

Employer  
**SAKO BRNO A.S.**

Project  
**High-efficient combined heat and power facility utilizing renewable sources (OHB  
II - line K1)**

Date  
**February 2021**

# **PART III, APPENDIX A10**

## **SPARE AND WEAR PARTS**



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SPARE AND WEAR PARTS**

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(OHB II - line K1)**  
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# 1. TECHNICAL SPECIFICATIONS FOR WEAR AND SPARE PARTS

The Contractor shall include wear parts and strategic spare parts as a part of Contract Object.

## 1.1 Wear Parts

Wear parts are defined as parts with an expected lifetime less than 2 years.

The Works shall include all wear parts necessary for the operation until the end of Warranty period.

The Contractor shall present his wear part list to the Employer when the majority of the equipment has been ordered, however no later than six months prior to start Trial operation period. The list shall be discussed and agreed with the Employer and the Contractor shall supplement his scope of wear parts according to this discussion without costs for the Employer.

All wear parts shall be in the Employers stock prior to start of the Trial operation period. The Contractor is responsible for that all necessary wear parts are available during the Trial operation period and the general Warranty period.

## 1.2 Spare Parts

The Contract Object shall include all necessary strategic spare parts. Strategic spare parts are considered as parts with an expected lifetime of more than two years but recommended by the Contractor for availability purposes.

The list of strategic spare parts shall specify name of the spare part supplier, price and regulating prices valid during the entire Warranty period.

Generally, a complete list of strategic spare parts can only be provided when all the Sub-contractors are selected. Accordingly, a final list of strategic spare parts shall be presented and discussed with the Employer when the majority of the equipment has been ordered, however no later than 6 months prior to start Trial operation period. The discussion shall be with reference to the sum for strategic spare parts stated in the Contract.

In case of Defect occurs during the Warranty period, the Contractor is allowed to take items from the strategic spare parts stock in order to remedy the Defect, under the condition that the respective items as soon as possible will be procured and delivered to the site with no delay and at no cost for the Employer.

Wear parts and strategic spare parts shall be kept apart.

The Contractor is responsible for handing over and a correct registration of all parts in the Employer's stock.