



**SERVICE OF IMPLEMENTATION AND MAINTENANCE OF
THE CENTRAL MANAGEMENT SYSTEM FOR RENEWABLE
ENERGY SOURCES IN ENERGA OZE**

TECHNICAL DIALOGUE

APRIL 2022

I. CONTRACTING AUTHORITY

ENERGA OZE S.A. with the registered office in Gdańsk (80-309), at Aleja Grunwaldzka 472, registered in the Register of Entrepreneurs kept by the District Court Gdańsk – North in Gdańsk, VII Economic Department of the National Court Register under KRS No. 0000512140, holding Tax ID No. (NIP): 593-23-72-895, Nussiness Register No. (REGON): 192902676, with the share capital paid-up in full, standing at: PLN 1 109 241 000.00.

ENERGA OZE SA (EOZE) is a company within Energa Group, one of the four major national energy companies. It acts as a Leading Entity of the Generation Business Line, coordinating such areas as generation of electricity from renewable energy sources (RES). In this area, the Company manages its own 6 onshore wind farms, 45 small hydroelectric power plants and 3 photovoltaic farms with a total installed capacity of over 300 MW, while investing in and developing new RES projects.

Energa Group is part of Polski Koncern Naftowy Orlen SA group, which owns and develops its own renewable energy sources. Currently, there are 4 wind farms and numerous micro photovoltaic installations (in total approximately 110 MW of installed capacity). In the near future, another 6 photovoltaic farms will be put into operation.

II. CONTACT DETAILS OF THE CONTRACTING AUTHORITY

1. Requests for participation in the technical dialogue should be submitted by e-mail to: janusz.tracz2@energa.pl (the e-mail should be entitled: "Dialog techniczny nr 1/2022 – zgłoszenie udziału <name of entity submitting the request>" ("Technical Dialogue No. 1/2022 - Application for participation of <name of entity submitting the request>").
2. Substantive queries pertinent to the technical dialogue, should be submitted to the following email address: janusz.tracz2@energa.pl (the e-mail should be entitled: "Dialog techniczny nr 1/2022 – zgłoszenie udziału <name of entity submitting the request>" ("Technical Dialogue No. 1/2022 - Application for participation of <name of entity submitting the request>").
3. All other correspondence addressed to the Contracting Authority should be addressed to the email address: janusz.tracz2@energa.pl (the e-mail should be entitled: "Dialog techniczny nr 1/2022 – zgłoszenie udziału <name of entity submitting the request>" ("Technical Dialogue No. 1/2022 - Application for participation of <name of entity submitting the request>").
4. The Contracting Authority may change its contact details at any time and will inform the Participants and potential participants of the technical dialogue about this fact by publishing appropriate information on the Contracting Authority's website.

III. INFORMATION ON THE SUBJECT OF TECHNICAL DIALOGUE AND PURPOSE OF THE DIALOGUE

1. The Contracting Authority announces a technical dialogue which precedes a potential contract award procedure in order to analyse the market for the purpose of acquiring a SCADA class system for central management of renewable energy sources [hereinafter referred to as System].
2. The technical dialogue is designed to provide advice and obtain information on the following:

- a) verification of detailed functional and non-functional specifications of the Contracting Authority in the context of their possible fulfillment by the solutions delivered by individual Participants;
- b) identification of key specifications, conditions, links, and risks from the point of view of correctness, completeness, and timeliness of system implementation, covering the area of technical, formal, legal, and organisational issues concerning both the Contracting Authority and the Participants;
- c) functionality, implementation feasibility, required technical parameters (including hardware and software).
- d) determination of factors influencing the quality and value of submitted bids,
- e) definition of other necessary elements for the solution to be analysed.

3. General features of the System:

The System should be a state-of-the-art second level SCADA class solution for efficient, centralized operational management of geographically distributed renewable energy sources (wind farms, photovoltaic farms, small hydroelectric power plants, others).

In general, the System should provide sufficiently efficient and reliable mechanisms for (but not limited to):

- acquisition and processing of real-time data from local source systems of RES installations (SCADA systems, communication servers, PLC controllers, etc.) in a reliable manner,
- monitoring and supervision of technological processes (control of technical and operational parameters, handling of alarms and events, detection of anomalies, analysis of historical and performance data),
- exercising operational management,
- visualisation of work and device parameters,
- reporting,
- dispatching control,
- development of data for the layer of integration with external systems (PI System by OSIsoft),
- user interfaces and security of their operation.

The system should be designed in such a way as to take into account current procedures and organisational conditions related to RES source maintenance and to provide for integration with the existing infrastructure of RES sources (communication interfaces and protocols) and to have open communication interfaces for integration with external systems.

Further, the System should feature a high potential to evolve in order to handle a larger number of sources in the future (scalability) in an efficient and cost-effective manner.

The detailed specifications for the System, including functional and non-functional specifications, technical and organisational conditions are included in Appendix no. 5 – Description of the subject of the Dialogue, one which will be made available to the Participants in the Technical Dialogue.

IV. PRINCIPLES OF DIALOGUE

1. The Technical Dialogue shall be conducted in Polish and English; however, the Contracting Authority does not provide access to the Technical Dialogue documentation in English.
2. A Participant of technical dialogue shall be responsible for providing a translator.
3. Any Party seeking participation in technical dialogue may do so:
 - a) meets the admission criteria referred to in Section V,
 - b) submits duly completed and signed Request for participation in the technical dialogue along with required appendixes at the time and in a manner specified in this Notice.

After being admitted to the technical dialogue by the Contracting Authority under the terms and conditions of this notice, any concerned party shall become a Participant in the technical dialogue.

4. Queries concerning the content of the notice should be submitted to the email address provided in Section II 2 hereof.
5. Technical dialogue shall be carried out in a manner ensuring fair competition and equal treatment of all participating entities and solutions they offer.
6. By taking part in the technical dialogue, the participating entities give their unconditional consent to use the information provided for the purpose of developing the terms of the contract, in particular the description of the subject of the contract and the terms and conditions of the contract. In the case of providing the Contracting Authority during the technical dialogue with a work within the meaning of the Act of 4 February 1994 on copyright and related rights (Journal of Laws 2019, item 1231), the entity providing the work grants the Contracting Authority unconditional consent to use this work (in entirety or in part) in order to develop the tender documentation, including the description of the subject of the Contract, specification of terms of the Contract and the terms and conditions of the contract and permission to exercise derivative rights to the work, disposal and use of the derivative work. The dialogue participant shall ensure that the use of the work by the Contracting Authority does not violate the rights of third parties.
7. This notice does not constitute an invitation to submit an offer within the meaning of Article 66 of the Civil Code, nor is it a contract notice within the meaning of the provisions of the Public Procurement Law.
8. Participation in the technical dialogue is not a condition to apply for any contract in the future.
9. The Contracting Authority is not required to initiate contract award procedure(s) as a result of this technical dialogue.
10. It is planned to continue the technical dialogue until the Contracting Authority examined all aspects necessary for the description of the subject of the contract and other information helpful in commencing the procedure.
11. The Contracting Authority plans to complete the technical dialogue within 60 days from the date of publication of the dialogue notice on the website. Should it be necessary to extend the dialogue, the Contracting Authority will inform all Participants.
12. The Contracting Authority reserves the right to end the technical dialogue at any stage without giving reasons.

13. Documentation of the technical dialogue will not be made available to participants in the procedure nor potential contractors for the contract for which the technical dialogue was held.
14. The Contracting Authority will forthwith announce the completion of the dialogue by publishing information at the Contracting Authority's website and if the dialogue is terminated after inviting selected participants to participate in the dialogue, also by providing information to participants.
15. An entity which took part in the technical dialogue may apply for a contract award should it be announced.

V. CONDITIONS FOR PARTICIPATION IN TECHNICAL DIALOGUE AND DESCRIPTION OF METHOD FOR EVALUATION OF MEETING THESE CONDITIONS

1. An entity which meets the following conditions may participate in a technical dialogue:
 - a) Submits properly filled in and signed "Request for participation in the technical dialogue" according to the specimen constituting **Appendix no. 1** hereto, along with other required appendixes, at a time and in a manner specified herein;
 - b) Signs a "Non-Disclosure Statement" according to the specimen constituting **Appendix no. 2** hereto.
 - c) Meets formal conditions:
 - The Contractor must have at least five years of experience in providing SCADA software to energy companies involved in the generation of electricity from distributed renewable sources for a minimum of two of the following types of installations: photovoltaic farms, wind farms, hydroelectric power plants. In order to confirm proper execution of the implementations, the entity must provide a completed list of implementations according to the template described in **Appendix no. 3**.
 - The Contractor shall present at least three verifiable references of timely delivery of SCADA systems of similar scope within the last three years. Systems of similar scope shall be understood as systems that have been implemented for operational management of at least ten distributed renewable installations of the two types mentioned above.
2. The Contracting Authority stipulates that it will invite to the next stage of the technical dialogue no more than 5 entities which meet the conditions defined in Section 1. Where more than 5 entities take part in the dialogue, the Contracting Authority will invite to the subsequent stage 5 entities which will demonstrate proper implementation of systems referred to in Section 1 (c) over the preceding 3 years. While determining the list of entities allowed to participate in the technical dialogue, the Contracting Authority will evaluate the number of completed system implementations in the preceding 3 years (2019-2021). Moreover, the implementations of SCADA systems integrating all three types of renewable sources, that is wind farms, photovoltaic and small hydro will be scored.

To this end, the Contracting Authority will apply the following evaluation criteria:

- 10 credits – for each SCADA solution implementation,
- 10 credits additionally – for each implementation of a SCADA solution integrating all three types of RES.

VI. REQUEST FOR PARTICIPATION IN TECHNICAL DIALOGUE

1. In order to participate in the technical dialogue, a Participant must file the following documents:
 - a) request for participation in the technical dialogue (Appendix no. 1);
 - b) Non-Disclosure Statement (Appendix no. 2);
 - c) documents specifying the way of representation of the Participant submitting the Request for participation in the technical dialogue, that is in particular a copy from the register relevant for the Participant.
2. The documents listed in Section VI. 1. should be signed:
 - a) electronically, with a qualified electronic signature;
 - b) by a person (or persons) authorised to represent the Participant.
3. If the authority to represent the Participant does not result from the appended document referred to in Section VI. 1.c., the request should be accompanied by an electronically signed (a qualified electronic signature) Power of Attorney for the person (or persons) representing the Participant. The wording of the Power of Attorney must clearly define the transactions which the Attorney is authorised to perform. If the Power of Attorney is granted by a person other than the person authorised under the law or the Articles of Association to represent the entity, the request should also include the Power of Attorney to perform this transaction.
4. The request for participation in the technical dialogue should be submitted within 10 working days from the date of publication of the notice on the Contracting Authority's website <https://www.energa-oze.pl>, by e-mail to the following address Janusz.tracz2@energa.pl taking into account the following requirements:
 - a) electronically signed documents should be packed into an encrypted ZIP (or . 7z) archive prior to submission;
 - b) the password for decrypting the file should be provided in the body of the email or by means of another communication channel.
5. The Contracting Authority does not need to admit an entity which submits a Request for participation in the technical dialogue after the deadline to the technical dialogue.

VII. PROCEDURE FOR ADMISSION TO TECHNICAL DIALOGUE

1. The Contracting Authority will verify a Request for participation in the technical dialogue, once it has been submitted electronically.

2. After verification of a Request for participation in the technical dialogue and the appended documents, the Contracting Authority will advise the concerned entities of their admittance or refusal to participate in the dialogue.
3. Along with information on admission to the technical dialogue, the Contracting Authority will send to Participants of the dialogue via e-mail: Description of the Subject of the Dialogue (document detailing the requirements for the System being the subject of the dialogue);
4. After the Participants study the documents in question, the Contracting Authority will arrange a meeting with each of the participants of the technical dialogue within no more than 2 weeks from the date of the documents being submitted.
5. Meetings with a Participant in the technical dialogue may be held, at the discretion of the Contracting Authority, at the registered office of the Awarding Entity or by means of distance communication, in the form of a teleconference.
6. The Contracting Authority may request a Participant in the technical dialogue that additional information be submitted, one covered by the subject of the technical dialogue, at the time and in the form of its choice.
7. During the dialogue, Contracting Authority expects Participants to make a presentation of existing system solutions that confirm the fulfillment of functional requirements for the System.
8. The Contracting Authority will draw up a record of technical dialogue.

VIII. COSTS

Each party seeking participation in the technical dialogue and any Participant of technical dialogue shall bear all costs associated with requesting for and participating in technical dialogue. Entities participating in the technical dialogue shall not be paid for their participation.

IX. APPENDIXES

Appendix no. 1: Request for participation in the technical dialogue.

Appendix no. 2: Information on personal data processing

Appendix no. 3: Non-Disclosure Statement.

Appendix no. 4: List of system implementations.

Appendix no. 5: Description of the subject matter of the dialogue.

Appendix no. 1: Request for participation in the technical dialogue

The Employer:
 ENERGA OZE SA
 80-309 Gdańsk, Aleja Grunwaldzka 472
 Re.: Technical dialogue no. 1/2022

REQUEST FOR PARTICIPATION IN THE TECHNICAL DIALOGUE

to check whether a SCADA-class system for central management of renewable energy sources may be acquired.

Participant	/ full name /
Address:	/ address for correspondence /
E-mail address	/e-mail address for correspondence /
Data of Contact Person	

Represented by/management board/attorney of the Participant (delete as appropriate).

Acting on behalf of the Participant named above, I declare that:

1. the Participant seeks participation in the technical dialogue to check whether a SCADA-class system for central management of renewable energy sources in Energa OZE may be acquired under the conditions specified by the Contracting Authority in the "Technical Dialogue Notice No. 1/2022" .
2. Participant agrees to use information provided during the technical dialogue for the purpose of development of documentation by the Contracting Authority, including design documentation.
3. Where the Participant provides the Contracting Authority with a work, within the meaning of the Act of 4 February 1994 on Copyright and Related Rights (consolidated text Journal of Laws 2019 its 1231), the Participant grants the Contracting Authority unconditional, non-revocable and free consent to use this work – depending on the Contracting Authority's needs – in entirety or in part, in order to develop the tender documentation, including the description of the subject matter of the Contract, the specification of terms of the contract and the terms and conditions of the Contract, and grants permission to exercise derivative rights to the work, to dispose of and use the derivative work or its part. The Participant shall ensure that the use of the work by the Contracting Authority does not violate the rights of third parties.
4. Appendixes to this Request include:
 - Appendix no. 1: An extract from the National Court Register or any other relevant register.
 - Appendix no. 2: Power(s) of attorney, if applicable.
 - Appendix no. 3: Non-Disclosure Statement.
 - Appendix no. 4: List of system implementations.
5. I have fulfilled the information obligations provided for in Article 13 or Article 14 of RODO towards natural persons from whom I have directly or indirectly obtained personal data in order

to apply for participation in the technical dialogue (GDPR - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC – General Data Protection Regulation GDPR Laws L 119 of 04.05.2016).

_____, ____ 2022

(Signature of an authorised representative of the Dialogue Participant)

Appendix no. 2: Information on personal data processing

Information clause

principles of personal data processing in relation to technical dialogue conducted by Energa OZE S.A.

In order to conduct the technical dialogue, Energa OZE S.A. processes personal data contained in bids, requests and other documents and materials submitted to Energa OZE S.A. and information available in publicly available registers and online. This information may include data which, under Regulation 2016/679 of the European Parliament and of the Council of the European Union of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC, have the nature of personal data.

In accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (hereinafter referred to as GDPR), we inform you that:

1. Controller of your personal data (ADO): Energa OZE S.A. with its registered office at al. Grunwaldzka 472, 80-309 Gdańsk (hereinafter referred to as **Energa OZE**), entered in the Register of Entrepreneurs of the National Court Register kept by the District Court Gdańsk-Północ in Gdańsk VII Economic Division of the National Court Register under KRS number 0000512140.
2. Our contact details: e-mail address kancelaria.oze@energa.pl, correspondence address: **83-000 Pruszcz Gdański, ul. Grunwaldzka 42a**.
3. The data protection officer (hereinafter referred to as DPO) can be contacted at e-mail address: iod.energa-oze@energa.pl or in writing to the correspondence address of Energa OZE referred to in para. 2.
4. Energa OZE obtained your personal data from the economic entity (hereinafter referred to as Contractor), one which participates in the technical dialogue or submitted a request to be included in the technical dialogue, or received them directly from you.
5. Your personal data will be processed in the technical dialogue, in particular for the following purposes:
 - a. To establish/confirm your authority to represent the Counterparty;
 - b. To determine/confirm eligibility or qualifications of experts assigned to work in the framework of technical dialogue (if such requirements were defined by Energa OZE);
 - c. To report, supervise the completion of technical dialogue and its settlement;
 - d. To pursue business contacts and exchanging correspondence;
 - e. To transfer and archive documentation;
 - f. To establish and assert claims and damages, to defend against possible claims.
6. Personal data are/will be processed in accordance with:
 - a. Article 6(1)(b) of the GDPR in order to take action at the request of the data subject prior to entering into a contract or to conclude a contract to which the data subject is a party (applies to natural persons who independently act as a participant in the technical dialogue);
 - b. Article 6(1)(c) of the GDPR in order to fulfil the legal obligations incumbent upon Energa OZE under applicable laws, including but not limited to the Act on Money Laundering and Countering the Financing of Terrorism;
 - c. Article 6(1)(f) of the GDPR in order to pursue the legitimate interests of the controller or a third party. The legitimate interests of Energa OZE include asserting claims arising from the applicable legislation, archiving documentation, ensuring protection of persons and property, exercising rights of a parent entity in capital groups.

7. The scope of personal data processed by Energa OZE in relation to participation in the technical dialogue:
 - a. identification data (first and last name): representatives and employees of the Counterparty and other persons named in documents/materials submitted to Energa OZE as part of the technical dialogue;
 - b. identification data (PESEL number) of Counterparty attorneys and other data included in Power of Attorney (if the said document was submitted to Energa OZE);
 - c. contact details (official email address, official phone number, position or function) of the above mentioned persons, if it is necessary for participation in the technical dialogue or results from the requirements of Energa OZE contained in the information about opening of the technical dialogue;
 - d. data on professional qualifications, completed training and data in documents confirming qualifications, if the obligation to present such documents is stipulated in the information about opening of the technical dialogue.
8. The following may be the recipients of personal data:
 - a. public authorities and entities entitled to obtain data in compliance with applicable legislation, by way of illustration courts, law enforcement authorities, state institutions, entities authorized to conduct inspections, when they make a lawful request for access to data;
 - b. Parent company in the Orlen Group and other Orlen Group entities, including Energa SA and other Energa Group companies for the purpose of exercising their powers or fulfilling their obligations under agreements concluded by Energa OZE;
 - c. entities delivering correspondence;
 - d. external auditors, statutory auditors and tax advisors;
 - e. authorised financial institutions, such as banks executing transactions, insurance companies;
 - f. entities providing document shredding and archiving services;
 - g. entities providing legal advisory services and in the area of court cases;
 - h. other contractors/entities participating in the technical dialogue or participating in a tender procedure related to the ongoing technical dialogue, to which information will be made available in order to ensure competition;
 - i. entities providing service and maintenance of equipment used by Energa OZE;
 - j. entities providing IT services in support and maintenance of systems used to process personal data by Energa OZE, including e-mail.
8. Energa OZE may entrust personal data to providers of services or products acting on its behalf on the basis of an agreement on entrustment of personal data processing, requiring such entities to perform activities upon documented instructions from Energa OZE, provided that confidentiality is maintained and privacy and security of entrusted personal data is ensured at a level not lower than at Energa OZE.
9. Providing data is voluntary, but it is necessary for participation in the technical dialogue.
10. Personal data will not be transferred to a third country or international organisations.
11. The processing of your personal data will not be used to make decisions concerning you in an automated manner or for profiling.
12. The personal data will be processed for the period necessary for the purposes of the processing referred to in para. 5 or until an objection raised by you against the processing of your data is upheld.
13. The period for which personal data will be processed will be determined according to such criteria as:
 - a. length of time necessary to maintain business contacts with you in relation to the conduct of the technical dialogue;
 - b. period of preparation of documentation necessary to carry out the tender procedure;

- c. time of fulfilling legal obligations of Energa OZE under common provisions of law;
 - d. period of archiving documentation concerning the technical dialogue and tender related to the conducted technical dialogue and an agreement concluded as a result of the contract award;
 - e. the time necessary to establish, assert or defend claims under the law.
14. The data subject shall have the right to:
- a. to access personal data concerning him/her and to request a copy thereof, taking into account the fact that Energa OZE may require the data subject to provide additional information in order to specify the request,
 - b. to rectify or supplement their personal data, provided that the exercise of this right may not result in changing the outcome of decisions made as a result of the technical dialogue, nor may it affect the integrity of protocols and their annexes,
 - c. to demand from Energa OZE to restrict processing of personal data, however separate provisions may exclude the possibility of exercising this right, including among others cases referred to in Article 18(2) of GDPR (the right to restrict processing shall not apply in relation to storage, in order to ensure the exercise of legal remedies or to protect the rights of another natural or legal person, or due to important grounds of public interest of the European Union or of a Member State),
 - d. to erase personal data, if the grounds for exclusion referred to in Article 17(3) of the GDPR do not apply,
 - e. to object to the processing of personal data.

You can exercise your rights by contacting Energa RES or the DPO in writing or by e-mail.

You have the right to lodge a complaint with the President of the Office for Personal Data Protection against the processing of your personal data, to the address: Office for Personal Data Protection, ul. Stawki 2, 00-193 Warsaw or electronically. Detailed information on how to lodge a complaint is available on the Office's website www.uodo.gov.pl in the "Complaints" tab.

Appendix no. 3: Non-Disclosure Statement

On considering our intention to participate in the technical dialogue on the service of implementation and maintenance of the central management system for renewable energy sources in ENERGA OZE SA (hereinafter referred to as the “**Dialogue**”), conducted by Energa OZE SA

We do hereby undertake

to keep in strict confidence all technical, technological, economic, financial, commercial, legal, organizational and other information concerning **ENERGA OZE S.A.** with the registered office in Gdansk (80-309), at Aleja Grunwaldzka 472, registered in the Register of Entrepreneurs maintained by the District Court Gdansk-Pólnoc in Gdansk, VII Economic Department of the National Court Register under KRS No. 0000512140, holding Tax ID No. (NIP): 593-23-72-895, Business Register No. (REGON): 192902676, with fully paid-up share capital of PLN 1 109 241 000.00, regardless of the form in which such information is provided and its source, hereinafter referred to as the “**Information**”.

1. In particular, we undertake:
 - a. not to disclose any Information received during participation in the **Dialogue**, or its source, either in whole or in part, to any third party without prior express written authorisation from ENERGA OZE SA, from which the Information or the source of the Information originated,
 - b. to disclose the Information only to those persons (employees) in relation to whom such disclosure will be legitimate in order to pursue transactions necessary for participation in the **Dialogue**,
 - c. not to disclose the Information to any third party, except with a written consent of ENERGA OZE S.A. to whom the information refers,
 - d. not to copy, reproduce or in any way distribute any Information or any part thereof, except for the cases when it is necessary and indispensable for the purposes strictly connected with the subject matter of performing actions necessary for participation in the Dialogue, in which case any such copies or reproductions shall be the property of ENERGA OZE SA, being the source of that Information.
2. The above requirements shall not apply to any part of the information provided by ENERGA OZE SA which:
 - a. has been published, known and officially disclosed to the public without breaching the provisions of this Non-Disclosure Statement; in particular, under mandatory provisions of law,
 - b. has been legally transferred by a third party, without violating any obligation of non-disclosure towards ENERGA OZE SA,
 - c. will be disclosed by ENERGA OZE SA.
3. This obligation to maintain confidentiality shall be in force during participation in the Dialogue as well as indefinitely thereafter.
4. Otherwise, the provisions of the Act of 16 April 1993 on combating unfair competition, the Labour Code Act and other legal acts in force in this scope shall apply.

Appendix no. 4: List of system implementations

Technical Dialogue Host No. 1/20212

ENERGA OZE SA
 80-309 Gdańsk, Aleja Grunwaldzka 472

Participant of the Technical Dialogue:

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SYSTEMS IMPLEMENTED DURING THE LAST 3 YEARS

Short description and characteristics of the implemented system	Number and type of installations connected to the system	Net value of the subject of implementation	Date of implementation	Name of the entity, where the system was implemented *
1	2	3	4	5

* The Contracting Authority may request contact persons for verification purposes

_____, ____ 2022

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 (Signature of an authorised representative of the Dialogue Participant)