# **TENDER FORM**

NAME OF CONTRACTOR:
ADDRESS:
PROVINCE
TEL./FAX/ E-MAIL
IDENTIFICATION NUMBER
NATIONAL BUSINESS REGISTER
NATIONAL COURT
REGISTER
BANK/ BANK ACCOUNT
NUMBER
To:
Aleksander Krupkowski Institute of Metallurgy and Materials Science Polish Academy of Sciences Reymonta Street 25 30-059 Kraków
On partaking in the public Contract awarding procedure, whose subject is: a purchase of a heating stage for a scanning electron microscope with the option for EBSD analysis, I hereby offer to implement the subject of the tender according to the rules described in the Specification of the Essential Terms of the Tender:
Net price:
Gross price:
Gross price in words:
The above price includes the Value Added Tax in the amount of%
that isEuro
The warranty time is

The Contract		implementation	date	is		
The warranty repair, that is the restoration of the lost values to the subject, within the period of from the date of notification by the orderer						
	Place,	, date				
		Signat	ure of a person authorized			

We simultaneously declare that:

- 1. We give our consent that the payment date of the invoice issued by us will be 21 days from the date of the invoice being received by the Tenderer,
- 2. We have become familiar with the Specification of the Essential Terms of the Tender and do not claim any reservations to its content, and we have obtained the information necessary for the preparation of the offer,
- 3. We have accepted the detailed conditions included in the Specification of the Essential Terms of the Tender, including those of the draft contract, and, in the case when our tender wins, we hereby oblige ourselves to conclude the Contract by the above mentioned terms, and we declare that we feel bound by this tender for the time described in the Specification of the Essential Terms of the Tender,
- **4.** We declare that the persons authorized to represent our company are:

Full name	Speciment signature
1	
2	
_	is verified by the following documentation
which are attached to this tender.	
<b>5.</b> The attachments to this tender are:	
1)	
2)	
3)	
4)	
5)	
6)	
7)	
8)	
9)	
10)	
11)	
Place,, date	
	Signature of (a) person(s) authorized

to represent the tenderer

	Attachment no.2
(Tenderer's Stamp)	<u>DECLARATION</u>
NAME OF TENDERER:	
ADDRESS	
On submitting the offer by way electron microscope with the op	of an open tender for a purchase of a heating stage for a scanning on for EBSD analysis
I hereby declare that I meet Art. 22 Sec. 1 of Public Procure	ne requirements of the partaking in this procedure included in nent Law referring to:
	n to undertake specific activity or action, if the legal regulations lay
<ol> <li>Possessing the knowledge</li> <li>Disposing of technical pot</li> <li>Economical and financial</li> </ol>	ntial as well as persons capable of implementing the tender;
	lace,, date
	Signature of (a) person(s) authorized to represent the tenderer

	Attachment no. 3
(Tenderer's Stamp)	LARATION
<u>DECI</u>	ARATION
JAME OF TENDERER:	
DDRESS	
	nder for a purchase of a heating stage for a scanning
ectron microscope with the option for EBSD ar	nalysis:
•	the public contract awarding procedure pursuant Public Procurement Law (consolidated text of The 59 as amended).
Place,	, date
Place,	, date
Place,	date

## **DRAFT CONTRACT**

	oncluded onin Kraków as a result of the selection of the offer by way of an pen tender no. <b>PN-15-2013</b> between:						
Polis Loca Tax I Repre Gene	sander Krupkows  The Academy of Science  The Academy o	ences, street 25, 30-059 ber 6750001857, Paweł Zięba Pl	Kraków . National Busine			74,	
							,
locat	ed in:						
Tax	Identification	Number			National	Business	Register
		National Co	urt Register				
Repre	esented by:						
PESE	EL No			,			
furth	er referred to as "Ver	ıdor",					
furth	er referred to as "Par	ties"					
			§ 1				
the 2.	e subject of this Core option for EBSD a The detailed speci	<b>malysis.</b> fication of the <b>(</b>	Contract subject	is desc	ribed in the	Vendor's ter	-
			<b>§</b> 2	O	•		
an	e Vendor is oblige d Materials Sciend adline of	ce in Kraków, l	l install the subje				0,5
	dditionally, the Venining for the Pure	0		_		1 ,	

3. The delivery of the Contract subject to the Purchaser should take place at the location described in Sec. 1 at the time agreed by the Purchaser.

Contract subject.

4. The deadline for the delivery and installation of the Contract subject is understood as kept if, before its expiry, the Vendor delivers and installs the complete and unaltered Contract subject at the pointed location, according to the terms described in the Vendor's tender.

1.	The parties establish the gross/net price of the	ne subject of the Contract o	escribea in detail in	181
	in the amount of			
2.	(in words:	)		
3.	The net price is,	the Value Added Tax ra	te is%, the	Value
	Added Tax value is			
4	The price includes the full due amount who	ich the Purchaser is oblige	d to pay for the Co	ntract

- 4. The price includes the full due amount which the Purchaser is obliged to pay for the Contract subject and its delivery to the location described by the Purchaser, as well as the installation and training. The price especially includes the costs and fees related to the delivery of the Contract subject; the transport fees, insurance, duty, loading, unloading, as well as the documentation necessary for the normal use, maintenance and repair of the Contract subject.
- 4. The risk of loss of the Contract subject during transport lies on the side of the Vendor.

#### § 4

- 1. The due amount described in § 3 Sec. 1 is to be paid by the Purchaser within the period of 21 days from the date of his/her receipt of the invoice **after the acceptance of the Contract subject**.
- 2. The parties have agreed that the payment of the due amount is to be made in the form of a money transfer to the Vendor's bank account no.
- 3. The parties consent that the payment takes place on the date of the charge of the Purchaser's bank account.
- 4. In the event of an overdue in the payment, the Vendor has the right to calculate statutory interest for the Purchaser for each overdue day.

#### § 5

- 1. The parties establish the Vendor's responsibility for the non-performance or improper performance of the Contract in the form of contractual penalties.
- 2. The Vendor will pay contractual penalties to the Purchaser:

- 1) for a delay in the delivery or installation of the Contract subject, the value of the Contract is reduced by 0,05% of the price described in § 3 Sec.1 for every commenced day of delay, but not more than 5 % of the gross value of the Contract;
- 2) for a delay in the removing of the faults stated on the acceptance of the Contract subject or within the period of surety or warranty, in the amount of 0,05 % of the price described in § 3 Sec.1 for every day of delay calculated from the day established for the removal of the faults, but not more than 5 % of the gross value of the Contract;
- 3) on termination of the Contract for the Vendor's default in the amount of 10% of the price described in § 3 Sec.1
- 3. the payment of the contractual penalties does not exclude judicial redress for the damage exceeding the value of the contractual penalties.
- 4. Neither Party will be held responsible to the other Party for the non-performance or improper performance of their obligations within the Contract, if the non-performance or improper performance of those obligations is a result of force majeure. The Parties understand force majeure as any kind of external extraordinary events which are impossible to foresee, such as: disasters, fires, floods, explosions, social disorders, warfare, state or administration acts, which, in part or in whole, prevent the performance of the obligations of the Parties implemented within the frames of the Contract.

<sup>\*</sup>Delete as appropriate

- 1. The Purchaser can withdraw from the Contract in the event of the occurrence of a crucial change of circumstances which causes the performance of the Contract to be against the public interest; which could not have been foreseen at the time of its conclusion, by notifying the Vendor within the date of 30 days from the receipt of the message concerning the above circumstances. In such a case, the regulations referring to the contractual penalties do not apply.
- 2. In the event of an overdue in the delivery by at least 30 days from the date described in § 2 Sec. 1 the Purchaser has the right to withdraw from the Contract and calculate the penalties described in § 5 Sec. 2 point 3)

#### § 7

- 2. In the event when the repair lasts longer than 14 days, the warranty period will be prolonged by the repair's duration time (calculated from the date of the report of the failure until the moment of its elimination).
- 3. The detailed service conditions are described in an attachment to the Contract.

### § 8

The Purchaser will create the necessary conditions which will grant the Vendor's personnel the access to equipment and personnel of the Purchaser – within the scope necessary for the implementation of this Contract.

#### § 9

- 1. Any changes of the Contract require consent by both Parties and are to be made in writing under pain of nullity.
- 2. The changes mentioned in Sec. 1 must be made with the preservation of Art. 140 Sec. 3 of Public Procurement Law, which states that a contract becomes invalidated in the part exceeding the description of the contract subject included in the Specification of the Essential Terms of the Tender.
- 3. It is acceptable to make a change in the regulations of this Contract as referred to the content of the Contractor's offer within the following scope:
  - a. **the quality or other parameters of the appliances offered in the tender,** whereas such a change can be caused by:
    - 1) market unavailability of the appliances described in the tender resulting from a cease in the production or a removal of these appliances from the market;
    - 2) market appearance of newer generation appliances which allow to save the costs of the implementation or operation of the Contract subject,
  - 3) market appearance of appliances of better parameters than those given in the tender, on condition that the changes mentioned above does not rise the offer price.
  - **b. the deadline of the tender subject's implementation**, when it is caused by circumstances on the side of the Purchaser, such as:
    - 1) difficulties in the adaptation of the room for the purpose of the Contract subject's installation,
    - 2) justified work absence of the Purchaser's personnel responsible for the technical receipt of the Contract subject

The condition for the changes described in Sec. 3 is the submission of a motion by the side initiating the change, which includes: a description of the change proposal, a justification of the changes, a calculation of the change costs, if the change in question has an effect on the Contractor's payment.					
§10					
Any disputes resulting from the implementation of this Contract will fall under the competence of the jurisdiction over the Purchaser.					
§11					
In cases not regulated by this Contract, the civil code and the Public Procurement Law are to be applied.					
§12					
All attachments constitute an integral part of this Contract.					
§13					
The Contract has been produced in 3 identical copies; 2 for the Purchaser and 1 for the Vendor.					

Vendor

Purchaser

Attachment 1	no. 5
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(0-1	

	(Cotractor's Stamp)
	WARRANTY
	subject of the procedure: a purchase of a heating stage for a scanning electron microscope with the ion for EBSD analysis:
Mo	de: open tender
NA	ME OF CONTRACTOR:
AD	DRESS:
1.	The warranty period for the whole order (materials, labour) amounts to:
imp	lementation of the order,
2)	The scope of the warranty service inleudes:  A warranty repair, that is the restoration of the lost values to the subject, within the period of
3.	Organization of the warranty service.
The	Contractor will perform the warranty service:
	(write: personally or with the aid of other service outlets — name, address, phone number)
4. 7	The Contractor declares that he/she/they feel obliged to perform all the operations mentioned in points 2 and 3 within the period described in point 1 of this Document free of charge.
	Place,, date
	Signature of (a) person(s) authorized to represent the Contractor

1	ttac	hm	ant	110	6

Contractor's stamp	

List of entities belonging to the same corporate group/information on the fact that the Contractor does not belong to a corporate group<sup>1</sup>.

On submitting the application for an acceptance in the procedure/the tender<sup>2</sup> in the public procurement procedure conducted in the mode of an open tender for: a purchase of a heating stage for a scanning electron microscope with the option for EBSD analysis:

acting by virtue of Art. 26 Sec. 2 point 2d of the Act dated 29 January 2004 – Public Procurement Law (The Law Journal 2010 r. no. 113, item 759 as amended)

 $\Box$  we are submitting the list of entities constituting the same corporate group, according to the Act dated 16 February 2007 on Competition and Consumer Protection (The Law Journal no. 50 item 331 as amended):

No.	Name of entity	Address of entity	
1			
2			
3			
(	place, date)	(signature and stamp of person(s) authorized to represent the Contractor)	
□ we inform that we do not belong to a corporate group as referred to in Art. 24 Sec. 2 point. 5.			
(p	lace, date)		

Please, mark the correct option. If the Contractor belongs to a corporate group, the table should include all of the members of this group.

<sup>&</sup>lt;sup>2</sup> Delete as appropriate