AMENDMENT 9 to the

CONTRACT FOR CONSULTANT'S SERVICES Time-Based

Project Name Consultant services for "Complex ES Bystričany - Transformation 400/110 kV" (PMU Consultant)

> Grant No. BIDSF 020B

Contract No. BIDSF-020-01-01-00

between

Slovenská elektrizačná prenosová sústava, a.s.

Mlynské nivy 59/A, 824 84 Bratislava, Slovak Republic

IČO: DIČ: 35 829 141

VAT reg. No.:

2020261342 SK2020261342

Bank:

Tatrabanka, a.s., IBAN: SK30 1100 0000 0026 2019 1900,

SWIFT: TATRSKBX

Statutory body: Board of Directors, represented by:

Jaroslav Vach, Chairman of Board of Directors Martin Riegel, Vice-Chairman of Board of Directors

Registered:

in Trade Register of County Court Bratislava I, Section: Sa,

Record No.: 2906/B

(hereinafter referred to as "the Client") of the one part

and

GOPA -International Energy Consultants GmbH

Justus-von-Liebig-Str. 1, 61352 Bad Homburg, Germany

VAT reg. No:

DE 815 132 668

Tax No.:

003 234 61118

Bank:

Commerzbank AG Bad Homburg, Bank Code 500 400 00

Account: 345 314 900, IBAN: DE 06 5004 0000 0345 3149 00

Swift: COBADEFF 501

Registered:

Represented by: Klaus Langschied, Managing Director District Court Bad Homburg, HRB 11487

(hereinafter referred to as "the Consultant") of the other part

This Amendment 9 is made between, on the one hand, Slovenská elektrizačná prenosová sústava, a.s. (hereinafter called the "Client") and, on the other hand, GOPA – International Energy Consultants GmbH (hereinafter called the "Consultant").

WHEREAS

The Client and Consultant are willing to ensure continued sound management and successful completion of the Project;

NOW THEREFORE the parties hereto hereby agree as follows:

- Words and expressions in this Amendment 9 shall have the same meanings as are respectively assigned to them in the General Conditions of Contract (GCC); the Special Conditions of Contract (SCC); and the Appendices hereinafter referred to.
- 2. The Special Conditions of Contract (SCC) shall be amended as follows:
 - 2.1. In Clause 14.1 replace the words

"The time period shall be up to 31 December 2020."

with words

"The time period shall be up to 31 March 2021."

- 3. Since Slovenská elektrizačná prenosová sústava, a.s. is the obliged person pursuant to the Slovak Act No. 211/2000 Coll. on free access to information (hereafter as "Act on free access to information") and since this legal obligation is to be fulfilled regardless of the governing law of the agreement, the parties to this Amendment 9 are informed, that this Amendment 9 and related tax documents will be published as foreseen in the Act on free access to information in § 5a and § 5b for agreements, orders and invoices.
- 4. All other terms and conditions unaffected by this Amendment 9 shall remain unchanged.

In Witness whereof the parties hereto have caused this Amendment 9 to be signed in four counterpart originals. This Amendment 9 becomes valid and legally binding from the day of the last party has signed it and effective from the day following the day of the publication of the Contract pursuant to § 47a section 1 of the Act No. 40/1964 Coll. Civil Code.

For and on behalf of Slovenská elektrizačná prenosová sústava, a.	S.
Date:	
Jaroslav Vach, Chairman of Board of Directors	
Martin Riegel, Vice-Chairman of Board of Directors	
For and on behalf of GOPA International Energy Consultants G	mbH
Date:	
Klaus Langschied, Managing Director (CEO)	