AND AWARD		1. S	OLICITATION NO.			SOLICITATION	3. DATE ISSUED	PAGE OF PAGES
		N33191-17-R-1609			SEALED BID (IFB)  X NEGOTIATED (RFP)		15-Sep-2017	1 OF 22
IMPORTANT - The "offer"	section o	n th	e reverse must be fully	comple	eted b	y offeror.		
4. CONTRACT NO.			5. REQUISITION/PURCHASE	REQUE	ST NO		6. PROJECT NO.	
N3319117C1609								
7. ISSUED BY	CC	DDE	N33191		8. AD	DRESS OFFER TO	(If Other Than Item 7)	CODE
					S	ee Item 7		
TEL: 39 081 568 7750	1		39 081 568 7750		TEL		FAX:	(10,001,507,011,0)
9. FOR INFORMATION CALL:	A. NAME TERESA		MITH			B. TELEPHONE NO.	(Include area code)	(NO COLLECT CALLS)
	TENLOA	O. 0		SOLICI	TATIO	NI .		
NOTE: In sealed bid solic	itatione "	offe						
10. THE GOVERNMENT REQU							(Title, identifyii	 ng no date):
	J 120 . 2. 1.	•		0			( , ,	<b>3</b> - <b>7</b> - <b>3</b> -
Request for Proposal N3319	1-17-R-16	09 E	esign-Build Construct Cahu	ıl Fire ar	nd Reso	cue Station, Cahul C	ity, Moldova	
Proposals shall be submitted	d electronic	ally	per the instructions in Block	c 13 and	Section	on 00100.		
Please note: the deadline for	rproposals	s is (	Central European Summer Ti	ime (CES	ST)			
In accordance with FAR 36.	204, the m	nagni	tude of this project is expec	ted to b	e betw	een 250,000 and 50	00,000.	
10								
11. The Contractor shall begin performance within calendar days and complete it within calendar days after receiving)								
X aw ard, notice to proceed. This performance period is mandatory, negotiable. (See)  12 A. THE CONTRACTOR MUST FURNISH ANY REQUIRED PERFORMANCE AND PAYMENT BONDS?  12B. CALENDAR DAYS								
(If "YES," indicate within how many calendar days after award in Item 12B.)								
U YES X NO								
13. ADDITIONAL SOLICITATION REQUIREMENTS:								
A. Sealed offers in original and copies to perform the work required are due at the place specified in Item 8 by (hour) local time 29 Jun 2017 (date). If this is a sealed bid solicitation, offers must be publicly opened at that time. Sealed envelopes containing offers shall be marked to show the offeror's name and address, the solicitation number, and the date and time offers are due.								
B. An offer guarantee is, X is not required.								
C. All offers are subject to the (1) w ork requirements, and (2) other provisions and clauses incorporated in the solicitation in full text or by reference.								
D. Offers providing less than90 calendar days for Government acceptance after the date offers are due will not be considered and will be rejected.								

			SOLICITA	ATION, OFFER	R, AND AW	ARD (Con	tinued)			
				(Construction	<u>,                                      </u>					
				OFFER	(M ust be fu	lly complete	d by offeror	)		
PRESTIGIU-AZ SRL SERGIU CIOBANU					373 022 00	5. TELEPHONE NO. (Include area code) 373 022 00 95 00 6. REMITTANCE ADDRESS (Include only if different than Item 14)				
PADURILOR CHISINAU MD 2092					TO. ILLIVIII I		,,,,,,,	o omy mamoro	ne triarr norr	,
					See Item	14				
CODE FACILITY CODE STE93										
17. The offeror agree accepted by the Go the minimum requireman AMOUNTS SE	vernment in	w riting w ith ed in Item 1	in 3D. Failure t	calendar days af	ter the date of	offers are due	. (Insert a	ny number equ	ual to or gre	
AWOONTO		L OI TRIOL								
18. The offeror agree	es to furnisl	h any requir	ed performan	ice and payment	bonds.					
		(The offe	-	. ACKNOWLEDGI les receipt of amend	_	_	number and dat	e of each)		
AMENDMENT NO.										
DATE										
20A. NAME AND TIT OFFER (Type or p		SON AUTHO	RIZED TO SIG	N	20B. SIGNA	TURE		2	20C. OFFER	DATE
			AW	ARD (To be co	mpleted by	Government	)			
SEE SC		JLE								
22. AMOUNT		23. ACCOL	JNTING AND A	APPROPRIATION [	DATA					
\$319,040.00		See Sche	dule							
24. SUBMIT INVOICE	S TO ADDR	ESS SHOW	N IN	ITEM	25. OTH	IER THAN FUL	L AND OPEN	COMPETITION	PURSUANT	ТО
(4 copies unless otherw	wise specified)	)			☐ 10 L	J.S.C. 2304(c)		41 U.S.C.	253(c)	
26. ADMINISTERED	BY	COD	E	•		27. PAYMENT WILL BE MADE BY: CODE N61240 CBPO EURAFSWA IRAPT				
See Item 7				PSC 817 B FPO AE 09	OX 58					
		CONT	RACTING OI	FICER WILL CO	MPLETE ITE	EM 28 OR 29	AS APPLICAL	BLE		
28. NEGOTIATED AGREEMENT (Contractor is required to sign this					X 29. AWARD (Contractor is not required to sign this document.)					
document and return copies to issuing office.) Contractor agrees							•		d. This award con-	
to furnish and deliver all items or perform all work, requisitions identified on this form and any continuation sheets for the consideration stated in this					summates the contract, which consists of (a) the Government solicitation and your offer, and (b) this contract award. No further contractual document is					
contract. The rights and obligations of the parties to this contract shall be				necessar	y.					
gov erned by (a) this contract award, (b) the solicitation, and (c) the clauses, representations, certifications, and specifications or incorporated by refer-										
ence in or attached to this contract.				REF: Pr	oposal dated 29	June 2017				
30A. NAME AND TIT TO SIGN (Type or	TLE OF CONT print)	TRACTOR O	R PERSON A	UTHORIZED		31A. NAME OF CONTRACTING OFFICER (Type or print) Dawn I. Evans / Contract Specialist				
30B. SIGNATURE	MH	;	30C. DATE						1	== - : -
			31B. UN	TED STATES	OF AMERICA	0	31C. AV 15-Sep	VARD DATE 5-2017		

NSN 7540-01-155-3212 **STANDARD FORM 1442 BACK** (REV. 4-85)

Section 00010 - Solicitation Contract Form

ITEM NO SUPPLIES/SERVICES QUANTITY UNIT UNIT PRICE AMOUNT 0001 1 Each \$182,000.00 \$182,000.00

Base Bid ~ Construct Fire Station

**FFP** 

The contractor shall provide all labor, supervision, materials, equipment and applicable safety precautions necessary to complete the design and construct ion of a fire station for D-B Construct Cahul Fire and Rescue Station, Cahul City, Moldova in accordance with the Performance Technical Specifications - Attachment 1 to this solicitation.

FOB: Destination

NET AMT \$182,000.00

ITEM NO SUPPLIES/SERVICES QUANTITY UNIT UNIT PRICE AMOUNT 000101 \$0.00

FUND ACRN AA

**FFP** 

Funding Doc. No. 10924075 Customer ACRN:

MILSTRIP: 10924075

NET AMT \$0.00

ACRN AA \$182,000.00

Page 4 of 22

ITEM NO SUPPLIES/SERVICES **QUANTITY** UNIT **UNIT PRICE AMOUNT** 0002 \$113,040.00 \$113,040.00 Each 1 EXERCISED Option 1 Construct 3 truck bays OPTION The contractor shall provide all labor, supervision, materials, equipment and applicable safety precautions necessary to complete the design and construction of three additional truck bays for D-B Construct Cahul Fire and Rescue Station, Cahul City, Moldova in accordance with the Performance Technical Specifications -Attachment 1 to this solicitation. FOB: Destination **NET AMT** \$113,040.00 ITEM NO SUPPLIES/SERVICES **QUANTITY** UNIT **UNIT PRICE AMOUNT** 000201 \$0.00 FUND ACRN AA FFP Funding Doc. No. 10924075 Customer ACRN: MILSTRIP: 10924075 **NET AMT** \$0.00 \$113,040.00 ACRN AA

Page 5 of 22

**AMOUNT** 

0003 Each \$24,000.00 \$24,000.00 1 EXERCISED Option 2 Additional paving OPTION The contractor shall provide all labor, supervision, materials, equipment and applicable safety precautions necessary to complete the design and construction of additional paving in the parking lot for D-B Construct Cahul Fire and Rescue Station, Cahul City, Moldova in accordance with the Performance Technical Specifications - Attachment 1 to this solicitation. FOB: Destination **NET AMT** \$24,000.00 ITEM NO SUPPLIES/SERVICES **QUANTITY** UNIT **UNIT PRICE AMOUNT** 000301 \$0.00 FUND ACRN AA FFP Funding Doc. No. 10924075 Customer ACRN: MILSTRIP: 10924075 **NET AMT** \$0.00 ACRN AA \$24,000.00 

UNIT

**UNIT PRICE** 

#### INSPECTION AND ACCEPTANCE TERMS

ITEM NO

SUPPLIES/SERVICES

**QUANTITY** 

Supplies/services will be inspected/accepted at:

CLIN	INSPECT AT	INSPECT BY	ACCEPT AT	ACCEPT BY
0001	N/A	N/A	N/A	Government
000101	N/A	N/A	N/A	N/A
0002	N/A	N/A	N/A	Government
000201	N/A	N/A	N/A	N/A
0003	N/A	N/A	N/A	Government
000301	N/A	N/A	N/A	N/A

### **DELIVERY INFORMATION**

CLIN	DELIVERY DATE	QUANTITY	SHIP TO ADDRESS	DODAAC / CAGE
0001	POP 15-SEP-2017 TO 28-JAN-2019	N/A	N/A FOB: Destination	
000101	N/A	N/A	N/A	N/A
0002	POP 15-SEP-2017 TO 28-JAN-2019	N/A	N/A FOB: Destination	
000201	N/A	N/A	N/A	N/A
0003	POP 15-SEP-2017 TO 28-JAN-2019	N/A	N/A FOB: Destination	
000301	N/A	N/A	N/A	N/A

#### Section 00700 - Contract Clauses

#### CLAUSES INCORPORATED BY REFERENCE

<b>50.000.1</b>		
52.202-1	Definitions	NOV 2013
52.203-3	Gratuities	APR 1984
52.203-5	Covenant Against Contingent Fees	MAY 2014
52.203-6	Restrictions On Subcontractor Sales To The Government	SEP 2006
52.203-7	Anti-Kickback Procedures	MAY 2014
52.203-8	Cancellation, Rescission, and Recovery of Funds for Illegal o	rMAY 2014
	Improper Activity	
52.203-10	Price Or Fee Adjustment For Illegal Or Improper Activity	MAY 2014
52.203-12	Limitation On Payments To Influence Certain Federal	OCT 2010
32.203 12	Transactions	001 2010
52.203-17	Contractor Employee Whistleblower Rights and Requirement	APR 2014
	To Inform Employees of Whistleblower Rights	
52.204-2	Security Requirements	AUG 1996
52.204-4	Printed or Copied Double-Sided on Postconsumer Fiber	MAY 2011
	Content Paper	
52.204-7	System for Award Management	OCT 2016
52.204-9	Personal Identity Verification of Contractor Personnel	JAN 2011
52.204-13	System for Award Management Maintenance	OCT 2016
	Prohibition on Contracting With Inverted Domestic	NOV 2015
52.209-10		NOV 2013
<b>70.011.10</b>	Corporations	GED 2000
52.211-13	Time Extensions	SEP 2000
52.213-4	Terms and ConditionsSimplified Acquisitions (Other Than	JAN 2017
	Commercial Items).	
52.214-34	Submission Of Offers In The English Language	APR 1991
52.214-35	Submission Of Offers In U.S. Currency	APR 1991
52.215-2	Audit and RecordsNegotiation	OCT 2010
52.215-11	Price Reduction for Defective Certified Cost or Pricing Data-	-AUG 2011
	Modifications	
52.215-13	Subcontractor Certified Cost or Pricing DataModifications	OCT 2010
52.217-5	Evaluation Of Options	JUL 1990
52.217-7	Option For Increased Quantity-Separately Priced Line Item	MAR 1989
52.222-1	Notice To The Government Of Labor Disputes	FEB 1997
52.222-50 Alt I	Combating Trafficking in Persons (MAR 2015) Alternate I	MAR 2015
52.223-18	Encouraging Contractor Policies To Ban Text Messaging	AUG 2011
32.223-10		AUG 2011
E0 00E 12	While Driving	H IN 2000
52.225-13	Restrictions on Certain Foreign Purchases	JUN 2008
52.225-14	Inconsistency Between English Version And Translation Of Contract	FEB 2000
52.225-25	Prohibition on Contracting with Entities Engaging in Certain	OCT 2015
02.220 20	Activities or Transactions Relating to Iran Representation	301 2010
	and Certifications.	
52.227-4	Patent Indemnity-Construction Contracts	DEC 2007
52.228-3	Worker's Compensation Insurance (Defense Base Act)	JUL 2014
52.229-6	TaxesForeign Fixed-Price Contracts	FEB 2013
52.232-5	Payments under Fixed-Price Construction Contracts	MAY 2014
52.232-23	Assignment Of Claims	MAY 2014
52.232-27	Prompt Payment for Construction Contracts	JAN 2017
52.232-35	Designation of Office for Government Receipt of Electronic	JUL 2013
	Funds Transfer Information	
52.236-2	Differing Site Conditions	APR 1984

52.236-3	Site Investigation and Conditions Affecting the Work	APR 1984
52.236-5	Material and Workmanship	APR 1984
52.236-7	Permits and Responsibilities	NOV 1991
52.236-8	Other Contracts	APR 1984
52.236-9	Protection of Existing Vegetation, Structures, Equipment, Utilities, and Improvements	APR 1984
52.236-10	Operations and Storage Areas	APR 1984
52.236-11	Use and Possession Prior to Completion	APR 1984
52.236-12	Cleaning Up	APR 1984
52.236-13	Accident Prevention	NOV 1991
52.236-15	Schedules for Construction Contracts	APR 1984
52.236-17	Layout of Work	APR 1984
52.236-21	1	FEB 1997
52.236-26		FEB 1995
52.236-28	Preparation of ProposalsConstruction	OCT 1997
52.242-13	Bankruptcy	JUL 1995
52.242-14	Suspension of Work	APR 1984
52.243-5	Changes and Changed Conditions	APR 1984
52.246-1	Contractor Inspection Requirements	APR 1984
52.246-12	Inspection of Construction	AUG 1996
52.246-13	InspectionDismantling, Demolition, or Removal of	AUG 1996
	Improvements	
52.247-21	Contractor Liability for Personal Injury and/or Property	APR 1984
50.047.62	Damage  Park Construction Air Construction	HIN 2002
52.247-63	Preference For U.S. Flag Air Carriers	JUN 2003
52.248-3	Value Engineering-Construction	OCT 2015
52.249-1 Alt I	Termination for Convenience of the Government (Fixed-	APR 1984
52 240 10	price) (Short Form) (Apr 1984) - Alternate I	ADD 1004
52.249-10	Default (Fixed-Price Construction)	APR 1984
252.201-7000	Contracting Officer's Representative	DEC 1991
252.203-7000	Requirements Relating to Compensation of Former DoD Officials	SEP 2011
252.203-7001	Prohibition On Persons Convicted of Fraud or Other Defense-	DEC 2008
252 202 5002	Contract-Related Felonies	GED 2012
252.203-7002	Requirement to Inform Employees of Whistleblower Rights	SEP 2013
252.204-7003	Control Of Government Personnel Work Product	APR 1992
	System for Award Management Alternate A	FEB 2014
252.204-7012	Safeguarding Covered Defense Information and Cyber Incident Reporting	OCT 2016
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By	OCT 2015
	The Government of a Country that is a State Sponsor of	
	Terrorism	
252.225-7041	Correspondence in English	JUN 1997
252.225-7042	Authorization to Perform	APR 2003
252.225-7048	Export-Controlled Items	JUN 2013
252.227-7022	Government Rights (Unlimited)	MAR 1979
252.227-7023	Drawings and Other Data to become Property of Government	MAR 1979
252.227-7033	Rights in Shop Drawings	APR 1966
252.229-7000	Invoices Exclusive of Taxes or Duties	JUN 1997
252.232-7008	Assignment of Claims (Overseas)	JUN 1997
252.232-7010	•	DEC 2006
252.233-7001	Choice of Law (Overseas)	JUN 1997
252.243-7001		DEC 1991
252.243-7002	Requests for Equitable Adjustment	DEC 2012
252.247-7023	Transportation of Supplies by Sea	APR 2014

#### MAR 2000

#### CLAUSES INCORPORATED BY FULL TEXT

#### 52.211-10 COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK (APR 1984)

The Contractor shall be required to (a) commence work under this contract within 10 calendar days after the date the Contractor receives the notice to proceed, (b) prosecute the work diligently, and (c) complete the entire work ready for use not later than 500 days from contract award. The time stated for completion shall include final cleanup of the premises.

(End of clause)

#### 52.211-12 LIQUIDATED DAMAGES--CONSTRUCTION (SEP 2000)

- (a) If the Contractor fails to complete the work within the time specified in the contract, the Contractor shall pay liquidated damages to the Government in the amount of \$200.00 for each calendar day of delay until the work is completed or accepted.
- (b) If the Government terminates the Contractor's right to proceed, liquidated damages will continue to accrue until the work is completed. These liquidated damages are in addition to excess costs of repurchase under the Termination clause.

(End of clause)

#### 52.215-1 INSTRUCTIONS TO OFFERORS--COMPETITIVE ACQUISITION (JAN 2017)

- (a) Definitions. As used in this provision--
- "Discussions" are negotiations that occur after establishment of the competitive range that may, at the Contracting Officer's discretion, result in the offeror being allowed to revise its proposal.
- "In writing or written" means any worded or numbered expression which can be read, reproduced, and later communicated, and includes electronically transmitted and stored information.
- "Proposal modification" is a change made to a proposal before the solicitation's closing date and time, or made in response to an amendment, or made to correct a mistake at any time before award.
- "Proposal revision" is a change to a proposal made after the solicitation closing date, at the request of or as allowed by a Contracting Officer as the result of negotiations.
- "Time", if stated as a number of days, is calculated using calendar days, unless otherwise specified, and will include Saturdays, Sundays, and legal holidays. However, if the last day falls on a Saturday, Sunday, or legal holiday, then the period shall include the next working day.
- (b) Amendments to solicitations. If this solicitation is amended, all terms and conditions that are not amended remain unchanged. Offerors shall acknowledge receipt of any amendment to this solicitation by the date and time specified in the amendment(s).

- (c) Submission, modification, revision, and withdrawal of proposals. (1) Unless other methods (e.g., electronic commerce or facsimile) are permitted in the solicitation, proposals and modifications to proposals shall be submitted in paper media in sealed envelopes or packages (i) addressed to the office specified in the solicitation, and (ii) showing the time and date specified for receipt, the solicitation number, and the name and address of the offeror. Offerors using commercial carriers should ensure that the proposal is marked on the outermost wrapper with the information in paragraphs (c)(1)(i) and (c)(1)(ii) of this provision.
- (2) The first page of the proposal must show--
- (i) The solicitation number;
- (ii) The name, address, and telephone and facsimile numbers of the offeror (and electronic address if available);
- (iii) A statement specifying the extent of agreement with all terms, conditions, and provisions included in the solicitation and agreement to furnish any or all items upon which prices are offered at the price set opposite each item;
- (iv) Names, titles, and telephone and facsimile numbers (and electronic addresses if available) of persons authorized to negotiate on the offeror's behalf with the Government in connection with this solicitation; and
- (v) Name, title, and signature of person authorized to sign the proposal. Proposals signed by an agent shall be accompanied by evidence of that agent's authority, unless that evidence has been previously furnished to the issuing office.
- (3) Submission, modification, or revision, of proposals.
- (i) Offerors are responsible for submitting proposals, and any modifications, or revisions, so as to reach the Government office designated in the solicitation by the time specified in the solicitation. If no time is specified in the solicitation, the time for receipt is 4:30 p.m., local time, for the designated Government office on the date that proposal or revision is due.
- (ii)(A) Any proposal, modification, or revision received at the Government office designated in the solicitation after the exact time specified for receipt of offers is "late" and will not be considered unless it is received before award is made, the Contracting Officer determines that accepting the late offer would not unduly delay the acquisition; and-
- (1) If it was transmitted through an electronic commerce method authorized by the solicitation, it was received at the initial point of entry to the Government infrastructure not later than 5:00 p.m. one working day prior to the date specified for receipt of proposals; or
- (2) There is acceptable evidence to establish that it was received at the Government installation designated for receipt of offers and was under the Government's control prior to the time set for receipt of offers; or
- (3) It is the only proposal received.
- (B) However, a late modification of an otherwise successful proposal that makes its terms more favorable to the Government, will be considered at any time it is received and may be accepted.
- (iii) Acceptable evidence to establish the time of receipt at the Government installation includes the time/date stamp of that installation on the proposal wrapper, other documentary evidence of receipt maintained by the installation, or oral testimony or statements of Government personnel.
- (iv) If an emergency or unanticipated event interrupts normal Government processes so that proposals cannot be received at the office designated for receipt of proposals by the exact time specified in the solicitation, and urgent Government requirements preclude amendment of the solicitation, the time specified for receipt of proposals will be

deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal Government processes resume.

- (v) Proposals may be withdrawn by written notice received at any time before award. Oral proposals in response to oral solicitations may be withdrawn orally. If the solicitation authorizes facsimile proposals, proposals may be withdrawn via facsimile received at any time before award, subject to the conditions specified in the provision at 52.215-5, Facsimile Proposals. Proposals may be withdrawn in person by an offeror or an authorized representative, if the identity of the person requesting withdrawal is established and the person signs a receipt for the proposal before award.
- (4) Unless otherwise specified in the solicitation, the offeror may propose to provide any item or combination of items.
- (5) Offerors shall submit proposals in response to this solicitation in English, unless otherwise permitted by the solicitation, and in U.S. dollars, unless the provision at FAR 52.225-17, Evaluation of Foreign Currency Offers, is included in the solicitation.
- (6) Offerors may submit modifications to their proposals at any time before the solicitation closing date and time, and may submit modifications in response to an amendment, or to correct a mistake at any time before award.
- (7) Offerors may submit revised proposals only if requested or allowed by the Contracting Officer.
- (8) Proposals may be withdrawn at any time before award. Withdrawals are effective upon receipt of notice by the Contracting Officer.
- (d) Offer expiration date. Proposals in response to this solicitation will be valid for the number of days specified on the solicitation cover sheet (unless a different period is proposed by the offeror).
- (e) Restriction on disclosure and use of data. Offerors that include in their proposals data that they do not want disclosed to the public for any purpose, or used by the Government except for evaluation purposes, shall--
- (1) Mark the title page with the following legend: This proposal includes data that shall not be disclosed outside the Government and shall not be duplicated, used, or disclosed--in whole or in part--for any purpose other than to evaluate this proposal. If, however, a contract is awarded to this offeror as a result of--or in connection with-- the submission of this data, the Government shall have the right to duplicate, use, or disclose the data to the extent provided in the resulting contract. This restriction does not limit the Government's right to use information contained in this data if it is obtained from another source without restriction. The data subject to this restriction are contained in sheets [insert numbers or other identification of sheets]; and
- (2) Mark each sheet of data it wishes to restrict with the following legend: Use or disclosure of data contained on this sheet is subject to the restriction on the title page of this proposal.
- (f) Contract award.
- (1) The Government intends to award a contract or contracts resulting from this solicitation to the responsible offeror(s) whose proposal(s) represents the best value after evaluation in accordance with the factors and subfactors in the solicitation.
- (2) The Government may reject any or all proposals if such action is in the Government's interest.
- (3) The Government may waive informalities and minor irregularities in proposals received.
- (4) The Government intends to evaluate proposals and award a contract without discussions with offerors (except clarifications as described in FAR 15.306(a)). Therefore, the offeror's initial proposal should contain the offeror's best terms from a cost or price and technical standpoint. The Government reserves the right to conduct discussions if

the Contracting Officer later determines them to be necessary. If the Contracting Officer determines that the number of proposals that would otherwise be in the competitive range exceeds the number at which an efficient competition can be conducted, the Contracting Officer may limit the number of proposals in the competitive range to the greatest number that will permit an efficient competition among the most highly rated proposals.

- (5) The Government reserves the right to make an award on any item for a quantity less than the quantity offered, at the unit cost or prices offered, unless the offeror specifies otherwise in the proposal.
- (6) The Government reserves the right to make multiple awards if, after considering the additional administrative costs, it is in the Government's best interest to do so.
- (7) Exchanges with offerors after receipt of a proposal do not constitute a rejection or counteroffer by the Government.
- (8) The Government may determine that a proposal is unacceptable if the prices proposed are materially unbalanced between line items or subline items. Unbalanced pricing exists when, despite an acceptable total evaluated price, the price of one or more line items is significantly overstated or understated as indicated by the application of cost or price analysis techniques. A proposal may be rejected if the Contracting Officer determines that the lack of balance poses an unacceptable risk to the Government.
- (9) If a cost realism analysis is performed, cost realism may be considered by the source selection authority in evaluating performance or schedule risk.
- (10) A written award or acceptance of proposal mailed or otherwise furnished to the successful offeror within the time specified in the proposal shall result in a binding contract without further action by either party.
- (11) If a post-award debriefing is given to requesting offerors, the Government shall disclose the following information, if applicable:
- (i) The agency's evaluation of the significant weak or deficient factors in the debriefed offeror's offer.
- (ii) The overall evaluated cost or price and technical rating of the successful and the debriefed offeror and past performance information on the debriefed offeror.
- (iii) The overall ranking of all offerors, when any ranking was developed by the agency during source selection.
- (iv) A summary of the rationale for award.
- (v) For acquisitions of commercial items, the make and model of the item to be delivered by the successful offeror.
- (vi) Reasonable responses to relevant questions posed by the debriefed offeror as to whether source-selection procedures set forth in the solicitation, applicable regulations, and other applicable authorities were followed by the agency.

(End of provision)

#### 52.233-1 DISPUTES. (MAY 2014)

- (a) This contract is subject to 41 U.S.C. chapter 71, Contract Disputes.
- (b) Except as provided in 41 U.S.C. chapter 71, all disputes arising under or relating to this contract shall be resolved under this clause.

- (c) "Claim," as used in this clause, means a written demand or written assertion by one of the contracting parties seeking, as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of contract terms, or other relief arising under or relating to this contract. However, a written demand or written assertion by the Contractor seeking the payment of money exceeding \$100,000 is not a claim under the Act until certified. A voucher, invoice, or other routine request for payment that is not in dispute when submitted is not a claim under 41 U.S.C. chapter 71. The submission may be converted to a claim under the Act, by complying with the submission and certification requirements of this clause, if it is disputed either as to liability or amount or is not acted upon in a reasonable time.
- (d)(1) A claim by the Contractor shall be made in writing and, unless otherwise stated in this contract, submitted within 6 years after accrual of the claim to the Contracting Officer for a written decision. A claim by the Government against the Contractor shall be subject to a written decision by the Contracting Officer.
- (2)(i) The Contractor shall provide the certification specified in paragraph (d)(2)(iii) of this clause when submitting any claim exceeding \$100,000.
- (ii) The certification requirement does not apply to issues in controversy that have not been submitted as all or part of a claim.
- (iii) The certification shall state as follows: "I certify that the claim is made in good faith; that the supporting data are accurate and complete to the best of my knowledge and belief; that the amount requested accurately reflects the contract adjustment for which the Contractor believes the Government is liable; and that I am authorized to certify the claim on behalf of the Contractor."
- (3) The certification may be executed by any person authorized to bind the Contractor with respect to the claim.
- (e) For Contractor claims of \$100,000 or less, the Contracting Officer must, if requested in writing by the Contractor, render a decision within 60 days of the request. For Contractor-certified claims over \$100,000, the Contracting Officer must, within 60 days, decide the claim or notify the Contractor of the date by which the decision will be made.
- (f) The Contracting Officer's decision shall be final unless the Contractor appeals or files a suit as provided in 41 U.S.C. chapter 71.
- (g) If the claim by the Contractor is submitted to the Contracting Officer or a claim by the Government is presented to the Contractor, the parties, by mutual consent, may agree to use alternative dispute resolution (ADR). If the Contractor refuses an offer for ADR, the Contractor shall inform the Contracting Officer, in writing, of the Contractor's specific reasons for rejecting the offer.
- (h) The Government shall pay interest on the amount found due and unpaid from (1) the date that the Contracting Officer receives the claim (certified, if required); or (2) the date that payment otherwise would be due, if that date is later, until the date of payment. With regard to claims having defective certifications, as defined in FAR 33.201, interest shall be paid from the date that the Contracting Officer initially receives the claim. Simple interest on claims shall be paid at the rate, fixed by the Secretary of the Treasury as provided in the Act, which is applicable to the period during which the Contracting Officer receives the claim and then at the rate applicable for each 6-month period as fixed by the Treasury Secretary during the pendency of the claim.
- (i) The Contractor shall proceed diligently with performance of this contract, pending final resolution of any request for relief, claim, appeal, or action arising under the contract, and comply with any decision of the Contracting Officer.

(End of clause)

#### 52.233-2 SERVICE OF PROTEST (SEP 2006)

(a) Protests, as defined in section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the Government Accountability Office (GAO), shall be served on the Contracting Officer (addressed as follows) by obtaining written and dated acknowledgment of receipt from

(b) The copy of any protest shall be received in the office designated above within one day of filing a protest with the GAO.

(End of provision)

#### 52.236-27 SITE VISIT (CONSTRUCTION) (FEB 1995)

- (a) The clauses at 52.236-2, Differing Site Conditions, and 52.236-3, Site Investigations and Conditions Affecting the Work, will be included in any contract awarded as a result of this solicitation. Accordingly, offerors or quoters are urged and expected to inspect the site where the work will be performed.
- (b) Site visits may be arranged during normal duty hours by contacting:

(End of provision)

#### 52.243-4 CHANGES (JUN 2007)

- (a) The Contracting Officer may, at any time, without notice to the sureties, if any, by written order designated or indicated to be a change order, make changes in the work within the general scope of the contract, including changes--
- (1) In the specifications (including drawings and designs);
- (2) In the method or manner of performance of the work;
- (3) In the Government-furnished property or services; or
- (4) Directing acceleration in the performance of the work.
- (b) Any other written or oral order (which, as used in this paragraph (b), includes direction, instruction, interpretation, or determination) from the Contracting Officer that causes a change shall be treated as a change order under this clause; provided, that the Contractor gives the Contracting Officer written notice stating

- (1) the date, circumstances, and source of the order and
- (2) that the Contractor regards the order as a change order.
- (c) Except as provided in this clause, no order, statement, or conduct of the Contracting Officer shall be treated as a change under this clause or entitle the Contractor to an equitable adjustment.
- (d) If any change under this clause causes an increase or decrease in the Contractor's cost of, or the time required for, the performance of any part of the work under this contract, whether or not changed by any such order, the Contracting Officer shall make an equitable adjustment and modify the contract in writing. However, except for an adjustment based on defective specifications, no adjustment for any change under paragraph (b) of this clause shall be made for any costs incurred more than 20 days before the Contractor gives written notice as required. In the case of defective specifications for which the Government is responsible, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with the defective specifications.
- (e) The Contractor must assert its right to an adjustment under this clause within 30 days after
- (1) receipt of a written change order under paragraph (a) of this clause or (2) the furnishing of a written notice under paragraph (b) of this clause, by submitting to the Contracting Officer a written statement describing the general nature and amount of the proposal, unless this period is extended by the Government. The statement of proposal for adjustment may be included in the notice under paragraph (b) above.
- (f) No proposal by the Contractor for an equitable adjustment shall be allowed if asserted after final payment under this contract.

(End of clause)

#### 52.246-21 WARRANTY OF CONSTRUCTION (MAR 1994)

- (a) In addition to any other warranties in this contract, the Contractor warrants, except as provided in paragraph (i) of this clause, that work performed under this contract conforms to the contract requirements and is free of any defect in equipment, material, or design furnished, or workmanship performed by the Contractor or any subcontractor or supplier at any tier.
- (b) This warranty shall continue for a period of 1 year from the date of final acceptance of the work. If the Government takes possession of any part of the work before final acceptance, this warranty shall continue for a period of 1 year from the date the Government takes possession.
- (c) The Contractor shall remedy at the Contractor's expense any failure to conform, or any defect. In addition, the Contractor shall remedy at the Contractor's expense any damage to Government-owned or controlled real or personal property, when that damage is the result of--
- (1) The Contractor's failure to conform to contract requirements; or
- (2) Any defect of equipment, material, workmanship, or design furnished.
- (d) The Contractor shall restore any work damaged in fulfilling the terms and conditions of this clause. The Contractor's warranty with respect to work repaired or replaced will run for 1 year from the date of repair or replacement.
- (e) The Contracting Officer shall notify the Contractor, in writing, within a reasonable time after the discovery of any failure, defect, or damage.

- (f) If the Contractor fails to remedy any failure, defect, or damage within a reasonable time after receipt of notice, the Government shall have the right to replace, repair, or otherwise remedy the failure, defect, or damage at the Contractor's expense.
- (g) With respect to all warranties, express or implied, from subcontractors, manufacturers, or suppliers for work performed and materials furnished under this contract, the Contractor shall--
- (1) Obtain all warranties that would be given in normal commercial practice;
- (2) Require all warranties to be executed, in writing, for the benefit of the Government, if directed by the Contracting Officer; and
- (3) Enforce all warranties for the benefit of the Government, if directed by the Contracting Officer.
- (h) In the event the Contractor's warranty under paragraph (b) of this clause has expired, the Government may bring suit at its expense to enforce a subcontractor's, manufacturer's, or supplier's warranty.
- (i) Unless a defect is caused by the negligence of the Contractor or subcontractor or supplier at any tier, the Contractor shall not be liable for the repair of any defects of material or design furnished by the Government nor for the repair of any damage that results from any defect in Government-furnished material or design.
- (j) This warranty shall not limit the Government's rights under the Inspection and Acceptance clause of this contract with respect to latent defects, gross mistakes, or fraud.

(End of clause)

#### 52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (FEB 1998)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es):

(End of provision)

#### 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

(End of clause)

## 252.225-7043 ANTITERRORISM/FORCE PROTECTION POLICY FOR DEFENSE CONTRACTORS OUTSIDE THE UNITED STATES (JUN 2015)

- (a) Definition. United States, as used in this clause, means, the 50 States, the District of Columbia, and outlying areas.
- (b) Except as provided in paragraph (c) of this clause, the Contractor and its subcontractors, if performing or traveling outside the United States under this contract, shall--
- (1) Affiliate with the Overseas Security Advisory Council, if the Contractor or subcontractor is a U.S. entity;
- (2) Ensure that Contractor and subcontractor personnel who are U.S. nationals and are in-country on a non-transitory basis, register with the U.S. Embassy, and that Contractor and subcontractor personnel who are third country nationals comply with any security related requirements of the Embassy of their nationality;
- (3) Provide, to Contractor and subcontractor personnel, antiterrorism/force protection awareness information commensurate with that which the Department of Defense (DoD) provides to its military and civilian personnel and their families, to the extent such information can be made available prior to travel outside the United States; and
- (4) Obtain and comply with the most current antiterrorism/force protection guidance for Contractor and subcontractor personnel.
- (c) The requirements of this clause do not apply to any subcontractor that is-
- (1) A foreign government;
- (2) A representative of a foreign government; or
- (3) A foreign corporation wholly owned by a foreign government.
- (d) Information and guidance pertaining to DoD antiterrorism/force protection can be obtained from Naval Criminal Investigation Unit

(End of clause)

#### 252.229-7001 TAX RELIEF (SEPT 2014)

(a) Prices set forth in this contract are exclusive of all taxes and duties from which the United States Government is exempt by virtue of tax agreements between the United States Government and the Contractor's government. The following taxes or duties have been excluded from the contract price:

NAME OF TAX:	<u>VAT</u>	RATE (PERCENTAGE): <u>20%</u>
	(Offeror Insert)	(Offeror Insert)

- (b) The Contractor's invoice shall list separately the gross price, amount of tax deducted, and net price charged.
- (c) When items manufactured to United States Government specifications are being acquired, the Contractor shall identify the materials or components intended to be imported in order to ensure that relief from import duties is obtained. If the Contractor intends to use imported products from inventories on hand, the price of which includes a factor for import duties, the Contractor shall ensure the United States Government's exemption from these taxes. The Contractor may obtain a refund of the import duties from its government or request the duty-free import of an amount of supplies or components corresponding to that used from inventory for this contract.

(End of clause)

#### 252.236-7001 CONTRACT DRAWINGS AND SPECIFICATIONS (AUG 2000)

- (a) The Government will provide to the Contractor, without charge, one set of contract drawings and specifications, except publications incorporated into the technical provisions by reference, in electronic or paper media as chosen by the Contracting Officer.
- (b) The Contractor shall--
- (1) Check all drawings furnished immediately upon receipt;
- (2) Compare all drawings and verify the figures before laying out the work;
- (3) Promptly notify the Contracting Officer of any discrepancies;
- (4) Be responsible for any errors that might have been avoided by complying with this paragraph (b); and
- (5) Reproduce and print contract drawings and specifications as needed.
- (c) In general--
- (1) Large-scale drawings shall govern small-scale drawings; and
- (2) The Contractor shall follow figures marked on drawings in preference to scale measurements.
- (d) Omissions from the drawings or specifications or the misdescription of details of work that are manifestly necessary to carry out the intent of the drawings and specifications, or that are customarily performed, shall not relieve the Contractor from performing such omitted or misdescribed details of the work. The Contractor shall perform such details as if fully and correctly set forth and described in the drawings and specifications.
- (e) The work shall conform to the specifications and the contract drawings identified on the following index of drawings:

Attachment 1: Performance Technical Statement

(End of clause)

#### 5252.201-9300 CONTRACTING OFFICER AUTHORITY (JUN 1994)

In no event shall any understanding or agreement between the Contractor and any Government employee other than the Contracting Officer on any contract, modification, change order, letter or verbal direction to the Contractor be effective or binding upon the Government. All such actions must be formalized by a proper contractual document executed by an appointed Contracting Officer. The Contractor is hereby put on notice that in the event a Government employee other than the Contracting Officer directs a change in the work to be performed, it is the Contractor's responsibility to make inquiry of the Contracting Officer before making the deviation. Payments will not be made without being authorized by an appointed Contracting Officer with the legal authority to bind the Government.

#### 5252.209-9300 ORGANIZATIONAL CONFLICTS OF INTEREST (JUN 1994)

(a) The restrictions described herein shall apply to the Contractor and its affiliates, consultants and subcontracts under this contract. If the Contractor under this contract prepares or assists in preparing a statement of work, specifications and plans, the Contractor and its affiliates shall be ineligible to bid or participate, in any capacity, in any contractual effort which is based on such statement of work or specifications and plans as a prime contractor, subcontractor, consultant or in any similar capacity. The Contractor shall not incorporate its products or services in such statement of work or specification unless so directed in writing by the Contracting Officer, in which case the restriction shall not apply. This contract shall include this clause in its subcontractor's or consultants' agreements concerning the performance of this contract.

#### 5252.236-9303 ACCIDENT PREVENTION (NOV 1998)

- (a) The Contractor will maintain an accurate record of, and will report to the Contracting Officer in the manner and on the forms prescribed by the Contracting Officer, all accidents resulting in death, traumatic injury, occupational disease, and damage to property, materials, supplies and equipment incident to work performed under this contract.
- (b) Compliance with the provisions of this article by subcontractors will be the responsibility of the Contractor.
  - (c) Prior to commencement of the work, the Contractor may be required to:
  - (1) submit in writing his proposals for effectuating provision for accident prevention;
  - meet in conference with representatives of the Contracting Office to discuss and develop mutual understandings relative to administration of the overall safety program

#### 5252.236-9307 DRAWINGS PREPARED BY AN ARCHITECT-ENGINEER (JUN 1994)

The engineer or architect signing the drawings must be registered in the country of record for the Architect-Engineer company or the country of the proposed construction -- as a Professional Engineer (P.E.) or Registered Architect (R.A.). In addition, the drawings shall be signed by a responsible person of corporate status in the Architect-Engineer firm and stamped with his/her registration seal when the seal is authorized by the country where the project is to be constructed.

## 5252.236-9313 DESIGN-BUILD CONTRACT – INCORPORATION OF DESIGNER OF RECORD FINAL DESIGN (JUL 2008)

Upon Government receipt and acceptance of the Designer of Record signed and stamped final design submission for all work, a no-cost unilateral modification shall be issued to incorporate the final design into the contract.

If the Contractor is authorized to proceed with portions of the work prior to the completion of a final design for all work, a no-cost unilateral modification shall be issued for each Government accepted Designer of Record signed and stamped design submission for each portion of the work in order to incorporate that design submittal into the contract. (End of clause)

#### 5252.242-9300 GOVERNMENT REPRESENTATIVES (OCT 1996)

- (a) The contract will be administered by an authorized representative of the Contracting Officer. In no event, however, will any understanding or agreement, modification, change order, or other matter deviating from the terms of the contract between the Contractor and any person other than the Contracting Officer be effective or binding upon the Government, unless formalized by proper contractual documents executed by the Contracting Officer prior to completion of this contract. The authorized representative as indicated hereinafter:
- \_X\_\_(1) The Contracting Officer's Representative (COR) will be designated by the Contracting Officer as the authorized representative of the Contracting Officer. The COR is responsible for monitoring performance and the technical management of the effort required hereunder, and should be contacted regarding questions or problems of a technical nature.
- \_X\_\_(2) The designated Contract Specialist will be the Administrative Contracting Officer's representative on all other contract administrative matters. The Contract Specialist should be contacted regarding all matters pertaining to the contract or task/delivery orders.
- \_\_\_\_(3) The designated Property Administrator is the Administrative Contracting Officer's representative on property matters. The Property Administrator should be contacted regarding all matters pertaining to property administration.

#### 5252.242-9305 PRE-PERFORMANCE CONFERENCE (JUL 1995)

Within 10 days of contract award, prior to commencement of the work, the Contractor will meet in conference with representatives of the Contracting Officer, at a time to be determined by the Contracting Officer, to discuss and develop mutual understanding relative to scheduling and administering work.

#### Section 00800 - Special Contract Requirements

A. The Contractor shall submit a single invoice for construction work completed. Only one (1) invoice per month shall be submitted.

An invoice will be processed for payment upon verification of work actually performed and receipt of required Contractor submittals. The invoices for the work shall be formatted in accordance with the samples provided in the pre-construction meeting.

- B. An invoice is a written request for payment under the contract, for supplies delivered or for services rendered. A proper invoice must include the following:
- (1) Name and address of the Contractor;
- (2) Invoice date and invoice number. (The Contractor should date invoices as close as possible to the date of submitting the invoice);
- (3) Contract number or other authorization for supplies delivered or services performed (including order number and contract line item number (CLIN));
- (4) Description, quantity, unit of measure, unit price, and extended price of supplies delivered or services performed;
- (5) Name and address of Contractor official to whom payment is to be sent (must be the same as that in the contract or in a proper notice of assignment);
- (6) Name (where practicable), title, phone number, and mailing address of person to notify in the event of a defective invoice;
- (7) Any other information or documentation required by other provisions of the contract:

#### Schedule of Prices -

The contractor shall include a Schedule of Prices with their invoice. This document shall include the main elements of the construction contract. The Contracting Officer Representative and Project Manager of the contract shall agree on the percentages executed for each contract line item.

The Schedule of Prices will only be approved if the prices are correctly distributed. Only elements that are tangible and incorporated into the job site shall be authorized.

The Schedule of Prices shall clearly identify each project(s) and each contract option, if applicable), that may be awarded. If there is more than one project site location, clearly identify the site by name and include the required invoice information for each project. Whether there are multiple project site locations or one project site location, submit only one invoice.

No invoice shall be processed until the Schedule of Prices is accepted by the Contracting Officer Representative (COR).

The invoice shall be prepared and submitted to the Contracting Officer Representative (COR), unless otherwise specified.

#### CONTRACTOR'S FINAL RELEASE OF CLAIMS

The contractor shall complete and submit, to the Contracting Officer, a correct "Contractor's Release of Claims" statement with their final invoice.

### ACCOUNTING AND APPROPRIATION DATA

AA: 9760819 6801 320 COST CODE: 10924075 AMOUNT: \$319,040.00

021001 2D 000000

ACRN	CLIN/SLIN	CIN	AMOUNT
AA	000101	000000000000000000000000000000000000000	\$182,000.00
	000201	000000000000000000000000000000000000000	\$113,040.00
	000301	000000000000000000000000000000000000000	\$24,000.00

Anexa nr. 1 la Regulamentul de recepție a construcțiilor și instalațiilor aferente

# PROCES-VERBAL DE RECEPTIE LA TERMINAREA LUCRĂRILOR

nr.	din "	"	2019

privind lucrarea: Construcția garajelor pentru autospeciale de intervenții a DSE Cahul, executată la obiectul din str. Dunării, 9, or. Cahul în cadrul contractului nr. N33191/17/R/1609 din 15 septembrie 2019 încheiat între Departamanetul Militar al Guvernului SUA și SRL "Prestigiu – Az" pentru lucrările de Construcție a garajelor pentru autospeciale de intervenții a DSE Cahul.

- 1. Lucrările au fost executate în baza autorizației nr. 013/2, eliberată de Primăria or. Cahul la 20 martie 2017, cu valabilitate pînă la: recepția la terminarea lucrărilor 01 martie 2019, recepția finală 01 martie 2020.
- 2. Comisia de recepție și-a desfășurat activitatea în intervalul: 22 martie 2019 27 martie 2019, fiind formată din:

Președintele comisiei:

Ion Caraja Şef al DSE Cahul al IGSU, beneficiar;

Membrii comisiei:

Rodica Arseni Arhitector-şef al or. Cahul;

Ion Obreja Diriginte de şantier, certificate de atestare nr. 0249, seria 2018 - DŞ;
Cătălin Cotoman Diriginte de şantier, certificate de atestare nr. 3657, seria 2017 - DŞ;
Ion Streleţchi Diriginte de şantier, certificate de atestare nr. 2839, seria 2015 - DŞ;
Mihai Rotaru Diriginte de şantier, certificate de atestare nr. 0129, seria 2018 - DŞ;
Vlad Golban Responsabil ethnic, certificate de atestare nr. 1406, seria 2014 - RT;

3. Au mai participat la recepție:

Valentin Faina Autor de proiect "Prestigiu – W – Proiect" SRL

Sergiu Ciobanu Director al SRL "Prestigiu – Az";

4. Constatările comisiei de receptie:

- 1) din documentația scrisă și desenată, care trebuia prezentată, au lipsit sau sînt incomplete piesele cuprinse în lista-anexă nr. 1;
  - 2) lucrările cuprinse în lista-anexă nr. 2 nu au fost executate;
  - 3) în lucrările, cuprinse în lista-anexă nr. 3, nu s-au respectat prevederile proiectului.
  - 5. Comisia de recepție, în urma constatărilor făcute, propune:

## Recepția la terminarea lucrărilor

6. Comisia de recepție motivează propunerea făcută prin:

## Corespunderea construcției cu proiectul de execuție

7. Comisia de recepție recomandă următoarele:

Se recomandă recepția la terminarea lucrărilor cu condiția înlăturării obiecțiilor reflectate în anexele nr. 1, 2, 3, care nu împiedică la funcționarea normală a obiectului.

1.

7<sup>1</sup>. Descrierea obiectului recomandat spre recepție:

Obiectul cu numărul cadastral: 1701122.009.03, adresa poștală: or. Cahul, str. Dunării, 9, destinația: garaje pentru autospeciale de intervenții, compus din următoarele construcții: suprafața la sol -825,3  $m^2$ , suprafața interioară a clădirii -934,5  $m^2$ , numărul de etaje: P+E, conform certificatului despre rezultatele inspectării bunului imobil nr. 1701/19/11156 din 28.05.2019, anexat la prezentul process verbal.

8. Prezentul proces-verbal, conținînd  $\underline{8}$  file și  $\underline{3}$  anexe numerotate, cu un total de  $\underline{11}$ file, a fost încheiat astăzi " 2019 în 5 exemplare. Comisia de receptie: Presedinte: Ion Caraja Membri: Rodica Arseni Ion Obreja Cătălin Cotoman Ion Streletchi Mihai Rotaru Vlad Golban 9. Concluzia Agențilei pentru supraveghere tehnică: Lucrarea 2019

10. Lucrarea "Construcția garajelor pentru autospeciale de intervenții a DSE Cahul" pe terenul cu destinație special cu nr. cadastral 1701122.009, cu suprafața de 0,2837 ha, amplasat pe str. Dunării, 9, or. Cahul este este.

(funcția, numele, prenumele)

TRANSMISĂ:
EXECUTANTUL:

SRL "Prestigiu - Az"

Sergiu Ciobanu

"\_\_\_\_"

L.Ş.

L.Ş.

(semnătura)

PRIMITĂ:
INVESTITORUL:
Sef a DSE Cahul al IGSU
Ion Caraja
""""
L.Ş.

# LISTA lista documentației scrise și desenate care lipsește

1. Cartea tehnică;

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ha,

- 2. Compartimentul rețele interioare energie electrică;
- 3. Compartimentul rețele exterioare energie electrică;
- 4. Compartimentul rețele interioare apeduct și canalizare;
- 5. Compartimentul rețele exterioare apeduct și canalizare;
- 6. Compartimentul sistemului de încălzire și ventilare;
- 7. Termoficarea;
- 8. Echipament de forță;
- 9. Compartimentul rețele curenți slabi (semnalizare, anti incendiu, telefonie, internet).

Diriginte de şantier

Responsabil tehnic

Seful DSE Cahul



Ion Streletchi

Vlad Golban

Ion Caraja



# LISTA lista lucrărilor care nu au fost executate

- 1. Scara antiincendiu (acces la acoperiș) nu este instalată
- 2. Opritorii de zăpadă nu sunt instalați

Diriginte de şantier

Responsabil tehnic

Şeful DSE Cahul



Ion Streleţchi

Vlad Golban

Ion Caraja

#### LISTA

## lista observațiilor comisiei de recepție și a lucrărilor care nu au respectat prevederile proiectului

- 1. Din cauza pavajului pus incorect se strânge apa sub fundația clădirii;
- 2. Ușa de la intrare nu se deschide;
- 3. Unghiul de scurgere a apei de pe pragul de la intrare în clădire trebuie schimbat de la clădire;
- 4. Scara de incendiu nu este fixată de parapetul clădirii;
- 5. Golul dintre centrala termică și parcaj nu este completat cu ușă antifoc;
- 6. Groapa pentru reparația automobilelor nu are a doua ieșire amenajată cu scară;
- 7. Apa de pe streșina (de pe fațada clădirii) se scurge pe peretele clădirii;
- 8. Rezervorul pentru canalizare este necesar de dezgolit și de executat în așa mod ca apele de pe teritoriu să nu curgă în el;
- 9. Drumul de acces din beton asfaltic nu este exectutat calitativ și nu sunt instalate bordure.
- 10.La usile din interiorul clădirii nu sunt instalate limitatoare de deschidere;
- 11.Pe pereții holului și birourilor et. I sunt fisuri orizontale la partea superioară a ușilor.

Diriginte de şantier

Responsabil tehnic

Şeful DSE Cahul

Ion Streleţchi

Vlad Golban

Ion Caraja

4



## Ministerul Afacerilor Interne al Republicii Moldova Ministry of Internal Affairs of the Republic of Moldova

## Inspectoratul General pentru Situații de Urgență



#### SCRISOARE DE RECOMANDARE

Prin prezenta ne exprimim aprecierea de colaborarea cu organizatia S.C. "Prestigiu-AZ" S.R.L care în cadrul implementării proiectelor:

- " Lucrări de demolare a garajelor și construcția unei noi stații de pompieri si salvatori in or. Cahul ".
- "Lucrări de demolare a edificiului SSE Cantemir".

În primul rînd dorim să menționăm faptul că datorită calității deosebite a serviciilor prestate "Prestigiu-AZ" S.R.L a dat dovadă de profesionalism și cunoștințe profunde în domeniu, disciplină, organizare la un nivel înalt.

La fel menționăm faptul că toate cerințele contractului au fost respectate, de asemenea au fost respectate prevederile legislației în construcție și a tehnicii securității în muncă.

Luînd în considerare cele expuse, Inspectoratul General pentru Situații de Urgență al MAI își exprimă recunoștința față de "Prestigiu-AZ" S.R.L prin stăruința depusă în executarea acestor proiecte, înalta calitate a lucrărilor efectuate și respectarea termenilor.

Concomitent recomandăm cu încredere de a contracta Compania "Prestigiu-AZ" S.R.L. pentru obținerea unor lucrări calitative și în termen.

Cu respect,

Şeful Inspectoratului GSU general-maior al s/salvare

fillef

Mihail HARABAGIU