## **SUPPLEMENTARY AGREEMENT No. 1** to Contract No.276/07535359/546 dt. 01.11.2019

16.12.2019.

"EEW-PROTEC GmbH", Bunsenstraße 3, D-24145 Kiel – Germany (country code – 276), hereinafter referred to as "the Contractor", on the one side, and the Krylov State Research Centre, Russian Federation, 196158 Saint Petersburg, Moskovskoe Shosse 44 (country code – 643), hereinafter referred to as "the Customer", on the other side, have issued this Supplementary Agreement No. 1 on the following:

## 1. To accept new revision of Clause 2 of Contract No.276/07535359/546 dt. 01.11.2019:

- «2. Total Work Cost. Payments.
- 2.1. The Total Work Cost is €32684,71 (Thirty two thousand six hundred eighty four Euro, seventy one cents only; currency code 978) net of the taxes payable within the Russian Federation territory.
- 2.2. The Total Work Cost stipulated in clause 2.1 of the Contract will be paid in two successive instalments:
  - €26289,40 (Twenty six thousand two hundred eighty nine Euro, forty cents only), as advance payment against the Contractor's commercial invoice to be issued within 10 (ten) days after signing of the Contract;
  - €6395,31 (Six thousand three hundred ninety five Euro, thirty one cents only), as final payment against the Contractor's commercial invoice to be issued within 10 (ten) days after signing the Work Acceptance Certificate as per clause 4.4 of the Contract.

Each instalment will be paid by the Customer within 30 days from the date of relevant commercial invoice by direct bank transfer to the following account of the Contractor:

HypoVereinsbank Schönkirchen

Account No.: 94002097 Bank Code: 20030000

BIC/SWIFT: HYVEDEMM300

IBAN: DE78200300000094002097.»

## 2. To accept new revision of Clause 4.2. of Contract No.276/07535359/546 dt. 01.11.2019:

- «4.2. The Contractor's specialists will perform the Work on the Customer's site within 11 (eleven) working days from the date of arrival.»
  - 3. All conditions of Contract No.276/07535359/546 dt. 01.11.2019 except for the abovementioned and introduced alterations shall remain unchanged, be valid and retain in force.
  - 4. This Supplementary Agreement No. 1 forms an integral part of Contract No.276/07535359/546 dt. 01.11.2019.
  - 5. This Supplementary Agreement No. 1 signed by fax/electronic message exchange to be considered as legally valid until exchange of original copies of the same.

For the Customer:

V.V. Magarovskii

30.12.2018

Head of Division

For the Contractor:

AU Consensus 66 5-2115 Kie

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