

## **KAUNAS - RAMYGALA AGREEMENT AMENDMENT'S SUMMARY**

### **Agreement**

Design and design supervision services for the construction of the new line from Kaunas to Ramygala, No 8.1/2019-03, dated 3 April 2019 (Agreement).

### **Amendment's description**

The Amendment was initiated due to fact that Design Guidelines were updated. New Design Guidelines requirements were introduced with Technical Specification – Sleepers, USPs and Fastenings. These new requirements require additional services to already prepared designs in order to have the same solutions in all sections, purchasing the same type of materials which would also allow to reduce cost for maintenance in the future. This change also introduced additional materials what causes for additional design services on all sections to be designed according to latest version of Design Guidelines.

Amendments are made under the provisions of Clauses 2 and 3 of Section 3 of Article 61 of PPL, i.e. the amendments to the procurement contract are necessary due to such reasons which the contracting authority could not foresee in advance (changes in Design Guidelines), and in terms of interchangeability or interoperability with the existing services whereas the change of the economic operator would cause significant inconveniences and significant increase of costs.

### **Regarding Design Guidelines requirement for sleeper length**

This Agreement amendment is related to changes of Design Guidelines requirement for sleeper length in Design Priority Section 1, 2, 3 and 4. The Client has changed one of the technical parameters in Design Guidelines – length of sleepers. This requires additional elements - under sleeper pads and additional design elements in Master Design for DPS1, DPS2, DPS3 and DPS4 Railway track. Due to the necessary changes the Client requested extension of time for completion in all design sections of Design Section 1 for 1 month (DPS4 – for 1 week) as well as Remuneration and Payment of 168 750 EUR (one hundred sixty-eight thousand seven hundred fifty euros).

Agreement amendments are implemented in line with Clause 2 and 3 of Section of Article 61 of the Public Procurement Law of the Republic of Latvia as it is evident that neither the Client nor the consultant couldn't foresee necessity of such amendments in advance. Thus, amendments would occur regardless of the selected Tenderer, therefore subject of the amendments does not impact the context of the evaluation. Implementation of amendments will result in the increase of the Agreement value for 168 750,00 EUR (one hundred sixty-eight thousand seven hundred fifty euro), VAT exclusive.