

GENERAL INVESTMENT DIVISION PROCUREMENT & INVESTMENT DIVISION

CALL 005/2023

OPEN TENDER FOR THE SALE & REMOVAL OF OLD EQUIPMENT OF ThPA S.A.

OPEN TENDER		
THESSALONIKI PORT AUTHORITY SA Main line of business: Port works Address: Within the Port of Thessaloniki GR 54625 Thessaloniki Tel.: 2310593121, Fax: 2310510500 Email address: secretariat@thpa.gr Website: http://www.thpa.gr		
Deadline for Submission of Bids	10/ 10/ 2023	
Deadline for the Submission of Requests for Clarification	05/ 10/ 2023	
Awarding Criterion	Price and Technical Evaluation	
Contact for information/clarifications	For the tender procedure Ilias Samaras Email: <u>isamaras@thpa.gr</u> Tel.: 2310 593 206 George Papageorgiou Email: <u>gpapageorgiou@thpa.gr</u> Tel.: 2310 593 305 For technical issues & clarifications Konstantinos Kontogiannis Email: <u>kkontogiannis@thpa.gr</u> Tel.: 2310 593 525	





ThPA S.A. is conducting an **Open Tender** with the submission of online bid for the clearance and removal of Gantry cranes 1 & 2, old equipment/machinery and other material found in the Port of Thessaloniki as scrap and recycling.

The works consist of the dismantling and processing of the material for sale, with an estimated total weight of three thousand five hundred (3.500,00) tonnes, in order to be transferred outside the port area of responsibility of ThPA S.A. The material for sale is divided into groups as specifically mentioned in Annex 2, which is an integral part of this Call.

The criterion for the award of the tender will be the price and technical evaluation. An **Indicative Minimum Starting Price** per tonne is considered to be the one defined in the table below per category.

CATEGORY	TYPES	INDICATIVE MINIMUM PRICE PER TONNE
1	GANTRY-CRANES	€ 120,00 / TN
2	CONVENTIONAL TERMINAL CRANES & STRADLE CARRIERS	€ 140,00/ TN
3	VARIOUS MACHINERY & TOOLS + SCRAP	
3A	ELECTRICAL EQUIPMENT (TRANSFORMERS & CABLES)	€ 300,00/ TN
3B	MECHANICAL EQUIPMENT	€ 130,00/ TN
ЗГ	OTHER MATERIALS (METAL COMPONENTS)	€ 130,00/ TN
4	PROJECT MACHINERY	PRICE PER UNIT
5	SCRAPPING VEHICLES	PRICE PER UNIT

Participants may submit a financial offer for **all the material for sale or for part of the list.** Bids with a price lower than the indicative Minimum Starting Price may be rejected.

It is noted that the interested parties for the preparation of their bid and after consultation with the competent Division of ThPA S.A., may visit the Port, in order to receive full opinion and knowledge of the situation in which all the material for sale is, as well as of the area they will have to work at.

PART 1 - GENERAL TERMS

1. ELIGIBILITY FOR PARTICIPATIN IN THE TENDER:

1.1 Suitability to pursue a professional activity

Participation in this Open Tender is open to natural or legal persons, joint ventures or associations of suppliers who exercise in Greece or in an EU country who have a professional activity related to the object of this Call. Participants shall:

- Not be in a state of bankruptcy, liquidation or compulsory receivership.
- Not have been irrevocably convicted (themselves in case of natural persons and the administrators in case of limited partnerships or limited liability companies or Private Companies, the CEO for the case of societes anonymes and the natural persons carrying out management duties in any other case for:
- a) participation in a criminal organization, as defined in article 2(1) of Joint Action No. 98/733/JHA of the Council of the European Union,
- b) bribery, as defined in Article 3 of the Council Act dated 26 May 1997 and in Article 3,(1) of Joint Action No. 98/742/CFSP of the Council,
- c) fraud within the meaning of Article 1 of the Convention on the protection of the European Communities
- d) terrorist crimes or offences linked to terrorist activities, as defined in Articles 1 and 3 of the Framework Decision 2002/475/ΔEY of the Council of 13th of June 2002 (EE L 164), respectively, or inciting or aiding or abetting or attempting to commit an offence, as referred to in Article 4 of that Framework Decision.
- d) money laundering, as defined in article 1 of the Council Directive 91/308/EEC on the prevention of the use of the financial system for the purpose of money laundering,







- f) child labor and other forms of trafficking, as defined in Article 2 of Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and the protection of victims replacing Council Framework Decision 2002/629/JHA (OJ L 101 of 15.4.2011, p.1), and the crimes of article 323A of the Criminal Code (human trafficking),
- e) embezzlement (article 375, P.C.),
- f) fraud (article 386-388, P.C.),
- h) forgery (article 385, P.C.)
- h) forgery (article 216-218, P.C.)
- i) perjury (article 224, P.C.)
- j) bribery (article 235-237, P.C.)
- k) fraudulent bankruptcy (article 398, P.C.).

If the interested Economic Operators participate as an association or a joint venture, the above requirements must be met by each of their members.

1.2 Technical and professional capacity

Participants should cumulatively meet the following minimum requirements of technical – professional competence:

- ✓ To hold a liability insurance policy for the environment, based on Law 4685/2020 (with recording and registration of the carrier's collector in the Electronic Waste Register (EWR). Insurance coverage concerns third parties and the restoration of the environment to its previous state in in the event of damage amounting to a minimum of one hundred thousand (100,000) euro per year.
- ✓ To have a permit for the Management-Collection & Transport of Solid, Non-hazardous Waste issued by the Environment Directorate or equivalent license or certificate.
- ✓ To have a Mechanical Engineer with the corresponding Professional License and proven professional experience.

2. WAY AND TIME OF CONDUCT

Interested parties may submit their bid no later than **Tuesday 10th of October 2023 at 15.00**, in Greek and the bids shall not be dependent on any other term, condition, proviso or reservation by email to the Procurement and Investment Division of ThPA S.A., in the email address <u>isamaras@thpa.gr</u> with CC to the following email addresses: <u>gpapageorgiou@thpa.gr</u> and <u>iefedaki@thpa.gr</u>, by sending a locked filed folder. The password shall be sent to the above email addresses after the deadline for submission of bids, upon notice to the participants.

After the expiry of this date and time, it will no longer possible to submit bids. The bids and the participation supporting documents will be examined and evaluated by the appointed Evaluation Committee of ThPA S.A. without the presence of the participants. The Committee may continue the procedure through negotiation rounds after sending a relevant invitation to the participants.

2.1 Bid Content - Electronic Bid Folder

The participants will send their bids, in electronic folders, with the title "Bidding Tender for the sale & removal of gantry cranes 1 & 2, old equipment/machinery and other materials of ThPA S.A., as scrap as well as the details of the tenderer (full name of candidate, address, telephone number, e-mail), in accordance with Articles 3 and 4 hereof, including the following subfolders:

- a. Participation documents
- b. Technical Offer
- c. Financial Offer

3. ELECTRCONIC FOLDER DATA

3.1 Participation documents

The bid folder shall include the following information:

- A **Solemn Declaration** by which the tenderer declares that he a. has taken note of this declaration, the terms of which he unconditionally accepts and b. he is obliged to dismantle and remove the material (scrap) from the premises of ThPA S.A. at his own expense, delivering the area where they are, clean and free for use.
- A **Solemn Declaration** by which the participant declares that he has taken note and accepts the Concession Agreement between the Greek State and ThPA S.A. (Law 4522 GG 39 A'/07.03.2018).
- A **Solemn Declaration** that the tenderer at the performance of all works will take all measures for the protection of the environment, the health and safety regulation, in accordance with the applicable legislation.
- Environmental civil liability **insurance policy**, based on Law 4685/2020.







- A Solemn Declaration of Law 1599/86 of the Mechanical Engineer, stating that:
 - A) he took note of the object and the terms of the tender that he accepts fully and unreservedly.
 - **B)** he will undertake the supervision of all works for the removal of the total material for sale, such as cutting them into smaller parts, lifting and loading for its transport.
- A **Certified copy of the Practice License or other equivalent document,** from which the adequate professional experience of the Mechanical Engineer who will undertake the supervision of the removal of the gantry cranes will be presumed.
- **Certificate from a competent authority** that he has fulfilled his obligations regarding the payment of social security contributions and tax obligations, with effect from the date of the tender.
- **Details of the tenderer's business activities** (e.g. corporate profile, company details (GEMI Registration Number if the participant is liable, etc.).
- **Information document** for the processing of personal data, according to Article 13 of GDPR 679/2016, signed by the Candidate.

NOTE: The Solemn Declarations provided for in this Call, if drawn up by Greek citizens, must either be in the format provided for in Article 8(2) of Law 1559/1986 with signature authorisation by a competent authority, either be issued digitally through the website <u>https://www.gov.gr/</u>, or bearing an advanced digital signature.

3.2 Technical Bid

- Detailed timetable for the Execution of Works and the removal of the total material for sale as scrap, from the Port of Thessaloniki, for which he submits a bid,
- · Technical report stating the dismantling method that will be used,
- The number and capacity of the cranes that will be used, if any,
- The valid certificates of suitability of the cranes that will be used, (in case of availability of a different crane during the execution of the contract, the relevant valid certificates will be provided) and which have been issued by an Independent Control Body,
- Crane documentation indicating the pressure exerted on the surface of the pier by the outriggers used to lift the cranes an place them in a loading state,
- Risk Assessment and management measures
- · Proof of the participant's technical competence from previous similar projects,

3.3 Financial Bid

The Financial Bid shall be in accordance with the template attached hereto, shall be signed by the tenderer, shall bear the stamp of the company and shall include the following, as a minimum:

- > The bid price in euro per tonne for all the material per sale.
- > The time of bid validity which cannot be less than **120 days**.
- > The total time of removal from the facilities of ThPA S.A.
- > The payment method
- > Any additional necessary information, at the discretion of the tenderers.

4. BID VALIDITY

Bids submitted must be valid for at least **one hundred twenty days (120)**, from the date of the Tender Procedure. Offers that are valid for a shorter period may be **rejected**.

5. PROJECT INSURANCE COVERAGE

Regarding Categories 1 and 2, the Contractor must take all appropriate measures for the safety of the removal works and the prevention of damages or accidents, which may be caused by him or by the persons hired by him or by his subcontractors or by the materials and machinery used, being liable for any damage or accident caused to ThPA S.A., the project carried out, its employees, its facilities, but also to any third party, obliged to comply with the applicable provisions and all applicable regulations in general. ThPA S.A. bears no responsibility for any damages or accidents to the Contractor's staff or any third party, for which the Contractor has civil, administrative and criminal liability. Furthermore, he must be aware of and comply with the Health and Safety Regulation of the employees of ThPA S.A. (Decision 2643/27.06.2005).





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5.1 Staff insurance

The Contractor is obliged to insure all the staff he employs, in accordance with the applicable provisions, in the Sngle-Payer National Healthcare and in the special insurance funds of main and supplementary insurance as appropriate.

5.2 Project insurance

Upon signing the contract, the Contractor will present the Project Insurance Policy for general, civil and employer liability against all risks. The duration of insurance will cover the period of execution of the project.

The Project Contractor will be insured with one or more insurance companies, which operate legally within the European Union.

The Contractor is not obliged to insure the mobile project machine with the civil liability insurance provided for by law and the extension of the Tool Civil Liability.

The Contractor is obliged to provide to the members of its staff, at its own care and cost, all the personal protective equipment they need, depending on the tasks they perform.

6. AWARD - METHOD OF PAYMENT

6.1. The selection of a Contractor and the award of the tender result will be made, by decision of the competent body of ThPA S.A. and following the relevant proposal of the evaluation committee of this open tender, to the successful bidder.

The evaluation criteria are the following:

- 1. The financial bid with a weighting factor of 70&
- 2. The evaluation of the technical bid with a weighting factor of 30%

The evaluation of the technical bid will be carried out as follows:

- A. Removal Time with a weighting factor of 50%
- B. Methodology and project implementation safety with a weighting factor of 30% C. Payment method with a weighting factor of 20%

Upon signing the contract, the Contractor must submit a <u>Performance Guarantee</u> concerning the terms of the Contract issued by a Credit Institution, the amount of which is set at 5% of the contract price, excluding VAT, and will be valid until its return to the Credit Institution that issued it. Instead of the letter of guarantee, he may deposit the corresponding amount of money as a guarantee at the Treasury of ThPA S.A. The letter of guarantee is returned after the final termination of the contract and after the settlement of any claims by the contracting parties and within five (5) days at the latest. If there are other pending obligations of the Contractor that started within the contractual time and were not settled until the end of the contract, then the amount of the Performance Guarantee will be refunded after the obligations of the Contractor have been settled.

6.2 In the event that the successful bidder, who was awarded the contract, fails to pay the price on time and/or to appear on time for signing the contract and/or to present the Performance Guarantee within the initially set deadline or any extension thereof, or to collect and remove on time all the material for sale, the Company may revoke and declare the successful bidder to be revoked. In this case, ThPA S.A. may award the material for sale to the next or, if there is another similar case, to the next successive bidders, who are asked to pay the price they offered.

6.3 The certification of the received quantity, for the sale of the machinery for sale, as scrap, will be based on the weighing from the scales of ThPA S.A. The clearance will be completed <u>within ten (10) days</u> from the last receipt of all the material for sale.

6.4 Withdrawal from the sale or reduction of the price paid is excluded.

7. OBLIGATIONS OF THE CONTRACTOR

- The Contractor must collect and remove the material for sale, at his own expense and responsibility.
- Any works as well as the costs of dismantling and processing the materials for the purpose of their transport, are borne by the Contractor and are his sole responsibility.
- The performance of any procedure, including the cost with the customs, shall be borne by the Contractor.







- The Contractor is obliged to submit to ThPA S.A. a statement, by which he will designate the Security Technician who according to law will be in charge for the entire duration of the project executions of monitoring and supervising the project, as well as the Health & Security Plan. The statement must be co-signed by the designated Security Technician who accepts the award. He will also sign the special form of ThPA S.A. concerning the operation of the construction site within the port as well as the Contractor's Security Statement (Annex 2). The Security Technician will hold the necessary licenses, which will be available to ThPA S.A. upon request.
- The Contractor is obliged to submit to the Labour Inspectorate a list of the staff with the specialties of the employees he will employ in the project, in accordance with the applicable legislation. (L.3850/2010) which will be notified to ThPA S.A. at least 3 days before the commencement of the works.

The Contractor is obliged to ensure that his staff has the licenses provided by law and the experience required for the execution of the project.

The Contractor is also obliged to deliver to ThPA S.A. the notification about the Safety Technician to be submitted to the Labor Inspectorate.

- The Contractor has the exclusive civil and criminal liability towards any third party, including the staff of ThPA S.A. for any damage or claims that will arise from his own or his staff's actions or omissions due to deceit or negligence, upon delivery or in connection to them.
- The Contractor is liable towards ThPA S.A. for improper performance or non-performance of his Contractual obligations within the deadline. In this case and irrespective from any civil liability of the natural or legal entity, the amount of the letter of guarantee provided for herein shall be forfeited in favor of ThPA S.A., by its decision, as a penalty clause.
- The Contractor is responsible for any breach of labor, insurance or other relevant legislation regarding the employment of his staff.
- The Contractor must also take note of the Health and Safety Regulation of the employees of ThPA S.A. (Decision 2643/27.06.2005) and to take all necessary measures for the safe execution of the works and to diligently comply with the relevant provisions of the applicable legislation.
- The Contractor is obliged to take all necessary measures to avoid any pollution incident in the wider area of the construction site from the activities resulting from its work, in particular with regard to the pollution of the sea and the soil.
- The Contractor has the exclusive civil, criminal and administrative responsibility for causing any pollution incident
 of both the marine and land area of his construction site during the execution of his works. Throughout the work,
 all necessary preventive and repressive measures will be taken to deal with any pollution caused in a timely manner.
- The Contractor, after signing the contract and before carrying out the works within the port area, shall obtain the
 appropriate permit from the Port Authority for hot works and provide all the necessary means of personal protection
 of his staff, as well as firefighting means, in accordance with the applicable legislation (PD: 95/78 On Health an
 Safety Measures for people working in welding works, Fire Provision 7/96 Fire protection measures during hot
 works).
- The existence of active water and electricity supplies, the use of which will be granted by ThPA S.A. to the Contractor, does not reduce to the minimum the Contractor's responsibilities for any safety issue.
- The Contractor will start the works provided that he has received all the necessary permits and approvals, all the necessary protection as well as hygiene and safety measures.
- The supervision and safety of the working area/construction site during non-working hours is the sole responsibility of the Contractor.
- ThPA S.A. reserves the right to inspect the Contractor's construction site, with the Contractor's obligation to provide all the facilities and safety measures needed, at his own expense.
- During his works within the port area, if necessary, the Contractor is obliged to fence its worksite areas in accordance with the applicable legislation.
- The Contractor is obliged to remove the objects from the premises as well as to ensure the cleanliness of the wider area of his construction sites and to repair any damage that may be caused.
- If necessary, the Contractor shall place bins for the municipal waste of his staff as well as movable sanitary areas, the cost of which will be borne exclusively by the Contractor.
- The Contractor should ensure that the different waste streams that may arise from the works such as: batteries, WEEE, waste oils, hazardous waste, etc. to be collected separately in appropriate collectors and managed in accordance with the procedures provided for in the applicable legislation. The costs of the above management will be borne exclusively by the Contractor.
- The Contractor will provide proof of disposal/recovery for all waste streams that will be generated during the works.





- The Contractor is obliged to inform ThPA S.A. for any work he performs and to comply with the instructions of ThPA S.A.
- The Contractor must deliver the space free and clean after the end of the above-mentioned periods.
- Any permits required for the execution of any works, such as extraction and delivery of oily residues, waste, certificates of solvency to Public Services if required will be issued at the responsibility and expense of the Contractor.
- All the necessary works shall be the Contractor's responsibility and shall be carried out by his personnel and means.
- The cutting of the sold material into smaller parts, in order to allow its transfer is an obligation of the Contractor and will be carried out at his expense.
- The loading and transport of the materials outside ThPA S.A., is the Contractor's obligation and will be carried out at his own expense.
- The equipment that will be used by the Contractor will be of excellent condition, appropriately certified according to the relevant provisions and standards and completely safe. Its use will be made by properly trained and licensed staff. Also, before the commencement of work, he must submit to ThPA S.A. the necessary certificates, licenses of equipment and operators.
- For the execution of the above works, the Contractor may use machines of ThPA S.A., paying the corresponding charge, in accordance with the applicable pricelist provided for each of them and provided that the machines will be available upon request https://www.thpa.gr/index.php/el/olth/invoice.
- The Contractor, in order to carry out all the necessary works, guarantees that he or the third person, who acts on his order and on his behalf, has the required knowledge and infrastructure and will comply with the applicable provisions of labor and insurance legislation.
- The Contractor may be allocated, if required, space for the execution of works. The period of allocation of this space will not be longer than that resulting from the submitted Timetable for Completion of the Works.
- ThPA S.A is not responsible for any damage or accident that may occur to the Contractor's staff, the staff of ThPA S.A. or to any third parties during the execution of the works, until their completion.
- ThPA S.A. bears no responsibility for any loss of materials, components, machinery and tools of the contractor, who must ensure adequate and effective storage.
- ThPA S.A. bears no responsibility for actual defects or lack of properties of the material for sale. From the participation in the tender, it is presumed that the bidder has gained insight into the electric cranes for sale and their state and that they are of his utmost liking and suitable for the intended use.

8. TENDER REPETITION, EXTENSION, AMENDMENT, COMPLETION OR CANCELLATION

In case no offers are submitted for one or more categories, as described in detail in Article 2 hereof, the Company may decide to sell directly to any interested party.

ThPA S.A. without liability, penalty or compensation of any kind, reserves the right to extend the time for the submission of bids, to amend or supplement the tender documents or to cancel the tender in accordance with the provisions of the Subcontracting and Procurement Regulation of ThPA SA. It also reserves the right to cancel or decide to repeat it at any stage, without liability and cost.

Participants take part in the tender procedure on their own responsibility and are not entitled to any compensation for expenses related to their participation in the tender procedure and the preparation and submission of their bid. Each participant is solely responsible to be informed of all the terms of the tender procedure.

9. APPLICABLE PROVISIONS

This tender will be executed in accordance with the terms hereof.

Participation in the above procedure is the responsibility of the Candidate, who does not derive from it any right to compensation or other than those set out herein. The participation of the Candidate in the tender process implies his full acceptance of the terms of the tender procedure.

The Executive Chairman of the BoD and Managing Director

ATHANASIOS LIAGKOS







PART B - TECHNICAL DESCRIPTION

The object of the tender is the sale & removal of gantry cranes 1 & 2, old equipment/machinery and other materials owned by ThPA S.A., as scrap, located within the Port of Thessaloniki.

The equipment for sale includes all of the following, as indicated per category of sale.

CATEGORY 1 - GANTRY CRANES

AA	ThPA ID	DESCRIPTION	YEAR OF MANUFACTURE	WEIGHT ESTIMATE (t)	
CATE	CATEGORY 1 - GANTRY CRANES				
1	GC_1	GANTRY CRANES 1 - STS 1	1986	1400	
2	GC_2	GANTRY CRANES 2 - STS 2	1992	1400	

GANTRY CRANE 1 - STS 1



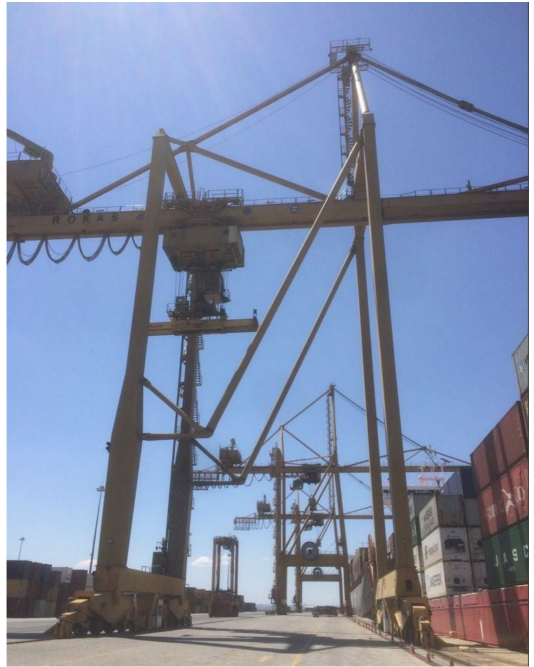
ΟΛΘ Α.Ε. | Λιμένας Θεσσαλονίκης, Προβλήτας Νο. 1, 546 25 | www.thpa.gr Μ.Α.Ε.: 42807/06/B/99/30 | Αρ. ΓΕΜΗ: 58231 004000 | Έδρα: Θεσσαλονίκη







GANTRY CRANE 2 - STS 2



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IE	ThPA ID	DESCRIPTION	YEAR OF MANUFACTURE	WEIGHT ESTIMATE (t)
1	EC_8	ELECTRIC CRANE 6t	1953	
2	НГ_9	ELECTRIC CRANE 6t	1953	
3	НГ_29	ELECTRIC CRANE 6t	1967	
4	HF_33	ELECTRIC CRANE 27t	1973	
5	HF_36	ELECTRIC CRANE 10t	1976	
6	НГ_37	ELECTRIC CRANE 10t	1976	
7	НГ_2	ELECTRIC CRANE 10t	1976	
8	ΗΓ_11	ELECTRIC CRANE 6t	1967	1040
9	НГ_24	ELECTRIC CRANE 6t	1967	
10	S/C 08	STRADDLE CARRIER Straddle Carrier	1998	
11	S/C 11	STRADDLE CARRIER Straddle Carrier	1998	
12	S/C 12	STRADDLE CARRIER Straddle Carrier	1998	
13	S/C 14	STRADDLE CARRIER Straddle Carrier	1998	
14	S/C 15	STRADDLE CARRIER Straddle Carrier	1998	
15	-	PECHINEY	1980	

CATEGORY 2- CONVENTIONAL TERMINAL CRANES & STRADLE CARRIERS

CATEGORY 3 - VARIOUS MACHINERY, TOOLS & SPARE PARTS

IE	ThPA ID	DESCRIPTION	YEAR OF MANUFACTURE	WEIGHT ESTIMATE (t)
1	ПФ 166	ΠΦ 166 PETROPOULOS 2,5t	1990	
2	ΠΦ 172	ΠΦ 172 PETROPOULOS 2,5t	1990	
3	ПФ 193	ПФ 193 Kalmar 5.5TN 87HP	2002	
4	Ф38	LOADER Ф38 DRESSER 5M3 290HP	2002	
5	Ф84	LOADER Ø84 HYUNDAI 5M3 350HP	2012	
6	APN 114	ΑΡΠ ΠΟΛΥΠ 114 GANZ 20t	1985	
7	API 116	GRAB SCRAP 116 GANZ 20t	1985	
8	APΠ 117	ΑΡΠ ΠΟΛΥΠ 117 GANZ 20t	1985	
9	K-4	SCREW CONVEYOR K-4	-	
10	K-5	SCREW CONVEYOR K-5	-	
11	K-12	SCREW CONVEYOR K-12	-	
12	K-14	SCREW CONVEYOR K-14	-	
13	-	Lift. Ramp for Cars	before 1994	
14	-	Lift. Ramp for Cars	before 1994	
15	-	Lift. Ramp for Cars	before 1994	





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16 - Ramp for Forklifts	before 1994	
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The spare parts are shown on the following pages.

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Large metal components next to Gate 27



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FIGURE 1: POSITION OF ITEMS NEXT TO WAREHOUSE 27 AND THE THPA FUEL STATION

The above items are deposited next to Warehouse 27, next to the station of ThPA. Objects include large pieces of steel metal bars, old broken platforms, a metal house, a rusty hook, many other metal pieces, etc.

Estimated weight in tonnes: 20 tn

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Abandoned containers next to Warehouse 27





The items include 16 abandoned 40-foot containers, including a glass pane, which are placed next to Warehouse 27. Estimated weight: 3.750 tn X 16 = 60 tn



Large metal objects on the Quay 25, 6th Pier



FIGURE 1: POSITION OF LARGE METAL ITEMS AT THE TIP OF 6TH PIER

The above metal items are located on Quay 25 at the edge of the 6th Pier, within the free zone. The items include old sts railway tracks, an old STS bridge and many other large metal pieces.

Estimated weight: 80 tn



Broken and rusty railway lines



FIGURE 2: POSITION OF METAL RAILWAY LINES NEXT TO TECHNICAL SERVICES DEPARTMENT BUILDING

The items are located within the Free Zone. The items include old rusty and broken railway lines as well as railway links. **Estimated** weight: 70 tn



Old metal crane parts and damaged containers



FIGURE 3: POSITION OF ITEMS UNDER THE OPEN SHED IN THE REEFER AREA

The items are located within the Free Zone, within the CT perimeter, under the open hangar in the Container area. The items include a broken distributor, metal parts from cranes, wire ropes, two damaged containers and a broken boiler/burner located inside one of the containers. **Estimated weight: 50 tn**



Old stable of ThPA S.A.



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FIGURE 4: POSITION OF ITEMS WITHIN THE OLD STABLES

The items are located within the perimeter of the old stables of ThPA, outside the free zone. The items include wire ropes, metal rods, a handle, a magnet, platforms and many metal objects stacked in a large pile of broken electrical equipment.

Estimated weight: 250 tn



Area behind the church of Aghios Nikolaos



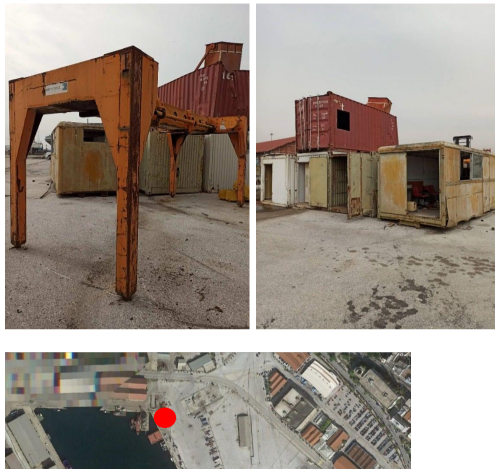
The items are located in a fenced area behind the church of Agihos Nikolaos, outside the free zone. The items include 13 old handles, metal rims, metal tubes, cables, broken wire ropes.

Estimated weight: 150 tn

ΟΛΘ Α.Ε.| Λιμένας Θεσσαλονίκης, Προβλήτας Νο. 1, 546 25|www.thpa.gr Μ.Α.Ε.: 42807/06/B/99/30 |Αρ. ΓΕΜΗ: 58231 004000 | Έδρα: Θεσσαλονίκη



Pier 2



The items located in Pier 2, outside the Free Zone. The items include 5 broken abandoned container and one broken container frame. Estimated weight: 20 tn



Behind old petrol stations and machinery workshops





The items include broken car wheel rims, platforms, old lighting masts, old handles. **Estimated weight: 10 tn**





Next to substation 4



The items are located next to substation 4 and Pier 4, within the free zone. The items include old cables and electric equipment. Estimated weight: 2 tn

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CATEGORY 4 - PROJECT MACHINERY

IE	ThPA ID	DESCRIPTION	YEAR OF MANUFACTURE	WEIGHT ESTIMATE (t)
1	ΠΦ 159	ПФ 159 ТСМ 6ТN 93НР	1993	
2	ΠΦ 210	ΠΦ 210 SISU 25TN 214HP	1996	100
3	FL 6	Front Lift SISU empty	1999	100
4	FL 8	Front Lift SISU empty	1999	

CATEGORY 5 - SCRAPPING VEHICLES

IE	ThPA ID	DESCRIPTION	YEAR OF MANUFACTURE	WEIGHT ESTIMATE (t)
1	AT 20	AT 20 Nissan Datsun ΦA 500kg	1990	
2	AT 82	AT 82 Nissan Vannette ΦK 1015kg	2000	
3	AT 83	AT 83 Nissan Vannette ΦK 1015kg	2000	
4	AT 84	AT 84 Nissan Vannette ΦK 1015kg	2000	
5	AT 85	AT 85 Mitsubishi ФА 1130kg	2001	
6	AT 86	AT 86 Mitsubishi ФА 1130kg	2001	
7	AT 89	AT 89 Fiat Strada ΦA 705kg	2002	
8	AT 103	AT 103 Opel Bus	2009	
9	AT 104	AT 104 Opel Bus	2009	
10	AT 106	AT 106 Opel Vivaro Traffic Department	2009	
11	AT 108	AT 108 Opel Vivaro ΕΠ 9Θ_CONTAINER TERMINAL	2010	
12	AT 109	AT 109 Opel Vivaro Dockworkers	2009	





PART D: INFORMATION DOCUMENT FOR THE PROCESSING OF PERSONAL DATA

UPDATE ON THE PROCESSING OF PERSONAL DATA, **pursuant to Article 13 of the GDPR 679/2016** (accompanies the Application Forms in Tenders-Calls-Offers etc. of the Procurement and Investment Division of "ThPA SA").

The Société Anonyme under the name "Thessaloniki Port Authority" (ThPA SA, Law 2688/99, GG 40A'/1- 3- 99), having its registered office in Thessaloniki (Pier 1, inside the Port PC: 54625, tel.: 2310 593 118-121), as legally represented, hereby **informs** and; in conformity with the provisions of the applicable legislation on the protection of personal data, and, the General Regulation EU 679/2016 in particular, **in its capacity as a "Controller"**, the natural person (hereinafter the «Data Subject»), who signs the Application Form, the Offer or other similar form of the Procurement and Investment Division of "ThPA SA" and submits the necessary supporting documents, **either** on its behalf, as a representative of a private company **or** as a natural person -legal representative of the participant in the legal person procedure, **or** in another similar legitimizing capacity, that ThPA SA and its competent Services-Divisions-Departments (such as its employees, acting under its supervision, by order and on its behalf and within the framework of their powers and, possibly with others, jointly referred to as "Controllers" and "Processors", third parties or recipients: other participants in the procedure, Ministries, public authorities, Tax Offices, Judicial Authorities etc. based on the compliance with the legal obligation of the "Processor" or in fulfilment of his duty or for performance of a contract), **collects, processes and keeps** a record of the personal data included in the Application Form, Offer or any other document of the Procurement and Investment Division of "ThPA SA" and in its accompanying documents, which are voluntarily submitted to "ThPA SA" by the "Data Subject" either on his behalf (private company) or on behalf of the legal person representing it.

This data will be used for the purposes of handling the Application Form, the Offer or any other similar document of the Procurement and Investment Division of "ThPA SA". The purpose of processing may be: The evaluation of the Application/Offer etc., the verification of the details of the «Data Subject» or the company that it represents, required by the procedure, the evaluation of the suitability of the « Data Subject» or the company it represents, as a candidate counter-party towards the conclusion of a contract with "ThPA SA" or with a view to concluding a contract (Article 6, par.1b GDPR Expl.44). Furthermore, "ThPA SA" processes such data in order to communicate with the "Data Subject" whenever it considers it to be necessary, on issues relating to the procedure and for reconciling "ThPA SA" with the requirements of the Regulation and law (compliance with

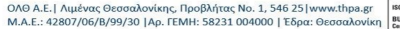
his legal obligation, Article 6, par 1c GDPR). This data is kept at the competent Procurement Department for **as long as it is necessary to check the Application/Offer etc. and the data submitted therein, throughout the period needed to complete the procedure, throughout the period of submission of any objections and lodging an appeal that may be provided for internally or by law, throughout the period of fulfillment of both parties' obligations and the period of limitation for bringing claims and, generally, for as long as it is required from the letter and the spirit of the Subcontracting and Procurement Regulation and the relevant law and contracts governing the operation of ThPA SA, as applicable.** Then, they are filed, either on paper or electronically in such a way that access is not authorized to nonauthorized employees. After the elapse of the necessary time period, they will be safely destroyed, as provided for by the relevant legislation (the provisions of Article 191 §2 of Law 4610/2019 (A'70) apply for the period up to 23- 3- 2018, while, the maximum

limitation period laid down in the Civil Code shall apply from then on and for the conversion of the Processor into a SA). The provision of such data is necessary for this procedure and, failure of the "Data Subject" to provide them will lead to the inability of the Data Subject to participate in the procedure and the impossibility of providing such service.

The "Data Subject" can submit a request to the "Data Controller" on: Access-information, correction, limitation of the processing of data regarding it, objection to processing, erasure of data and data portability **subject to the conditions and limits laid down by the applicable legislation** (e.g. 17 par.3, 20 par.3, 23 GDPR). These rights are exercised either by filling in the relevant application form available **on the Protocol and the Investment and Procurement Division** of "ThPA SA", or by sending a letter to the address: "ThPA SA", Pier 1, within the port, PC: 546, Thessaloniki, tel: 2310 593118-121, or by sending an email to the address: <u>dpo@thpa.gr</u>. The "Data Controller" provides to the "Data Subjects" will all relevant information on the action taken upon request, pursuant to Articles 15 to 22 of the GDPR without delay and in any case **within one month** from receipt of the request. This deadline **may** be extended for two more months, if required, taking into account the complexity and the number of requests (see more in detail: Article 12 par. Also, for any complaint, the "Data Subject" has the right to notify the **Data Protection Authority** either in writing (address: 1-3 Kifissias Str. P.C. 115 23, Athens) or by e-mail ().

Thessaloniki, ____ /___ /20____

I have become aware of this Update (signature and in full letters):







ANNEX 4 - FINANCIAL BID TEMPLATE

FINANCIAL BID

Of the company under the trade name	 	
Having its registered office in	 	
Address	 	
TIN		
P.C		

Having taken note of the terms of the **Tender 006_2023** for the sale and removal of the Gantry Cranes 1 & 2, old equipment/machinery and other material of ThPA S.A., as scrap, which are located in the Port of Thessaloniki, I submit this **Financial Bid**, and declare that I fully and unreservedly accept all terms.

BID FOR THE SALE & REMOVAL OF OLD EQUIPMENT/MACHINERY OF ThPA S.A. AS SCRAP

CATEGORY	TYPES	OFFERER PRICE PER TONNE	COMMENT
1	GANTRY-CRANES		
2	CONVENTIONAL TERMINAL CRANES & STRADLE CARRIERS		
3	VARIOUS MACHINERY & TOOLS + SCRAP		
3A	ELECTRICAL EQUIPMENT (TRANSFORMERS & CABLES)		
3B	MECHANICAL EQUIPMENT		
ЗГ	OTHER MATERIALS (METAL COMPONENTS)		
4	PROJECT MACHINERY		
5	SCRAPPING VEHICLES		

The above prices are exclusive of VAT.

Period of Bid Validity:..... days

Equipment/machinery Removal Time:

Category 1: days Category 2: days Category 3: days

Category 4: days

Category 5: Days

Payment method:

...../...../2023

THE TENDERER

Signature/Stamp



