

CANDIDATE/TENDERER

(denomination/name)

Statement regarding the compliance with the DNSH principle

(DNSH = „Do no significant harm” – „Not causing harm to the environment”)

I, the undersigned (name/forename), domiciled in (domicile address), identified with identity document (Id Card/Passport), series, no., issued by....., on the date of, PIN, **as legal representative of the Tenderer / Related Tenderer / Supporting Third Party / Subcontractor** (denomination), headquartered in (business operator address), UIC no., TIN no.

I declare on my own responsibility, under penalty of exclusion from the public procurement procedure and under the sanctions applicable to the act of forgery in public documents, that both the technical project to be carried out and the subsequent execution of the works related to the contract DESIGN SERVICES (PT+DDE+DTAC+DTOE), TECHNICAL ASSISTANCE AND EXECUTION OF WORKS FOR THE PROJECT "DEEP ENERGY RENEWAL OF THE TECHNICAL COLLEGE ENERGETIC", we will comply with our obligations in accordance with the principle of "do no significant harm" (DNSH - "Do No Significant Harm"), set out in the Commission Communication - Technical Guidelines on the application of the principle of "do no significant harm" under the Regulation on the Recovery and Resilience Mechanism (2021/C58/01) and in accordance with the requirements of the Specifications, chapter 3.8.

The DNSH principle should be interpreted in the light of Article 17 of Regulation (EU) 2020/852 (the 'Taxonomy Regulation'), according to which the notion of 'significant harm' for the six environmental goals covered by the Taxonomy Regulation is defined as follows:

1. An activity shall be considered to significantly harm climate change mitigation if that activity results into significant greenhouse gas (GHG) emissions;

2. An activity shall be considered to significantly harm climate change adaptation if that activity increases the negative impact of the current and projected climate on the activity itself or on people, nature or assets;

3. An activity shall be considered to significantly harm the sustainable use and protection of water and marine resources where the activity is detrimental to the good ecological status or good potential of bodies of water, including surface and groundwater, or the good ecological status of marine waters;

4. An activity shall be considered to significantly harm the circular economy, including the prevention and recycling of waste, where the activity leads to significant inefficiencies in the use of materials or in the direct or indirect use of natural resources, to a significant increase in the generation, incineration or disposal of waste, or where the long-term disposal of waste is likely to cause significant and long-term harm to the environment;

5. An activity shall be considered to significantly harm pollution prevention and control where the activity leads to a significant increase in emissions of pollutants into air, water or soil;

6. An economic activity shall be deemed to significantly harm the protection and restoration of biodiversity and ecosystems if that activity is significantly detrimental to the good condition and resilience of ecosystems or detrimental to the conservation status of habitats and species, including those of Union interest.

As the contractor, we undertake:

a) to ensure that the construction materials and components used do not contain asbestos or substances of very high concern, as identified on the basis of the list of substances subject to authorisation set out in Annex XIV to Regulation (EC) No 1907/2006. In accordance with the provisions of Commission Decision No 2000/532/EC, transposed into national law by Decision No 1907/2006/EC, 856/2002, as subsequently amended and completed, it is considered that the execution works do not involve the use of categories of materials that can be classified as hazardous toxic substances;

b) the obligation to ensure measures regarding indoor air quality, which can be affected by numerous other factors such as the use of waxes and varnishes for cleaning surfaces, construction materials such as formaldehyde in plywood and fire retardants in numerous materials or radon that comes from both soils and construction materials;

c) the obligation to ensure that the construction materials and components used, which may come into contact with the occupants, emit less than 0.06 mg formaldehyde per m³ of material or component and less than 0.001 mg of carcinogenic volatile organic compounds of categories 1A and 1B per m³ of material or component, when tested in accordance with CEN/TS 16516 and ISO 16000-3 or other comparable standardized test conditions and other determination methods;

d) the obligation to take measures to mitigate noise, dust and polluting emissions during the works;

e) during the execution works, we will implement procedures in such a way as to exclude any possibility of negative effects over the environmental factors and, in particular, over water, soil and subsoil, air, a good management of the works, providing clear management measures for all materials, equipment and installations used, correct storage, in accordance with specific rules, regular training of all workers on site to ensure the elimination of the aforementioned negative effects;

f) the obligation that at least 70% (by weight) of non-hazardous construction and demolition waste (except natural geological materials referred to in category 17 05 04 of the European list of waste established by Decision 2000/532/EC) and generated on the construction site will be prepared for reuse, recycling and other material recovery operations, including backfilling operations using waste to replace other materials, in accordance with the waste hierarchy and the EU Protocol on the Management of Construction and Demolition Waste. We will ensure conditions for the effective and efficient separate collection of waste at source and the sending of separated fractions to the source for preparation for reuse or recycling. Waste sorting will be carried out at the production site, by the contractor. We will limit the generation of waste in the construction and decommissioning processes, in accordance with the EU Protocol on the management of construction and demolition waste and will take into account the best available techniques and will decommission/sort wastes selectively;

g) the obligation to carry out 2 certified tests to identify the radon concentration in the building, namely one test at the start of the contract and one at the works completion. If the radon concentrations measured at the beginning exceed the limits set by the rules in force, the contractor will take measures to reduce them to the permissible level.

h) the obligation to comply with ROHS_Regulation on the Registration, Evaluation, Authorisation and Restriction of Chemicals.

i) the obligation to ensure that the collection and management of the resulting waste will be carried out in compliance with the County Waste Management Plan and the National Waste Management Plan.

In order to verify the implemented measures of "do no significant harm" (DNSH) to the rehabilitation project, the DNSH responsible of the builder will submit, attached to each payment statement, a report on the implementation of DNSH requirements for the works performed included in the statement of works (with the attachment of supporting documents), namely at least the following:

- Statement of works with a breakdown of the following (where applicable):
 - Quantity of dismantled materials m3/m2
 - Quantity of reused materials m3/m2
 - Quantity of recycled materials m3/m2
 - Quantity of waste m3/m2
- Certification by the waste management company with the quantity of waste taken over, specifying the quantity of incinerated waste
- Statement of performance for construction products, drawn up by manufacturers, or statements of compliance (if construction products subject to a non-harmonized technical specification are used) or

technical approval in construction (if construction products are used in constructions for which there are no harmonized technical specifications or non-harmonized technical specifications);

- Product safety data sheets (according to EU Regulation 2015/830);
- Technical data sheets of the equipment used in the technical systems of the building - proof of reduced energy consumption, respectively the possibility of using renewable energy, statements of compliance;
- Technical data sheets of the equipment used - pollution mitigation measures;
- Certified testing to identify the radon concentration in the building, at the beginning and at the completion of the works

I, the undersigned states that the information provided is complete and correct in every detail and I understand that the contracting authority has the right to request, for the purpose of verifying and confirming the statements, any supporting documents at its disposal.

I understand that if this statement does not correspond with the reality, I am liable for violating the provisions of criminal law regarding false statements.

CANDIDATE/TENDERER,

(authorized signature)

Date of filling in

