valifirest vft tools

Mochila Extintora Fire Line 20L

Máximo confort y rendimiento.

Mochila Extintora Fire Line 20L QR PE

Máximo confort y rendimiento.

La **Mochila Extintora Fire Line 20L QR PE** ofrece confort y resistencia para la realización de maniobras de ataque directo con línea de agua.

- 1 Tapón de llenado de gran dimensión con filtro integrado y sistema anti pérdida
- 2 Asa de carga: facilita su carga y la sujeción para su llenado en puntos de agua exteriores.
- 3 Bolsillo y velcros de sujeción lateral para la lanza.
- 4 Cinchas de hombros acolchadas.
- 5 Cinturón acolchado.
- **6** Compartimento tipo bolsillo de 3 L de capacidad para guardar suministros, herramientas pequeñas o el refugio ignífugo **Xtreme Shelter XS 21** (refugio no incluido).
- 7 Sistema rápido de conexión/desconexión de la lanza con el depósito
- 8 Lanza manual de doble embolo, chorro continuo concentrado o en vano





Especificaciones técnicas	
Peso total	2,4 ± 0,06 kg
Peso sin lanza	1,46 ± 0,06 kg
Dimensiones	65 x 51 x 7 cm ± 5%
Capacidad	20 L
Material textil	Cordura 1000

¿Tienes alguna duda? Contáctanos: clientes@vallfirest.com | T. +34 938 678 779

1 Depósito de agua

Depósito y componentes reemplazables para un cuidado óptimo de la mochila:

Especificaciones técnicas

- Depósito 100% Polyester H.T. 1.100 dtex. + PVC.
- · Capacidad: 20 L.
- Tapón de llenado de gran dimensión con filtro integrado y sistema anti pérdida.
- Filtro de llenado para evitar la entrada de partículas.



2 Lanza de doble émbolo

Permite lanzar un chorro continuo tanto en la acción de avance, como en la de retroceso. Además, con una simple rotación de la boquilla de salida, podremos ajustar la forma de ataque a vano o chorro. El mango ha sido diseñado con una forma ergonómica que facilita el uso de la lanza y evita rozaduras y pellizcos durante su uso.

Especificaciones técnicas

- · Tipo: doble émbolo
- · Caudal: 8 l/m
- · Longitud de la manguera: 1 m
- · Longitud de la lanza: 60 cm // Carrera: 40 cm
- · Chorro continuo ajustable: concentrado o vano
- Alcance: hasta 11 m
- · Material: Latón niquelado
- Peso: 0,95 kg





Chorro vano





¿Tienes alguna duda? Contáctanos: clientes@vallfirest.com | T. +34 938 678 779

valifirest vft tools

20L Backpack Pump Fire Line QR

Maximum comfort and performance.

20L Backpack Pump Fire Line QR

Maximum comfort and performance.

The **20L Backpack Pump Fire Line QR** offers comfort and resistance for carrying out direct attack maneuvers with a water line.

- 1 A large filling cap with built-in filter and anti-leak system.
- 2 Carrying handle: easier loading and grip for filling at outdoor water points.
- 3 Pocket and Velcro® straps on the side for the nozzle.
- 4 Padded shoulder straps.
- 5 Padded belt.
- **6** 3 L pocket style compartment for storing supplies, small tools or the **Xtreme Shelter XS 21** (shelter not included)
- **7** A quick connection/disconnection system between lance and tank.
- 8 Continuous flow hand pump, concentrated or fog continuous flow.





Technical specifications	
Total Weight	2.4 ± 0.06 kg 5.3 lb
Weight without nozzle	1.46 ± 0.06 kg 3.2 lb
Dimensions	65 x 51 x 7 cm ± 5% 25.59 × 20.08 × 2.76 in
Capacity	20 L
Textile material	Cordura 1000

Any questions? Contact us: clientes@vallfirest.com | T. +34 938 678 779

1 Water tank

Replaceable tank and components for optimal backpack care:

Technical specifications

- •100% Polyester H.T. 1100 dTex + PVC coating.
- · Capacity: 20 L
- A large filling cap with anti-leak built-in filter.
- Filling filter to prevent particle entry.



2 Continuous flow hand pump

Provides a straight stream flow in both the reverse and attack positions. Plus, a simple twist of the nozzle tip adjusts the attack from fog to straight stream. The handle is designed with an ergonomic shape for easier use of the nozzle and to prevent friction and pinching during use.



- Type: dual gallonage
- Flow rate: 8 l/m
- Hose length: 1 m | 39.7 in
- Nozzle length: 60 cm | 23.6 in // Run: 40 cm | 15.8 in
- · Adjustable stream: continuous, concentrated or fog
- Reach: up to 11 m | 36.1 ft
- Material: Nickel-plated brass
- Weight: 0,95 | 2.1kg









Any questions? Contact us: clientes@vallfirest.com | T. +34 938 678 779



ANNEX IV: Budget breakdown (Model financial offer)

Page No 1 [of...]

NAME OF TENDERER: <Achiziționare Rucsacuri de stins incendii în PUBLICATION REFERENCE: < ocds-b3wdp1-MD-1761111238386> cadrul Proiectului "BSB00026 (Co-Resilience) Cooperation for strengthening the capacities of community resilience to forest fires and early warning in the Black Sea basin", funded by the European Commission (DG-ECHO) BSB00026 (Co-Resilience)>

A		C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY without VAT	TOTAL WITHOUT VAT [MDL]
1	200	RUCSAC DE STINS INCENDII 20L MODEL: 20L BACKPACK PUMP FIRE LINE QR CONFORM FIȘEI TEHNICE ANEXATE	3600 MDL	720.000 MDL
1 1 U 4 1	NOTE OF			
A 33 2			Total	720.000 MDL fără TVA

www.coleso.md



TENDER GUARANTEE

Nr. LD2532300581 dated 19.11.2025

For the attention of General Inspectorate for Emergency Situations of the Ministry of Internal Affairs, MD-2028, Republic of Moldova, mun. Chişinău, Gh. Asachi nr. 69 street, referred to below as the "contracting authority"

Title of contract: Procurement of Firefighting Backpacks within the Project "BSB00026 (Co-Resilience) – Cooperation for strengthening the capacities of community resilience to forest fires and early warning in the Black Sea basin", funded by the European Commission (DG-ECHO).

Identification number: ocds-b3wdp1-MD-1761111238386

We, the undersigned **BC** "MAIB" S.A, 127, 31st August 1989 Street, Chişinău, Republic of Moldova, tax code 1002600003778, SWIFT CODE: AGRNMD2X, hereby irrevocably declare that we will guarantee as primary obligor, and not merely as a surety on behalf of "Eximotor" S.A., mun. Chişinău, str. Aerodromului nr. 15 ap. 6, MD-2024 the payment to the contracting authority of 6 100 MDL (six thousand one hundred Moldovan Lei), this amount representing the guarantee referred to in article 11 of the contract notice.

Payment shall be made without objection or legal proceedings of any kind, upon receipt of your first written claim (sent by registered letter with confirmation of receipt) if the tenderer does not fulfil all obligations stated in its tender. We shall not delay the payment, nor shall we oppose it for any reason whatsoever. We shall not under any circumstances benefit from the defences of the security. We shall inform you in writing as soon as payment has been made.

We note that the guarantee will be released at the latest within 45 days of the expiry of the tender validity period, including any extensions, in accordance with the Instructions to tenderers and in any case at the latest on November 24, 2026.

The law applicable to this guarantee shall be that of Republic of Moldova.

The guarantee will enter into force and take effect from the submission deadline of the tender.

Ion Cociorva,

Corporate Relationship Director_{Reason:} MoldSign Signature
BC "MAIB" S.A.

Digitally signed by Cociorva Ion
Date: 2025.11.19 16:32:27 EET
Location: MoldSign Signature
Location: Moldova

MOLDOVA EUROPEANĂ



Issuance of this Guarantee can be verified on the bank's website www.maib.md, Bank Guarantees section





To: General Inspectorate for Emergency Situations of the Ministry of Internal Affairs MD-2028, Republic of Moldova, Chisinau, Gh. Asachi nr. 69 Street

AMENDMENT no. 1 dated November 21, 2025 TO THE TENDER GUARANTEE no. LD2532300581 dated November 19, 2025

We, **BC "MAIB" S.A.**, bank code AGRNMD2X, having the registered office at nr. 127, 31 August 1989 Street, Chisinau MD-2012, Republic of Moldova, tax code 1002600003778, upon the request of our client

"EXIMOTOR" S.A., 15, Aerodromului str., of.(ap.) 6, MD-2024, Chisinau, Republic of Moldova, tax code 1002600034712, issue this Amendment to the TENDER GUARANTEE no. **LD2532300581** dated **November 19, 2025** in your favor (the "bank guarantee"), as follows:

- 1) In the text of the bank guarantee, the text "6 100 MDL (six thousand one hundred Moldovan Lei)", is substituted with the text, "7 200 MDL (seven thousand two hundred Moldovan Lei)";
- 2) All other conditions of the TENDER GUARANTEE no. **LD2532300581** dated November 19, 2025, remain unchanged;
- 3) This Amendment comes into effect on **November 21**, **2025**.

On behalf of BC "MAIB" S.A.

Digitally signed by Cociorva Ion Date: 2025.11.21 16:43:49 EET Reason: MoldSign Signature Location: Moldova

Corporate Relationship Director MOLDOVA EUROPEANĂ

BC "MAIB" S.A.

Ion Cociorva,







Declaration on honour on exclusion criteria and selection criteria

The undersigned [Socolova Natalia], representing¹:

(only for natural persons)	(only for legal persons) the following legal person:
himself or herself	
ID or passport number:	Full official name: Eximotor SA
0961303541877	Official legal form: SA
('the person')	Statutory registration number: 1002600034712
	Full official address: Chisinau, Albisoara 38A, MD-2005
	VAT registration number: 0603690
	_
	('the person')

A. DECLARATION ON HONOUR ON EXCLUSION CRITERIA

The person is not required to fill in this Part A of the declaration (Declaration on honour on exclusion criteria) if the same declaration has already been submitted for the purposes of another award procedure of the same contracting authority, provided the situation has not changed, and that the time that has elapsed since the issuing date of the declaration does not exceed one year.

In this case, the signatory declares that the person has already provided the same declaration on exclusion criteria for a previous procedure and confirms that there has been no change in its situation:

Date of the declaration	Full reference to previous procedure

I – SITUATIONS OF EXCLUSION CONCERNING THE PERSON

(1) declares that the person is in one of the following situations:	YES	NO
(a) it is bankrupt, subject to insolvency or winding-up procedures, its assets are being administered by a liquidator or by a court, it is in an arrangement with creditors, its business activities are suspended or it is in any analogous situation arising from a similar procedure provided for under Union or national law;		\ \
(b) it has been established by a final judgement or a final administrative decision that the person is in breach of its obligations relating to the payment of taxes or social security contributions in accordance with the applicable law;		✓

¹ Where appropriate, the candidate or tenderer shall provide the same declaration signed by a subcontractor or by any other entity on whose capacity it intends to rely, as the case may be.



"EXIMOTOR" SA

Rețea de magazine auto

(c) it has been established by a final judgement or a final administrative decision that the person is guilty of grave professional misconduct by having violated applicable laws or regulations or ethical standards of the profession to which the person belongs, or by having engaged in any wrongful conduct which has an impact on its professional credibity where such conduct denotes wrongful intent or gross negligence, including, in particular, any of the following:	No	
(i) fraudulently or negligently misrepresenting information required for the verification of the absence of grounds for exclusion or the fulfilment of eligibility or selection criteria or in the performance of a contract or an agreement;		√ □
(ii) entering into agreement with other persons with the aim of distorting competition;		√ □
(iii) violating intellectual property rights;		√ □
(iv) unduly influence or attempting to unduly influence the decision-making process to obtain Union funds by taking advantage, through misrepresentation, of a conflict of interest involving any financial actors or other persons referred to in Article 61(1) of the EU Financial Regulation;		√ □
(v) attempting to obtain confidential information that may confer upon it undue advantages in the award procedure;		√ □
(vi) incitement to discrimination, hatred or violence against a group of persons or a member of a group or similar activities that are contrary to the values on which the Union is founded enshrined in Article 2 TEU, where such misconduct has an impact on the person or entity's integrity which negatively affects or concretely risks affecting the performance of the legal commitment;		√ □
(d) it has been established by a final judgement that the person is guilty of any of the following:		
(i) fraud, within the meaning of Article 3 of Directive (EU) 2017/1371 and Article 1 of the Convention on the protection of the European Communities' financial interests, drawn up by the Council Act of 26 July 1995;		√ □
(ii) corruption, as defined in Article 4(2) of Directive (EU) 2017/1371 or active corruption within the meaning of Article 3 of the Convention on the fight against corruption involving officials of the European Communities or officials of Member States of the European Union, drawn up by the Council Act of 26 May 1997, or conduct referred to in Article 2(1) of Council Framework Decision 2003/568/JHA, or corruption as defined in other applicable laws;		√ □
(iii) conduct related to a criminal organisation, as referred to in Article 2 of Council Framework Decision 2008/841/JHA;		√ □



"EXIMOTOR" SA

Rețea de magazine auto

(iv) money laundering or terrorist financing, within the meaning of Article 1(3), (4) and (5) of Directive (EU) 2015/849 of the European Parliament and of the Council;		√ □
(v) terrorist offences or offences related to terrorist activities, as defined in Articles 3 to 12 of Directive 2017/541 of the European Parliament and of the Council, respectively, or inciting, aiding, abetting or attempting to commit such offences, as referred to in Article 14 of that Directive;		√ □
(vi) child labour or other offences concerning trafficking in human beings as referred to in Article 2 of Directive 2011/36/EU of the European Parliament and of the Council;		√ □
(e) it has shown significant deficiencies in complying with the main obligations in the performance of a contract financed by the Union's budget, which has led to its early termination or to the application of liquidated damages or other contractual penalties, or which has been discovered following checks, audits or investigations by a managing authority, the audit authority, the European Anti-Fraud Office (OLAF) or the Court of Auditors;		√ □
(f) it has been established by a final judgment or final administrative decision that the person has committed an irregularity within the meaning of Article 1(2) of Council Regulation (EC, Euratom) No 2988/95;		√ □
(g) it has been established by a final judgment or final administrative decision that the person has created an entity under a different jurisdiction with the intent to circumvent fiscal, social or any other legal obligations, including those related to working rights, employment and labour conditions, in the jurisdiction of its registered office, central administration or principal place of business.		√ □
(h) (only for legal persons) it has been established by a final judgment or final administrative decision that the person has been created with the intent provided for in point (g).		√ □
(i) the entity or person has intentionally and without proper justification resisted an investigation, check or audit carried out by an authorising officer or its representative or auditor, OLAF, the EPPO, or the Court of Auditors. It shall be considered that the person or entity resists an investigation, check or audit when it carries out actions with the goal or effect of preventing, hindering or delaying the conduct of any of the activities needed to perform the investigation, check or audit. Such actions shall include, in particular, refusing to grant the necessary access to its premises or any other areas used for business purposes, concealing or refusing to disclose information or providing false information.		√ □
(2) declares that, for the situations referred to in points (1) (c) to (1) (i) above, in the absence of a final judgement or a final administrative decision, the person is ² :	YES	NO

² The declaration under this point (2) is voluntary and it cannot have adverse legal effect on the economic operator until the conditions of Article 141(1) (a) FR are met.



"EXIMOTOR" SA

Rețea de magazine auto

i. subject to facts established in the context of audits or investigations carried out by the European Public Prosecutor's Office, the Court of Auditors, or the internal auditor, or any other check, audit or control performed under the responsibility of an authorising officer of a managing authority, an EU institution, of a European office or of an EU agency or body;	√ □
subject to non-final judgments or non-final administrative decisions which may include disciplinary measures taken by the competent supervisory body responsible for the verification of the application of standards of professional ethics;	√ □
iii. subject to facts referred to in decisions of entities or persons being entrusted with EU budget implementation tasks;	√ □
iv. subject to information transmitted by Member States implementing Union funds, in particular facts and findings established in the context of a final judgment or final administrative decision at national level as to the presence of the exclusion situations referred to in point (1)(c)(iv) or (1)(d) above;	√ □
v. subject to decisions of the Commission relating to the infringement of Union competition law or of a national competent authority relating to the infringement of Union or national competition law;	√ □
vi. informed, by any means, that it is subject to an investigation by the European Anti-Fraud office (OLAF): either because it has been given the opportunity to comment on facts concerning it by OLAF, or it has been subject to on-the-spot checks by OLAF in the course of an investigation, or it has been notified of the opening, the closure or of any circumstance related to an investigation of the OLAF concerning it.	√ □

II – SITUATIONS OF EXCLUSION CONCERNING NATURAL OR LEGAL PERSONS WITH POWER OF REPRESENTATION, DECISION-MAKING OR CONTROL OVER THE LEGAL PERSON AND BENEFICIAL OWNERS

Not applicable to natural persons

(3) declares that a natural or legal person who is a member of the administrative, management or supervisory body of the above-mentioned legal person, or who has powers of representation, decision or control with regard to the above-mentioned legal person (this covers e.g. company directors, members of management or supervisory bodies, and cases where one natural or legal person holds a majority of shares), or a beneficial owner of the person (as referred to in point 6 of article 3 of Directive (EU) No 2015/849) is in one of the following situations:	YES	NO	N/A
Situation (1)(c) above (grave professional misconduct)		√	



Situation (1)(d) above (fraud, corruption or other criminal offence)		✓	
Situation (1)(e) above (significant deficiencies in performance of a contract)		✓	
Situation (1)(f) above (irregularity)		✓	
Situation (1)(g) above (creation of an entity with the intent to circumvent legal obligations)		✓	
Situation (1)(h) above (person created with the intent to circumvent legal obligations)		✓	
		1	
Situation (1)(i) above (person resisted an investigation, check or audit)			
Situation (1)(i) above (person resisted an investigation, check or audit) I – SITUATIONS OF EXCLUSION CONCERNING NATURAL OR LEGAL PERSONS A IABILITY FOR THE DEBTS OF THE LEGAL PERSON	SSUMIN	G UNL	IMITED
I – SITUATIONS OF EXCLUSION CONCERNING NATURAL OR LEGAL PERSONS A	SSUMIN	G UNL	IMITED N/A
I – SITUATIONS OF EXCLUSION CONCERNING NATURAL OR LEGAL PERSONS A ABILITY FOR THE DEBTS OF THE LEGAL PERSON (4) declares that a natural or legal person that assumes unlimited liability for the debts of the above-mentioned legal person is in one of the			
I – SITUATIONS OF EXCLUSION CONCERNING NATURAL OR LEGAL PERSONS A ABILITY FOR THE DEBTS OF THE LEGAL PERSON (4) declares that a natural or legal person that assumes unlimited liability for the debts of the above-mentioned legal person is in one of the following situations:			
I – SITUATIONS OF EXCLUSION CONCERNING NATURAL OR LEGAL PERSONS A IABILITY FOR THE DEBTS OF THE LEGAL PERSON (4) declares that a natural or legal person that assumes unlimited liability for the debts of the above-mentioned legal person is in one of the following situations: Situation (a) above (bankruptcy) Situation (b) above (breach in payment of taxes or social security	YES	NO ✓	N/A
I – SITUATIONS OF EXCLUSION CONCERNING NATURAL OR LEGAL PERSONS A IABILITY FOR THE DEBTS OF THE LEGAL PERSON (4) declares that a natural or legal person that assumes unlimited liability for the debts of the above-mentioned legal person is in one of the following situations: Situation (a) above (bankruptcy) Situation (b) above (breach in payment of taxes or social security contributions)	YES	NO ✓	N/A



Situation (1)(d) above (fraud, corruption or other criminal offence)	>	
Situation (1)(e) above (significant deficiencies in performance of a contract)		
Situation (1)(f) above (irregularity)		
Situation (1)(g) above (creation of an entity with the intent to circumvent legal obligations)	>	
Situation (1)(h) above (person created with the intent to circumvent legal obligations)	>	
Situation (1)(i) above (person resisted an investigation, check or audit)	\	

V – OTHER GROUNDS FOR REJECTION FROM THIS PROCEDURE

(6) declares that the above-mentioned person:	YES	NO
(a) Was previously involved in the preparation of the procurement documents used in this award procedure, where this entailed a breach of the principle of equality of treatment including distortion of competition that cannot be remedied otherwise.		>
(b) Has professional conflicting interests which may negatively affect the performance of the contract in accordance with point 20.6 of Annex I of the EU Financial Regulation.		✓

VI – REMEDIAL MEASURES

If the person declares one of the situations of exclusion listed above, it may indicate remedial measures it has taken to remedy the exclusion situation, in order to allow the authorising officer to determine whether such measures are sufficient to demonstrate its reliability. The person or entity shall submit remedial measures that have been assessed by an external independent auditor or be considered sufficient by a decision of a national or Union authority. This is without prejudice to the assessment of the panel referred to in Article 145 of the EU Financial Regulation. This may include e.g. technical, organisational and



personnel measures to prevent further occurrence, compensation of damage or payment of fines or of any taxes or social security contributions. The relevant documentary evidence which illustrates the remedial measures taken must be provided in annex to this declaration. This does not apply for situations referred in point (1)(d) of this declaration.

VII - EVIDENCE UPON REQUEST

The tender documents set out in detail which involved entities must provide the appropriate evidence to prove that they are not in an exclusion situation referred to in (1) and when the evidence needs to be provided.

The following could serve as evidence:

- For situations described in (1): (a), (c), (d), (f), (g) and (h) above, production of a recent extract from the judicial record is required or, failing that, an equivalent document recently issued by a judicial or administrative authority in the country of establishment of the person showing that those requirements are satisfied.
- For the situation described in point (1) (a), (b), production of recent certificates issued by the competent authorities of the country of establishment. These documents must provide evidence covering all taxes and social security contributions for which the person is liable, including for example, VAT, income tax (natural persons only), company tax (legal persons only) and social security contributions. Where any document described above is not issued in the country concerned, it may be replaced by a sworn statement made before a judicial authority or notary or, failing that, a solemn statement made before an administrative authority or a qualified professional body in its country of establishment.

The person is not required to submit the evidence if it has already been submitted for another award procedure of the same contracting authority. The documents must have been issued no more than one year before the date of their request by the contracting authority and must still be valid at that date.

The signatory declares that the person has already provided the documentary evidence for a previous procedure and confirms that there has been no change in its situation:

Document	Full reference to previous procedure	
Insert as many lines as necessary.		

The person is not required to submit the evidence if it can be accessed on a national database free of charge.

The signatory declares that the following internet address of the database/identification data provide access to the evidence required.

Internet address of the database	Identification data of the document	
Insert as many lines as necessary.		

B. DECLARATION ON HONOUR ON SELECTION CRITERIA



In case of a procedure with lots the statements in this part B apply to the lot(s) for which the request to participate/tender is submitted.

I – SELECTION CRITERIA

Selection criteria applicable to the candidate/tenderer as a whole- Consolidated assessment

(to be filled in ONLY by the sole candidate/tenderer or the group leader in case of a joint request to participate/tender (consortium))

The person, being a sole candidate/tenderer/the group leader of in case of a joint request to participate/tender (consortium), submitting a request to participate/tender for the above procedure

(7) declares that the candidate/tenderer, including all members of the group in case of a joint request to participate/tender (consortium), subcontractors and entities on whose capacity the candidate/tenderer intends to rely if applicable:	YES	NO	N/A
(a) fulfils all the selection criteria for which a consolidated assessment will be made as provided in the tender documents.	√ □		

II - SELECTION CRITERIA -PROFESSIONAL CONFLICTING INTERESTS

(to be filled in by all involved entities)

The person, being a sole candidate/tenderer/ a member of a joint request to participate/tender (consortium)/a subcontractor/ an entity on whose capacity a candidate/tenderer relies to fulfil the selection criteria, submitting/participating in a request to participate/tender for the above procedure:

(8) declares that the person	YES	NO
(a) is subject to conflicting interests which may negatively affect the contract performance.		√ □

III – EVIDENCE ON SELECTION CRITERIA

The tender documents set out in detail the evidence and the time frame within which involved entities must provide it in order to prove that the candidate/tenderer fulfils the selection criteria.

The person is not required to submit the evidence if it has already been submitted for another procurement procedure of the same contracting authority. The documents must still be up-to-date.

The signatory declares that the person has already provided the documentary evidence for a previous procedure and confirms that there has been no change in its situation:

Document	Full reference to previous procedure



Insert as many lines as necessary.	

The person is not required to submit the evidence if it can be accessed on a national database free of charge.

The signatory declares that the following internet address of the database/identification data provide access to the evidence required.

Internet address of the database	Identification data of the document	
Insert as many lines as necessary.		

C - DECLARATION ON HONOUR ON ESTABLISHED DEBT TO THE UNION

(to be filled in by the sole candidate/tenderer or each group member in case of a joint request to participate/tender (consortium))

The person, being a sole candidate/tenderer/a member in case of a joint request to participate/tender (consortium), submitting a request to participate/tender for the above procedure:

(9) declares that the person,,	YES	NO
(a) has an established debt to the Union, European Atomic Energy Community or an executive agency when the latter implements the Union budget.	\	

D. DECLARATION ON HONOUR ON SUBMITTED TENDER

(to be filled in individually by the sole candidate/ tenderer, or the group leader in case of a joint request to participate/tender (consortium))

In case of a procedure with lots the statements in this part D apply to the lot(s) for which the request to participate/tender is submitted.

(10)declares that the person:	YES	NO
(a) [has prepared the submitted tender] [undertakes to prepare the tender (if invited to submit a tender)] in complete independence and autonomously from the other tenders submitted within the same procurement procedure.		✓

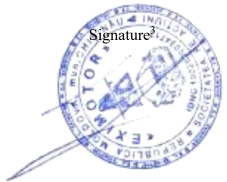


The person must immediately inform the contracting authority of any changes in the situations as declared.

The person may be subject to rejection from this procedure and to administrative sanctions (exclusion or financial penalty) if any of the declarations or information provided as a condition for participating in this procedure prove to be false.

Full name Eximotor SA

Date 24.11.2025



In case you do not have the possibility to sign the declaration using a qualified electronic signature (QES), please fill it in electronically, then print it and have it signed and dated by your authorised representative(s) using a hand-written signature.

³ The declaration is to be signed with:

^{1.} Electronic signature (recommended option):

^{2.} Handwritten signature:



B.C. "ProCredit Bank" S.A., bd. Ştefan cel Mare şi Sfânt, 65, of. 901, Chişinău, MD-2001, Republica Moldova

Către: EXIMOTOR SA

№ 13 -252

CERTIFICAT

Prin prezentul, B.C. ProCredit Bank S.A. confirmă precum că EXIMOTOR SA (c/f 1002600034712), are deschise următoarele conturi bancare:

Cod IBAN	Tipul contului	Denumirea valutei
MD08PR002251130060160201	Cont curent	MDL
MD72PR002224130060160302	Cont curent	USD
MD54PR002224020725001978	Cont curent	EUR
MD34PR002224130060160404	Cont curent	RUB
MD45PR002224020725001946	Cont curent	RON

Expert Servicii Bancare Sucursala nr. 2 Chisinau B.C. ProCredit Bank S.A.

SINJEREAC CRISTINA

numele, prenumele ESB

111

semnătura

B.C. "ProCredit Bank" S.A.

REPUBLICA MOLDOVA

11. IUN.

09

GHIŞEUL BANCII IDNO 1007600059183 Executor: Petrov Nadejda

Tel.080000010

B.C. "ProCredit Bank" S.A.
Forma juridică de organizare Societate pe acțiuni
Numărul înregistrării de stat 1007600059183

Numărul înregistrării de stat 1007600059183 Sediul bd. Ștefan cel Mare și Sfânt 65, of. 901, Chișinău, MD-2001 Republica Moldova Președinte al Comitetului de Conducere Olga Bulat Capitalul social 406 550 000 lei Telefon 0800 000 10 office@procreditbank.md www.procreditbank.md



I.P. "AGENTIA SERVICII PUBLICE"

Departamentul înregistrare a unităților de drept (DÎUD)

Extras din Registrul de stat al persoanelor juridice nr. 187368 din 16.09.2025



Denumirea completă: SOCIETATEA PE ACȚIUNI "EXIMOTOR"

Denumirea prescurtată: "EXIMOTOR" S.A.

Forma juridică de organizare: Societate pe acțiuni

Numărul de identificare de stat și codul fiscal: 1002600034712

Data înregistrării de stat: 12.06.1995

Sediu: MD-2024, strada Aerodromului 15, ap.(of.) 6, mun. Chişinău, Republica Moldova

Genurile de activitate:

1. Comerţ cu autoturisme şi autovehicule uşoare (sub 3,5 tone);

2. Comert cu alte autovehicule;

- 3. Întreţinerea şi repararea autovehiculelor;
- 4. Comert cu ridicata de piese și accesorii pentru autovehicule; 5. Comert cu amănuntul de piese și accesorii pentru autovehicule;
- 6. Comert cu motociclete, piese și accesorii aferente; întreținerea și repararea motocicletelor;
- 7. Comert cu ridicata al aparatelor electrice de uz gospodăresc, al aparatelor de radio şi televizoarelor:
- 8. Comert cu ridicata al altor bunuri de uz gospodăresc;
- 9. Comert cu ridicata al masinilor agricole, echipamentelor și furniturilor;
- 10. Comert cu ridicata al maşinilor-unelte;
- 11. Comerţ cu ridicata al maşinilor pentru industria minieră și construcții;
- 12. Comert cu ridicata al altor masini și echipamente;
- 13. Comert cu ridicata al deșeurilor și resturilor;
- 14. Comert cu ridicata nespecializat;
- 15. Comert cu amănuntul în magazine nespecializate, cu vînzare predominantă de produse nealimentare;
- 16. Repararea maşinilor;
- 17. Repararea echipamentelor electrice;
- 18. Repararea și întreținerea altor echipamente de transport;
- 19. Repararea altor echipamente;
- 20. Colectarea deșeurilor nepericuloase;
- 21. Colectarea deseurilor periculoase;
- 22. Lucrări de construcții a clădirilor rezidențiale și nerezidențiale;
- 23. Comerț cu amănuntul al articolelor și aparatelor electrocasnice, în magazine specializate;
- 24. Comerţ cu amănuntul al mobilei, al articolelor de iluminat şi al articolelor de uz casnic n.c.a., în magazine specializate;
- 25. Comerţ cu amănuntul al echipamentelor sportive, în magazine specializate;
- 26. Comert cu amănuntul al jocurilor și jucăriilor, în magazine specializate;
- 26. Comert cu amanuntul al altor bunuri noi, în magazine specializate;
- 28. Comerț cu amănuntul prin standuri, chioșcuri și piețe al altor produse;
- 29. Comert cu amănuntul prin intermediul caselor de comenzi sau prin Internet;
- 30. Comerț cu amănuntul efectuat în afara magazinelor, standurilor, chioșcurilor și piețelor;
- 31. Transporturi rutiere de mărfuri;
- 32. Depozitări;
- 33. Activități de servicii anexe pentru transporturi terestre;
- 34. Alte activități poștale și de curier;
- 35. Alte intermedieri financiare n.c.a.;
- 36. Închirierea și exploatarea bunurilor imobiliare proprii sau închiriate;
- 37. Activități de consultanță pentru afaceri și management;
- 38. Activități ale agențiilor de publicitate;



EB 0592210

39. Servicii de reprezentare media;

Capitalul social: 600000 Lei

Administrator(i): **SOCOLOVA NATALIA**Beneficiari efectivi: **SOCOLOVA NATALIA**

Prezentul extras este eliberat în temeiul art. 34 al Legii nr.220/2007 privind înregistrarea de stat a persoanelor juridice și a întreprinzătorilor individuali și confirmă datele din Registrul de stat la data de 16.09.2025

Specialist coordonator Alina Dobrovolschi tel. 022-20-7892





CERTIFICAT DE INDEGISTRARE

SOCIETATEA PE ACTIUNI "EXIMOTOR" ESTE ÎNREGISTRATĂ LA CAMERA ÎNREGISTRĂRII DE STAT

Numărul de indentificare de stat - codul fiscal 1002600034712

Data înregistrării

12.06.1995

Data eliberării

20.01.2005

Iovu Galina, registrator de stat Funcția, numele, prenumele persoanel care a eliberat certificatul

MD 0011311





DECLARATION OF CONFORMITY

VALLFIREST TECNOLOGIAS FORESTALES SL.
Polígon Industrial el Molinot, SN
08471 Vallgorguina, Barcelona (Spain)
T. + 34 938 678 779 | F. 936 889 625
www.vallfirest.com

We declare under our exclusive responsibility that the product **Double plunger manual lance - vft backpack fire pump,** used with Backpack Fire Pump vft 20L complies with the provisions of the following Council Directives:

Directive 90/269/EEC - manual handling of loads & Health & Safety at Work etc. Act 1974 section 6 Spanish Royal Decree 487/1997

Minimum health and safety requirements for the manual handling of loads where there is a risk particularly of back injury to workers

Manufactured taking into account the general health and safety requirements of Regulation (EU) 2016/425 this product is subject to the conformity assessment procedure with the type based on internal production control and is designed according to the requirements of standard:

EN 15182-1: Portable equipment for projecting extinguishing agents supplied by firefighting pumps - Hand-held branchpipes for fire service use



Javier Baena Aldama – Owner & CEO Vallgorguina (Barcelona) January 2025



