

ΣΤΑΘΕΡΕΣ ΣΥΓΚΟΙΝΩΝΙΕΣ ΜΟΝΟΠΡΟΣΩΠΗ Α.Ε.

ΔΙΑΓΩΝΙΣΜΟΣ ΤΔ-156/21



ΑΝΑΒΑΘΜΙΣΗ ΣΥΡΜΩΝ ΤΗΣ ΓΡΑΜΜΗΣ 1

ΤΕΥΧΟΣ ΔΙΕΥΚΡΙΝΙΣΕΩΝ
ΟΡΘΗ ΕΠΑΝΑΛΗΨΗ ΑΠΑΝΤΗΣΗΣ 49

ΝΟΕΜΒΡΙΟΣ 2021

Το παρόν τεύχος εκδόθηκε σύμφωνα με τα προβλεπόμενα στα Τεύχη Διακήρυξης του διαγωνισμού.

ΤΔ-156-21

Ορθή επανάληψη απάντησης 49 του Τεύχους Διευκρινίσεων (Αρ Πρωτ 162230)

Παρατίθεται ορθή επανάληψη του υποδείγματος Α.1.2 της εγγυητικής επιστολής συμμετοχής, όσον αφορά την ημερομηνία λήξης αυτής

ΥΠΟΔΕΙΓΜΑ Α.1.2 / SAMPLE A.1.2 - PARTICIPATION LETTER OF GUARANTEE

Issued by (Full name of the Credit Institution)

...../ or T.M.E.D.E.

Date of issuance:

To: (Full name of the Awarding Body)

.....

(Address of the Awarding Body)

.....

Our Guarantee no. against the amount of euro¹.

We hereby declare that we irrevocably and unreservedly guarantee waiving our rights to make use of the benefit of division and discussion up to the amount of euro ² in favour of:

(i) [in case of a physical entity]: (full name, father's name), Tax Payer's Number (address), or

(ii) [in case of a legal entity]: (full name), Tax Payer's Number (address), or

(iii) [in case of a Joint Venture]: of physical/ legal entities

a) (full name), Tax Payer's Number (address),

¹ The amount of the Letter of Guarantee for participation in the tender is set in the contractual documents against a specific amount, it is written in full and in numbers in brackets.

² See footnote 3

b) (full name), Tax Payer's Number
(address),

c) (full name), Tax Payer's Number
(address),

(fill in all members of the Joint Venture/ Consortium)

individually and for each one of the above and jointly and severally liable in their capacity as members of the Joint Venture for its/their **participation**, in accordance with STASY S.A. Invitation to Tender (number) for the appointment of a Contractor for the award of a Contract:

“(title of Contract).....”.

This guarantee covers only the obligations of the entity (-ies) (*in favour of whom this guarantee is issued*), as these ensue from the participation to the above tender procedure throughout its validity period.

The aforementioned amount remains at your disposal and shall be paid in full or in instalments. Payment shall be made without disagreement, dispute or objection of any kind on our part, without examining the validity or non validity of your claim, within five (5) days upon receipt of your written notification.

The present guarantee shall remain valid until _____, or until it is returned to us or until we receive your written statement that we can consider our Bank free from any relevant guarantee obligation.

If this guarantee becomes payable, the relevant amount shall be subject to the applicable stamp duty.

We agree to extend the validity of the guarantee following a request from your Service, to which the consent of the beneficiary for the extension of his offer is attached, provided that your relevant request will be submitted to us before the expiration date of the initial participation letter of guarantee.

We hereby certify that the amount of the Letters of Guarantee already provided, including also the amount of the present guarantee, does not exceed the threshold of the Letters of Guarantee that we have the right to issue.

The Letter of Guarantee shall be collectable and payable in Greece. Any dispute to be raised concerning this Letter of Guarantee shall be subject to the exclusive jurisdiction of the competent Courts in Athens, Greece and the Greek legislation.

(Authorized Signature)

Νίκος Χαϊρέτας
Διευθύνων Σύμβουλος