comisiei de recepție finală sînt prezentate în lista-anexă nr. 2;
- 4) Cartea tehnică a construcției și fișa sintetică a obiectului au fost completate;
- 5) instrucțiunile de exploatare și urmărire a comportării în timp a obiectului sunt în posesia utilizatorului;
- 6) construcția s-a comportat corespunzător în perioada de la terminarea ei la data de 27 iunie 2012 pînă în prezent, respectiv pe o durată de 18 luni, constatările comisiei fiind enumerate în anexa nr.2;
- 7) valoarea obiectului este de 1 406 844,06 lei conform listei-anexă nr. 1.

4. În baza constatărilor făcute, comisia de recepție finală propune:
De aprobat procesul-verbal de recepție finală. De recepționat obiectul.
5. Comisia de recepție finală motivează propunerea făcută prin: examinarea obiectului în natură , examinarea documentației de execuție , analiza comportării obiectului în perioada de garanție.
6. Comisia de recepție finală recomandă următoarele:
De exploatat centrala termică în conformitate cu normele tehnice și cu modulele de instruire aprobate.
7. Prezentul proces-verbal, conținând 2 file și 2 anexe numerotate, cu un total de 4 file, a fost încheiat astăzi 27 decembrie 2013 în 4 exemplare.

Comisia de recepție:

Vladimir Joian
Tatiana Popescu
Lilia Bădărău
Popescu Valeriu
Vrabie Jelu
Borodin Serghei
Rima Siminițchi
Țibirnă Vasile
Alexandru Cogălniceanu
Mereacre Filaret

1) Concluzia Inspecției de Stat în Construcții:

Lucrările executate în cadrul proiectului „Construcția centralei termice pe bază de biomasă a gimnaziului din satul Alexăndreni”,

Finalizate

Inspector de stat în construcții Cîrcîș Simion
(funcția , numele , prenumele)



E.Ș.

(semnatura)

Simion

« 27 dec 2013 »

PNUD MOLDOVA

PROIECTUL ENERGIE și BIOMASĂ în MOLDOVA

PROCES-VERBAL

DE RECEPȚIE FINALĂ

Nr 27/1 din 12 aprilie 2012

Privind lucrările, executate în cadrul proiectului „**Construcția centralei termice pe bază de biomasă a gimnaziului din s. Biliceniei Noi**”, implementat cu Asistența tehnică și suportul financiar din partea PNUD și Comisia Europeană, în baza Acordului de Colaborare nr. 29 din 10 noiembrie 2011. Lucrările au fost executate de către "Darnic- Gaz S.A.", Contract nr. ITB11/00478/MDA 10-0000016315 din 23 decembrie 2011.

Lucrările au fost executate în baza autorizației nr. 24 eliberată de Primăria comunei Biliceniei Noi la 18 aprilie 2012 având valabilitatea până la 18 aprilie 2013.

1.Comisia de recepție și-a desfășurat activitatea în intervalul : 27 iunie 2012 - 12 aprilie 2013.

2.Fiind formată din:

Presedinte: *Andrei Cornovan* *Primarul comunei Biliceniei Noi , raionul Sîngerei*

Membrii comisiei: *Focșa Elisaveta* *Directorul gimnaziului*
Buga Elena *Contabilul – șef al Primăriei*
Tiron Valeriu *Operator Centrala termică*
Chișcă Constantin *Operator Centrala termică*
Alexandru Cogălniceanu *Responsabil tehnic*
Vasile Țibîrnă *Șeful secției construcții raionul Sîngerei*
Vsevolod Valcov *Inginer PEBM al PNUD*
(numele , prenumele, funcția)

3.Au mai participat la recepție:

Reprezentantul companiei „ Darnic-Gaz” SA: Mereacre Andrei

Comisia de recepție finală, în urma examinării și analizei lucrărilor efectuate și a documentelor cuprinse în Cartea tehnică a construcției, a constatat următoarele:

- 1) lucrările pe specialități au fost executate și recepționate conform listei –anexă nr.1;
- 2) lucrările au fost complet terminate la data de 27 iunie 2012 ;
- 3) observațiile comisiei de recepție finală sînt prezentate în lista-anexă nr. 2;
- 4) Cartea tehnică a construcției și fișa sintetică a obiectului au fost completate;
- 5) instrucțiunile de exploatare și urmărirea a comportării în timp a obiectului sunt în posesia utilizatorului;
- 6) construcția s-a comportat corespunzător în perioada de la terminarea ei la data de 27 iunie 2012 până în prezent, respectiv pe o durată de 9 luni, constatările comisiei fiind enumerate în anexa nr.2;
- 7) valoarea obiectului este de 119 100 dolari USA , conform listei-anexă nr. 1.

**4. În baza constatărilor făcute, comisia de recepție finală propune:
De recepționat obiectul.**

5. Comisia de recepție finală motivează propunerea făcută prin: examinarea obiectului în natură , examinarea documentației de execuție , analiza comportării obiectului în perioada de garanție.

6. Comisia de recepție finală recomandă următoarele:

De exploatat centrala termică în conformitate cu normele tehnice și cu modulele de instruire aprobate.

7. Prezentul proces-verbal, conținând 2 file și 2 anexe numerotate, cu un total de 4 file, a fost încheiat astăzi 12 aprilie 2013 în 4 exemplare.

Comisia de recepție:

Andrei Cornovan

Curcă Jon

Focșa Elisaveta

Buga Elena

Tiron Valeriu

Chișcă Constantin

Alexandru Cogălniceanu

Vasile Țibîrnă

Vsevolod Valcov

(numele , prenumele)

Concluzia Inspecției de Stat în Construcții:

Lucrările executate în cadrul proiectului „Construcția centralei termice pe bază de biomasă a gimnaziului din s. Biliceni Noi”,

Inspector de stat în construcții Cîrcîș Simion
(funcția ,numele , prenumele)

L.Ș.

(semnatura)

«_»_____20

Primarul

Responsabil tehnic

Andrei Cornovan

Cogălniceanu Alexandra