

NOVATION AGREEMENT is made on 17.06, 2024.

BY AND AMONG:

- (1) **BLIX Consultancy BV** (the "Owner's Engineer");
 - (2) **Afry Netherlands BV** (the "Assignee");
 - (3) **Latvenergo, AS** (the "Owner"),
- (All above collectively the "Parties" and each individually a "Party").

WHEREAS:

(A) Owner has entered into that certain Contractual Service Agreement with Owner's Engineer, dated 19.07.2023 (herein the "**Agreement**") for the Owner's Engineering services for the development of wind energy projects (Owner's registration No. 010000/23-943).

(B) In connection with the Notice letter to the clients and vendors of the BLIX CONSULTANCY BV dated 04.12.2023 (Annex No.1) and in accordance with the Section 66, Clause 4 of the Paragraph 3 of the Law On the Procurement of Public Service Providers, the Parties have agreed to novate the Owner's Engineer's rights, obligations and liabilities under the Agreement to the Assignee on the terms of this Novation agreement with effect as of mutual signature of this agreement (the "Effective Date").

IT IS AGREED as follows:

1. NOVATION

With effect from the Effective Date:

1.1 The Owner's Engineer transfers all its rights and obligations under the Agreement to the Assignee. The Assignee shall enjoy all the rights and benefits of the Owner's Engineer under the Agreement, and all references to the Owner's Engineer in the Agreement shall be read and construed as references to the Assignee.

1.2 The Assignee agrees to perform the Agreement and be bound by its terms in every way as if it were the original party to it in place of the Owner's Engineer.

1.3 The Owner agrees to perform the Agreement and be bound by its terms in every way as if the Assignee were the original party to it in place of the Owner's Engineer.

2. RELEASE OF OBLIGATIONS AND LIABILITIES

2.1 The Owner and the Owner's Engineer release each other from all future obligations to the other under the Agreement from the Effective Date.

2.2 Each of the Owner and the Owner's Engineer releases and discharges the other from all claims and demands under or in connection with the Agreement, whether arising before or on the Effective Date, and in each case whether known or unknown to the releasing party.

2.3 Each of the Owner and the Assignee shall have the right to enforce the Agreement and pursue any claims and demands under the Agreement against the other with respect to matters

arising before, on or after the Effective Date as though the Assignee were the original party to the Agreement instead of the Owner's Engineer.

3. COUNTERPARTS, GOVERNING LAW AND JURISDICTION

3.1 This Novation agreement is signed in three original counterparts, each on four (4) pages, one counterpart for each Party. All three counterparts of this Novation agreement have equal legal force.

3.2 This Novation agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the governing law of the Agreement, as well as the Parties shall resolve any dispute according to the procedures specified in the Agreement.

Owner's Engineer:

BLIX Consultancy BV

Registration number: 51465183
VAT payer number: NL 8500.31.710.B01
Address: 2e Daalse dijk 6A, 3551 EJ,
Utrecht, The Netherlands
Credit institution: RABOBANK
SWIFT code: RABONL2U
Account number: NL70RABO0158867238

Assignee:

Afry Netherlands BV

Registration number: 864706492
VAT payer number: NL864706492B01
Address: 2e Daalsedijk 6A, 3551 EJ,
Utrecht, The Netherlands
Credit institution: Nordea Bank Finland Plc
SWIFT code: NDEAFIHH
Account number: FI0716603001203499

Owner:

LATVENERGO AS

Registration number: 40003032949
VAT payer number: LV40003032949
Address: Pulkveža Str. 12, Riga, LV-1230
Credit institution: AS "SEB banka"
SWIFT code: UNLALV2X
Account number: LV24UNLA0001000221208