Annex 3

**DRAFT**

**Contract No. FM VID 2025/164
“Delivery of dogs”**

, represented by , acting in accordance with the , (hereinafter referred to as the Supplier), on the one hand, and

**State Revenue Service,** represented by , acting in accordance with the

 , (hereinafter referred to as the Contracting Authority or the SRS) on the other hand, both collectively also referred to as the Parties and separately as the Party, on the basis of the results of the procurement No. FM VID 2025/164 "Delivery of dogs", enter into the following contract, (hereinafter referred to as the Contract):

1. **SUBJECT OF THE CONTRACT**
	1. The Contracting Authority requests and the Supplier undertakes to provide the Contracting Authority with quality and timely delivery of \_\_ (\_\_\_) dogs for the operation of the Customs Administration, in accordance with the requirements specified in Annex 1 of the Contract (hereinafter referred to as the Place of Delivery), and a warranty, in accordance with the Contract and annexes thereto, which are integral parts of the Contract. The Supplier shall sell and the Contracting Authority shall buy \_\_\_\_ (\_\_\_) dogs at the delivery prices for dogs specified in Annex 2 to the Contract. *(The Place of Delivery and the number of dogs shall be indicated according to the selected offer* *of the Tenderer)*
	2. The dogs shall pass into the possession of the Contracting Authority on the date of mutual signing of the acceptance certificate (in accordance with the form specified in Annex 3 to the Contract), but into ownership - as of the date when the Contracting Authority pays the purchase price for the dog specified in Annex 2 to the Contract in full. The acceptance certificate shall become an integral part of the Contract.
	3. The Technical Proposal for the dogs is specified in Annex 1 to the Contract.
	4. The special features of dogs shall be indicated in the acceptance certificate.
	5. The delivery of dog(s) is scheduled to be completed by 30 September 2025.
2. **CONTRACT PRICE AND PAYMENT PROCEDURE**
	1. The total amount of the Contract for the delivery of the dogs mentioned in Sub-clause 1.1 of the Contract is

 EUR (*\_\_\_ euros and \_\_ cents*) excluding value-added tax (hereinafter referred to as VAT). VAT is calculated and paid in accordance with the applicable laws and regulations. The purchase price of each dog is specified in Annex 2 to the Contract. *(The total amount of the Contract shall be specified according to the offer of the selected Tenderer)*

* 1. The price for dog delivery set out in Annex 2 to the Contract includes all costs related to the complete and quality performance of the Contract, namely the cost of the dog, dog microchipping, vaccination and issuing a pet passport of the European Union (EU) model, a dog collar and a two (2) meter long leash, full warranty, including replacement of dogs with others or refunding the full price of the dog (including transportation costs for both delivering the replacement dog and the dog being replaced), in case the facts mentioned in Sub-section 3.1 of Annex 1 of the Contract are identified, taxes applicable to the dog (except VAT), duties and permits from third parties, transportation costs for delivering the dog(s) to the Delivery Location and all associated costs, and other payments necessary for the complete and quality performance of the Contract.
	2. The Contracting Authority shall pay for the delivery of high-quality dogs that meet the Contracting Authority's requirements within thirty (30) days after the date of mutual signing of the acceptance certificate and submission of the invoice, by transferring the payment to the Supplier's current account specified in the Contract. The date of money transfer from the Contracting Authority's current account shall be deemed as the moment of payment.
	3. If the Supplier is a taxpayer registered in the Republic of Latvia, it shall prepare a structured electronic invoice (e-invoice) in accordance with the requirements of regulatory enactments and send it to the Contracting Authority at the following eAddress: EINVOICE\_VID@90000069281. If the Supplier is a taxpayer registered abroad, it shall prepare an invoice electronically and send it to the Contracting Authority e-mail address – FP.lietvediba@vid.gov.lv in PDF format. An electronically sent invoice shall be deemed received on the next working day after it has been sent to the e-mail address or eAddress specified in this Sub-clause.

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* 1. If due to the applied sanctions the Contracting Authority does not have the right to make a payment to the Supplier for the actually delivered dogs, the Contracting Authority shall postpone making of payment and the deadlines determined for payment shall be suspended until the time, when sanctions are lifted with regard to the subjects of sanctions specified in Sub-Clause 9.9.1 of the Contract, and it is possible to make payments.
1. **DOG TRANSFER AND ACCEPTANCE CONDITIONS**
	1. *If the Supplier uses air transport to deliver dogs to the Delivery Location, it complies with the binding International and European Union regulations, including Council Regulation (EC) No. 1/2005 (22 December 2004), concerning the protection of animals during transport and related activities and amending Directives 64/432/EEC and 93/119/EEC and Regulation (EC) No. 1255/97, as well as the national regulations of the Republic of Latvia and the requirements of the chosen airline regarding animal transport. (The condition will be included in the Contract with the non-resident of the Republic of Latvia)*
	2. Regarding the acceptance of dogs, the authorized persons of the Parties laid down in Sub-clause 9.11 of the Contract shall sign the Acceptance Certificate in accordance with the form specified in Annex 3 to the Contract. The authorized person of the Contracting Authority specified in Sub-Clause 9.11.1. of the Contract shall not sign the acceptance certificate, if the Supplier does not issue all the documents specified in Clause 2 of the sample acceptance certificate specified in Annex 3 to the Contract together with the dog (pedigree documents must be submitted only if available), or fails to comply with the additional requirement set out in Clause 1.10 of Annex 1 to the Contract.
2. **QUALITY AND GUARANTEES**
	1. If the facts mentioned in Sub-clause 3.1 of Annex 1 to the Contract are identified, the Contracting Authority sends a written complaint to the Supplier, adding a copy of the certificate issued by a veterinarian in the case specified in Sub-clauses 3.1.1 and 3.1.2 of Annex 1 to the Contract.
	2. Upon receiving the complaint specified in Sub-clause 4.1 of the Contract, the Supplier shall act in accordance with the provisions defined in Sub-clauses 3.2 and 3.3 of Annex 1 to the Contract.
3. **OBLIGATIONS AND RESPONSIBILITIES OF THE PARTIES**
	1. The Supplier is responsible for the compliance of the dog with the requirements specified by the Contracting Authority (Annex 1 to the Contract).
	2. The Contracting Authority shall demand and the Supplier undertakes to pay a contractual penalty for failure to comply with the term specified in Sub-Clauses 3.2 and 3.3 of Annex 1 to the Contract in the amount of one-tenth of a percent (0.1%) of the cost of the dog to be replaced for each day of delay, but not more than ten percent (10%) of the cost of the dog to be replaced.
	3. The Contracting Authority undertakes to pay for the dogs within the terms and in accordance with the procedure specified in the Contract. If the Contracting Authority does not pay the Supplier's invoice on time, the Supplier demands and the Contracting Authority undertakes to pay a penalty of one-tenth of a percent (0.1%) of the accepted and unpaid value of the dog for each day of the delayed payment, but not more than ten percent (10%) of the unpaid accepted and unpaid cost of the dog.
	4. The Contracting Authority shall not be liable for the Supplier's obligations towards third parties undertaken in connection with the performance of the Contract.
	5. The Parties undertake to compensate for direct damages caused to the other Party, if any have occurred as a result of an unlawful act or omission of the Party, and the fact of the existence of damages and the amount of damages, as well as the causal link between the act or omission in question and the damage caused, have been established and proved. The Parties shall not be liable for compensation for accidental losses.

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* 1. The Parties are mutually responsible for the fair and timely performance of the provisions of the Contract.
	2. Any payment of the contractual penalty determined in the Contract shall not exempt the Parties from the full performance of other obligations of the Contract and compensation for losses. The contractual penalty shall not be included in the damages.
	3. In the event of a delay in the performance of any obligation under the Contract, the contractual penalty shall be calculated, in each individual case of its application, for the period commencing on the calendar day following the deadline for performance of the obligation under the Contract and including the date on which the obligation was fulfilled. The contractual penalty shall be calculated from the corresponding amount, excluding VAT.
1. **DISPUTE SETTLEMENT PROCEDURE**

Disputes that may arise as a result of the performance of this Contract or in connection with this Contract shall be resolved by the Parties through mutual negotiations. If an agreement is not reached, then disputes are resolved in the courts of the Republic of Latvia, applying the regulatory acts in force in the Republic of Latvia.

1. **FORCE MAJEURE**
	1. In the Contract, the event is recognized as force majeure, if it is unavoidable and its consequences cannot be overcome; it could not have been foreseen at the time of the conclusion of the Contract; it is not the result of an error or action on the part of the Party or a person under the Party’s control; and it makes the fulfillment of obligations not only onerous but also impossible. The Parties are exempt from liability for total or partial non-performance of the obligations specified in the Contract, if and when such non-performance has occurred as a result of force majeure.
	2. Non-compliance of the dog with the requirements or delay in its delivery shall not be considered force majeure (unless the aforementioned problems arise directly from force majeure).
	3. The Party whose performance of contractual obligations has been affected by force majeure circumstances shall, without delay, but no later than within ten (10) working days after the occurrence of such circumstances, notify the other Party thereof in writing and attach to the notification a confirmation issued by the competent authorities and containing confirmation and a description of the circumstances, if the competent authorities are authorized to issue such a document.
	4. The Parties shall be released from liability in accordance with Sub-clause 7.1 of the Contract only for the period during which force majeure circumstances exist. If these circumstances continue for more than two (2) months from the date of receipt of the notice referred to in Sub-clause 7.3 of the Contract, each Party has the right to unilaterally terminate the Contract due to the impossibility of its performance.
	5. In the event of force majeure, the Contract may be terminated immediately by written agreement of the Parties.
2. **VALIDITY PERIOD OF THE CONTRACT**
	1. The Contract shall enter into effect on the date of its mutual signing. The date (day) of signing the Contract is the last day of signature, which is indicated in the area of the Contract details.
	2. The Contract shall remain in force until the Parties have fully performed their contractual obligations.
	3. The Contract may be terminated by giving written notice to the other Party at least thirty (30) days in advance.
	4. The Contracting Authority has the right to unilaterally terminate the Contract by notifying the Supplier in writing at least one (1) working day in advance:
		1. if, in accordance with the Law on International and National Sanctions of the Republic of Latvia, international or national sanctions or sanctions imposed by a Member State of the European Union and the North Atlantic Treaty Organization affecting significant financial and capital interests have been imposed on the subjects of sanctions indicated in Sub-clause 9.9.1 of the Contract, due to which it is impossible to implement the Contract or the performance of the Contract is significantly delayed;
		2. if the Supplier is subject to Article 5k, Clause 1 of Council Regulation (EU) No. 833/2014 of 31 July 2014.

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* 1. Notwithstanding the termination of the Contract, the Contract shall remain in force in relation to the performance of the warranty terms specified in the Contract, unless the Contract is terminated under the circumstances specified in Sub-section 8.4 of the Contract. Termination of the Contract shall not affect the obligation to pay for the dogs actually delivered and accepted by the Contracting Authority during the term of the Contract, except for the case specified in Sub-clause 2.5 of the Contract.
1. **MISCELLANEOUS**
	1. The Parties confirm that they have all the necessary permits and powers to conclude the Contract.
	2. Amendments to the Contract, except for the case specified in Sub-Clause 9.3 of the Contract, shall be agreed by the Parties in writing. Annexes to the Contract shall become an integral part of this Contract.
	3. If one of the Parties changes the contact details of the Parties or authorized persons mentioned in the Contract, such as phone numbers, addresses, email addresses, etc., it shall immediately notify the other Party thereof by sending a letter, but not later than within five (5) working days. Such notification shall become binding on the other Party on the eighth (8th) day following the date of its dispatch. If the notification is sent by electronic mail using a secure electronic signature, it shall become binding on the other Party on the second (2nd) working day after sending it. If a Party fails to comply with the provisions of this Sub-clause, the other Party shall be deemed to have fully complied with its obligations in using the information about the other Party contained in this Contract. On behalf of the Contracting Authority, the right to sign the notifications specified in this Sub-clause of the Contract shall have the Deputy Director of the State Revenue Service Customs Administration or the person who replaces him or her.
	4. The Contract shall be binding on the Contracting Authority and the Supplier, as well as any third party legally taking over their rights and obligations.
	5. Neither of the Parties shall be entitled to transfer their rights arising from this Contract to the third party without a written consent of the other Party.
	6. The division of the provisions established in the Contract into sections with the titles assigned to them shall be used solely for reference purposes and may in no case be used or affect the translation of the provisions of the Contract.
	7. In correspondence (including claims) between the Contracting Authority and the Supplier (their authorized persons specified in Sub-clause 9.11 of the Contract) related to the performance of the Contract, the Parties shall use the e-mails specified in the Contract. When replying electronically to the other Party's e-mail, the "FORWARD" menu shall be used, saving the received original text in the reply. The time of sending the mail is recorded on the printout of the Contracting Authority's e-mail report on the delivered e-mail (delivery to the addressee's server) (e-mail time is also recorded and stored in electronic format), which becomes an integral part of the Contract and, if necessary, can serve as evidence of sending the respective mail to each of the Parties.
	8. If any of the provisions of the Contract ceases to be valid in the event of amendments to regulatory enactments, the Contract shall not cease to be valid in its other paragraphs, and in this case the Parties undertake to apply the Contract in accordance with the applicable laws and regulations of the Republic of Latvia. Issues not stipulated in the Contract shall be resolved by the Parties in accordance with the laws and regulations in force in the Republic of Latvia.
	9. Within two (2) working days, the Supplier shall inform the Contracting Authority in writing:
		1. regarding sanctions imposed on it within the meaning of the Law on International Sanctions and National Sanctions of the Republic of Latvia (including also if member of the board or council, beneficial owner, person entitled to represent or attorney-in-fact, or a person who is authorized to represent the Supplier in activities related to the branch, or a member of the partnership, a member of its board or council, a beneficial owner, a person entitled to represent or an attorney-in-fact; if the Supplier is a partnership, is a subject of imposed international or national sanctions or sanctions of a Member State of the European Union and the North Atlantic Treaty Organization affecting significant financial and capital interests);
		2. in the event of a change in the Supplier's members of the board and council, beneficial owners, persons entitled to represent, attorney-in-facts or persons authorized to represent the Supplier in activities related to the branch, or members of the partnership, members of its board or council, beneficial owners, persons entitled to represent or attorney-in-facts, if the Supplier is a partnership, and information about the persons referred to in this sub-clause on the publicly available data website of the Register of Enterprises: [https://info.ur.gov.lv/#/data-search](https://info.ur.gov.lv/%23/data-search) has not been published;

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* + 1. if any of the conditions arising from Section 5k, Clause 1 of Council Regulation (EU) No. 833/2014 of 31 July 2014 occurs for the Supplier during the period of validity of the Contract.
	1. The Supplier declares that in the performance of its obligations under the Contract it will not carry out transactions (purchase goods or services) with a natural or legal person who (including a member of its management or supervisory board, beneficial owner, nominee or proxy, or a person authorized to represent a legal person in activities related to a branch, or a member of a partnership, a member of its management board or supervisory board, a beneficial owner, a nominee or a proxy, if the legal person is a partnership) is subject to international or national sanctions or sanctions of a Member State of the European Union or the North Atlantic Treaty Organization affecting significant financial and capital market interests.
	2. The Parties designate the following authorized persons:
		1. The following person is authorized to sign the Acceptance Certificate on behalf of the Contracting Authority, send claims, conduct dog testing during the warranty period, as well as address other issues related to the execution of the Contract: Senior Customs Expert Valdis Bikovskis from the SRS Customs Administration's Canine Division (email: valdis.bikovskis@vid.gov.lv; phone: 28378739) and Senior Customs Expert Sandra Romanovska from the SRS Customs Administration's Canine Division (sandra.romanovska@vid.gov.lv; phone: 26577755);
		2. on behalf of the Supplier: .
	3. The Contract has been drawn up in Latvian (*in case the Supplier* *is a non-resident of the Republic of Latvia - in Latvian and English*) in two (2) identical copies, each on \_\_\_ ( )

pages, with equal legal force, one of which is kept by the Contracting Authority and the other by the Supplier.

* 1. *In case of disputes, the Latvian text shall prevail (The clause will be included in the contract in case the Supplier is a non-resident of the Republic of Latvia and the Contract is drawn up in Latvian and English)*
	2. Integral parts of the Contract shall be:
		1. Technical Proposal on \_\_ ( ) pages \_\_ (Annex 1);
		2. Prices for the delivery of dogs on \_\_ (\_\_\_) pages\_\_ (Annex 2);
		3. A sample of the Acceptance Certificate on one (1) page (Annex 3);
		4. Dog testing protocol sample on two (2) pages (Annex 4);
1. **DETAILS OF THE PARTIES**

|  |  |
| --- | --- |
| **Contracting Authority:****State Revenue Service**Reg. No. 900000692811 Talejas Street, Riga, LV-1978 e-mail: vid@vid.gov.lv eAddress: activePhone: 67120000VAT Reg. No. LV90000069281Payment details:Account No. LV26TREL2130056037000State Treasury TRELLV22Signature:Date: / / | **Supplier:** **Name:**Reg. No.Address: e-mail: eAddress: PhoneVAT reg. No.Payment details: Account No.Credit institutionSignature:Date: / / |

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| --- | --- |
| Place:  | Place:  |

Annex 1

to Contract No. FM VID 2025/164

**Technical Proposal**

, represented by , acting in accordance with the , (hereinafter referred to as the Supplier), on the one hand, and

**State Revenue Service,** represented by , acting in accordance with the

 , (hereinafter referred to as the Contracting Authority or the SRS) on the other hand, both collectively also referred to as the Parties and separately as the Party, on the basis of the results of the procurement No. FM VID 2025/164 "Delivery of dogs", agree on the following Technical Proposal:

|  |  |  |
| --- | --- | --- |
| **Pos. No.** | **Mandatory** (**minimum) requirements** | **Supplier's offer** |
| **1.** | **REQUIREMENTS FOR THE DOG** |
| 1.1. | Dog(s) breed | German Shepherds, Belgian Shepherds, Labradors or Springerspaniels, etc. medium/large dogs. |  |
| 1.2. | Pronounced preydrive | A pronounced prey drive; |  |
| A great desire for toys, interest is persistent; |  |
| Able to actively play and search for a motivational object for a long time. |  |
| 1.3. | Positive or neutral attitude towardsthe environment | Willingly communicates with the strangers, positive; |  |
| By no means aggressive or fearful. |  |
| 1.4. | Stable and balanced nervous system | Active, but at the same time weighed and stable, controllable. |  |
| 1.5. | Assertiveness in a foreign environment | Self-confident, independent, quickly able to adapt to the new situation, reliable. |  |
| 1.6. | Good physical shape | Physically well-developed, able to withstand prolonged physical activity well. |  |
| 1.7. | Indifferent towardsnoise | Does not show fear or aggression towards noise. |  |
| 1.8. | Dog(s) age in months on the dayof the tender submission. | 2 - 10 months. |  |
| 1.9. | The dog must be clinically examined with no | Should be vaccinated against rabies(according to the European Union |  |

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| --- | --- | --- |
| **Pos. No.** | **Mandatory** (**minimum) requirements** | **Supplier's offer** |
|  | medical conditions | regulation). Vaccinationn carried outat least twenty-one (21) days before the date of the transfer of the dog - the date of mutual signing of the acceptance certificate. |  |
| On the day of signing the dog acceptance certificate, submit the European Union (EU) standard pet passport (specified in Regulation 577/2013) with notes on vaccination against rabies, canine distemper, parvovirus, infectious hepatitis, parainfluenza, leptospirosis and a record of the clinical examination by an authorized veterinarian noted in the passport, not older than 5 days. |  |
| On the date of signing the dog(s) acceptance certificate, the dog(s) shall be microchipped with a microchip conforming to ISO 11784 or 11785standard. |  |
| 1.10. | Additional requirement | Scope of supply - a collar and a two (2) m long leash for each dog. |  |
| **2.** | **ASSESSMENT OF THE DOG(S) EXAMINATION/TESTING** |
| 2.1. | In order to study the innate and acquired characteristics of the dog(s) (the level of dog(s) drives (prey drive), the type and resilience of the nervous system (dog's behavior in the environment, dog's behavior towards humans and animals), the dog(s) shall be tested. |  |
| 2.2. | The Supplier must ensure the necessary conditions for testing in the premises and outside.For premises testing - industrial premises with tiled floor and at least 5 tables, a dark basement, metal ladders of at least 3 m high with lattice (transparent) steps.For outside testing - footbridge and meadow or forest. |  |
| 2.3. | The course of testing shall be documented. During the testing process, each dog's testing protocol shall be filled out - “Dog Testing Protocol' (the Protocol sample in Annex 4 of the Contract).The evaluation shall be carried out according to a 6-point scale, where "6" is the highest rating and "1" is the lowest. The evaluation shall be carried out and noted for each item of the protocol. A test shall be deemed to have been successfully passed if the total number of test points is not less than "4,80, rounding the result to 2 decimal places". |  |
| 2.4. | After the end of the examination (testing), the Supplier has the right to get acquainted with the evaluation (testing) protocols for the proposed dog(s). Dog(s) which have not passed the test successfully shall not be further assessed. |  |
| 2.5. | The scope of the guarantee during the Contract’s validity in the casespecified in Sub-clause 3.4 of the Technical Proposal, to determine |  |

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| --- | --- | --- |
| **Pos. No.** | **Mandatory** (**minimum) requirements** | **Supplier's offer** |
|  | to determine the dog's compliance with the Contracting Authority's requirements, the examination/testing of the dog(s) shall be conducted by persons authorized by the Contracting Authority, and an expert may also be invited. |  |
| **3.** | **QUALITY AND GUARANTEES** |
| 3.1. | The Supplier shall ensure the replacement of the dog(s) with a dog(s) that meets the Contracting Authority's requirements or a full refund of the dog’s price, if:* + 1. the dog(s) falls ill or dies within 5 working days after the date of the mutual signing of the dog(s) acceptance certificate and the certified veterinarian confirms by means of a certificate that the dog(s) has become infected prior to being handed over;
		2. Within 180 days after the date of mutual signing of the acceptance certificate for the dog(s), congenital diseases or pathologies acquired prior to the transfer to the Contracting Authority (dysplasia of the hip or elbow joints C, D, E vertebral pathologies, heart disease, behavioral pathologies, etc.) are revealed and it is certified in writing by a certified veterinarian and it makes it difficult or impossible to further train and use the dog for the Contracting Authority's needs;
		3. Within 120 days after the date of mutual signing of the acceptance certificate for the dog(s), it is revealed that the dog(s) do not meet any of the requirements set out in Sub-clauses 1.1.1.7. and 1.9. of the Technical Proposal, which makes it difficult or impossible to further train and use the dog(s) in the service for the needs of the Contracting Authority.
 |  |
| 3.2. | If the facts referred to in Sub-Clause 3.1 of the table in Clause 1 of the Technical Proposal are identified, the Supplier undertakes to replace the dog(s) with an equivalent dog(s) complying with the requirements of the Technical Proposal within three (3) months after the Contracting Authority's written claim was sent. In the cases specified in Sub-clause 3.1 of the Technical Proposal,the Supplier shall bear the full cost of transporting the dog to be replaced and the new dog. |  |
| 3.3. | If it is not possible to replace the dog(s), the Supplier undertakes to reimburse the received fee specified in the Contract for the respective dog(s) and the costs of transporting the dog(s) to be replaced by the Supplier within three (3) months after receiving the written complaint from the Contracting Authority (also in the case when the transportation of the dog was provided by the Contracting Authority itself).The Contracting Authority shall not pay any additional fee if the cost of the new dog(s) exceeds the cost of the dog(s) to be replaced. Replacing a dog(s) with another is permissible no more than two (2) times. |  |
| 3.4. | The inspection/testing of the dog(s) within the scope of the guarantee of the Contract shall take place in accordance with the conditions of Clause 2 of the Technical Proposal. |  |

(To be supplemented according to the selected Tenderer’s tender)

**Signatures of the Parties:**

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|  |  |
| --- | --- |
| **Contracting Authority:**Signature: Date: \_\_/\_\_\_/\_\_\_ | **Supplier:**Signature: Date: / / |

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Annex 2

to Contract No. FM VID 2025/164

**Dog delivery prices**

 , represented by , acting in accordance with the , (hereinafter referred to as the Supplier),

on the one hand, and

**State Revenue Service,** represented by , acting in accordance with the

 , (hereinafter referred to as the Contracting Authority or the SRS) on the other hand, both collectively also referred to as the Parties and separately as the Party, on the basis of the results of the procurement No. FM VID 2025/164 "Delivery of dogs", agree on the following dog delivery prices:

*(To be supplemented in accordance with Clause 2 “Financial offer” of the invitation and the chosen Tenderer's tender)*

**Signatures of the Parties:**

|  |  |
| --- | --- |
| **Contracting Authority:**Signature: Date: \_\_/\_\_\_/\_\_\_ |  **Supplier:**Signature: Date: \_\_/\_\_\_/\_\_\_ |

Annex 3

to Contract No. FM VID 2025/164

SAMPLE of the Acceptance Certificate

|  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|  **Acceptance Certificate** , \_\_\_\_\_ 2025 Place , hereinafter referred to as the Supplier, represented by , ,  name of the Supplier name, surnameacting in accordance with the , on the one hand, and**The State Revenue Service**, hereinafter referred to as the Contracting Authority, represented by its authorized representative  , acting in accordance with the , on the other hand, hereinafter collectively referred to as the Parties and separately as the Party, hereby sign the following dog acceptance certificate:1. The Supplier shall transfer and the Contracting Authority shall accept a dog that meets the requirements of the Contracting Authority in accordance with the procurement"Delivery of Dogs" No. FM VID 2025/164:

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Dog (name, microchip No.) | Breed | Sex | Date of birth | Price, EUR, excluding VAT |
|  |  |  |  |  |

2. The following documents shall be issued to the dog:o A pet passport of the European Union model with notes on rabies vaccination, canine distemper, parvovirus, infectious hepatitis, parainfluenza, leptospirosis and a record of the clinical examination of an authorized veterinarian indicated in the pet's passport not older than 5 days. Passport No. ;o pedigree documents (if any) - No. ;o The Certificate has been drawn in Latvian (*or in case the Supplier is a non-resident of the Republic of Latvia - in Latvian and English*) on pages in two (2) identical copies, one out of which shall be stored with the Contracting Authority, the other – with the Supplier. The Certificate shall be enclosed with the Contract and become an integral part of the Contract. In the event of a dispute, the text in Latvian shall prevail.**Signatures of the Parties:**Contracting Authority Supplier  / /  |

 Signatures of the Parties:

|  |  |
| --- | --- |
| **Contracting Authority:**Signature: Date: \_\_/\_\_\_/\_\_\_ |  **Supplier:**Signature: Date: \_\_/\_\_\_/\_\_\_ |

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Annex 4

to Contract No. FM VID 2025/164

Dog Testing Report sample

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| Dog Testing ReportDog's name Microchip No. Tenderer Place Date

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| No | Type of testing |  | Evaluation | Notes |
| **Part A - Determining the intensity of hunting behavior** |
| 1. | Chasing | x1 |  |  |
| 2. | Catching | x1 |  |  |
| 3. | Hunting drive | x3 |  |  |
| 4. | Searching | x2 |  |  |
| 5. | Blocked object | x2 |  |  |
| **Part A in total** :9= |  |  |
| **Part B - Premises and Outside Testing** |
| 6. | Slippery floor | x1 |  |  |
| 7. | Metallic sound | x1 |  |  |
| 8. | Table exercise | x1 |  |  |
| 9. | Pit/bridge | x1 |  |  |
| 10. | Stairs | x1 |  |  |
| 11. | Carrying exercise | x1 |  |  |
| 12. | Dark room | x1 |  |  |
| 13. | Assertiveness | x5 |  |  |
| 14. | Handling of strangers | x1 |  |  |
| 15. | Handling of transport | x1 |  |  |
| 16. | Handling of other dogs | x1 |  |  |
| 17. | Reaction to noise | x1 |  |  |
| **Part B in total** :16= |  |  |
| **Part C - General Description** |
| 18. | Willingness to cooperate | x1 |  |  |
| 19. | Learning abilities | x1 |  |  |

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| 20. | Visual appearance | x1 |  |  |
| 21. | Stress level and psychological resilience | x3 |  |  |
| 22. | Physical condition | x1 |  |  |
|  | **Part C in total** | :7= |  |  |
|  | **Final evaluation (Part A, B. C)** | **:3=** |  |  |

The Instructor:  /signature and its transcript/ |

Signatures of the Parties:

|  |  |
| --- | --- |
| **Contracting Authority:**Signature: Date: \_\_/\_\_\_/\_\_\_ |  **Supplier:**Signature: Date: \_\_/\_\_\_/\_\_\_ |