**Auction regulations for the sale of sixty-six**

**freight wagons**

1. **General information**
	1. These Regulations, hereinafter referred to as the Regulations, determine the procedures for the sale at auction of 66 used railway freight wagons owned by "LDZ CARGO" Ltd.
	2. The seller is "LDZ CARGO" Ltd., reg.no.40003788421, legal address Dzirnavu street 147 k-1, Riga, LV-1050, hereinafter – the Seller.
	3. The organizer of the auction is the auction committee established by the Seller, hereinafter - the Committee.
	4. The auction will take place **26.06.2025** online using Microsoft Teams platform (hereinafter - MS Teams). The auction starts **at 11:00.**
	5. The seller shall not compensate the participants in the auction for expenses and/or losses incurred by them in connection with the preparation and participation in the auction.
2. **Subject of the auction**
	1. The Seller sells movable property at auction, consisting of **66 (sixty-six)** used railway freight wagons, hereinafter together – Wagons, located in the territory of Ukraine, the Wagons are registered as Seller's private park wagons.
	2. The wagons have not undergone scheduled repairs, their standard service life has expired. Wagons are located in various railway stations of Ukraine. Wagons are sold in 5 lots; each lot includes the number of wagons located at one station.
	3. Annex 3 to the Regulations contains information on the location (station), wagon number, models, year of construction, date of last major and depot repairs, and equipment of the wagons included in each lot. Information on wagon repairs and equipment is indicated in accordance with the data of the automatic database ADB PV and is available in the database of JSC «Укрзалізниця».
	4. To view the Wagons at their location at Ukrainian railway stations, it is necessary to inform the Seller's contact person specified in Clause 8.1.1.
	5. The wagons will be sold on the basis of the Contract, a sample of which is in Appendix 2 to the Regulations.
	6. The buyer assumes all risks associated with the transportation of Wagons from the place where they are located.

**3. Conditions for the sale of wagons**

* 1. Wagons are sold at an open oral auction with an ascending step. The Wagons included in each lot are sold as a set. The starting price and the auction step of each lot are specified in Annex 3 to the Regulations.
	2. In order to participate in the auction, it is necessary to register in accordance with Section 5 of the Regulations.
	3. In the event that only one auction participant has registered for the auction of the relevant lot, this shall be indicated in the auction protocol and the Wagons included in the lot shall be sold to the sole participant at the starting price of the auction.
	4. The Buyer shall cover all expenses related to the re-registration of the Wagons in the name of the Buyer, the preparation of carrier and customs documents and payment for the transportation of the Wagons from the place where they are located.
	5. The Wagons included in each lot shall be transferred to the Buyer at one time. The dates and time of the transfer of the Wagons shall be agreed upon separately by the Buyer and the Seller by exchanging written information via e-mail.
1. **Announcement of an auction**
	1. The Seller announces the auction no less than 14 (fourteen) days before the auction date by publishing the auction announcement in the official publication "Latvijas Vēstnesis" and on the website: https://ldzcargo.ldz.lv/lv/content/izsole.
2. **Registration of participants in the auction**

5.1. In order to participate in the auction, the applicant needs until **25.06.2025. 11:00 p.m**. submit to the e-mail address: inese.stendzeniece@ldz.lv an electronically signed application in PDF format, and documents mentioned in clause 5.2 of the Regulations.

5.2. Persons wishing to register participation in the auction must submit the following documents to the Committee by the time specified in Paragraph 5.1 of the Regulations:

* + 1. Legal entities registered in the Republic of Latvia:
			1. Application for participation in the auction in the form of sample contained in Annex 1 to the Regulation;
			2. a standardized certificate from the Enterprise Register of the Republic of Latvia, issued no earlier than 15 days before the auction (or an expanded LURSOFT printout) with current information about the legal entity, including the representation rights of the members of the executive body (board);
			3. a power of attorney to represent a legal person at an auction (a power of attorney is valid upon presentation of a passport or identity card), if the legal entity is not represented by a member of the executive body of the legal entity with separate right of representation;
		2. for non-resident legal entities:
			1. Application for participation in the auction in the form of sample contained in Annex 1 to the Regulation;
			2. a copy of the registration certificate;
			3. articles of association and / or decision of the founder (participants / shareholders) on the appointment of members of the executive body of a legal entity with separate right of representation;
			4. a power of attorney to represent a legal entity at an auction (a power of attorney is valid upon presentation of a passport or identity card), if the legal entity is not represented by a member of the executive body of the legal entity with separate right of representation.
	1. The documents referred to in Paragraph 5.2.2 of the Regulation must have a translation into Latvian or English.
	2. The Committee has the right not to register a bidder for participation in the auction if any of the documents referred to in clause 5.2 of the Regulations have not been submitted.

5.5. If the bidder's application for participation in the auction is submitted in compliance with the requirements of Clause 5.2 of the Regulations, the Committee shall verify the information about the bidder; in case of sanctions restrictions or bad reputation, the bidder's application shall not be registered. If the bidder's application was aproved, the participant will receive a hyperlink to the online auction in MS Teams by e-mail with a username and password.

5.6. Registration of participants will take place online in MS Teams on 26.06.2025. from 10:30 to 10:50. Bidders shall be registered for each auction lot separately. The name of the auction participant and bidding number shall be indicated in the auction participants' register. The Commission's secretary shall inform the registered auction participants of the bidding numbers assigned to them.

5.7. The Committee is not entitled to provide information on the participants of the auction, as well as the number of participants in the auction until the beginning of the auction.

**6. Auction procedure**

6.1. The auction is held in Latvian. An auction participant who is not fluent in Latvian must provide himself or herself with an interpreter who is fluent in Latvian at his own expense. The Committee must be informed of the interpreter's participation in the auction.

* 1. The auction is conducted by a person appointed by the auction Committee - the auctioneer. The auction of each lot is recorded in minutes. The protocol is drawn up and signed in 1 (one) copy.
	2. During the registration of participants, the secretary of the Committee connects the participants to the MS Teams session one by one, checks the identity documents, informs about the bidding number of the participant and asks to exit the session and connect back to the time set by the auction.
	3. When starting the auction, the auctioneer makes sure that all registered auction participants have connected online. If the auctioneer determines that not all registered auction participants have connected to the auction, the auction shall not be started until all registered auction participants have connected, but no later than 15 minutes from the start of the previously announced auction, unless the Commission, having assessed the actual circumstances, makes a different decision. After the auctioneer has started the auction, an auction participant who has not connected to the auction within the specified time shall be considered as not having participated in the auction, and shall not be connected to the auction after the start of the auction.
	4. If during the auction, any of the participants disconnects from the Auction MS Teams session, the Commission has the right to suspend bidding until the participant reconnects to the session, but no longer than 5 minutes.
	5. The auction of each lot takes place sequentially, according to the lot numbers. Only those lots for which at least one auction participant has registered for the auction are auctioned.
	6. The auctioneer opens the auction, briefly describes the movable property to be sold and announces the starting price of each lot and the auction step.
	7. Bidding is allowed only one step at a time.
	8. Bidding takes place using the "Chat" function of the MS Teams program, the secretary of the Committee indicates the amount of the bid, and the bidders indicate the assigned bidding numbers.
	9. If several auction participants are registered for the auction of the relevant lot, and none of the auction participants bids the starting price of the lot, this shall be indicated in the auction protocol and the auction of the relevant lot shall be deemed not to have taken place..
	10. The bid amount for the specific lot is accepted from the auction participant who first places a bid using the “Chat” function.
	11. The bidder who bids the bid amount announced by the auctioneer must write his auctioneer number in MS Teams "Chat". Each such promise is a confirmation by the auctioneer that he is promising the lot price offered by the auctioneer.
	12. Each bidder who bids for the lot price named by the auctioneer is bound by his bid until someone outbids him. When other bidders outbid, the bidder of the previous price is released from his obligation.
	13. The auctioneer invites bidding, asking if any of the auction participants expresses willingness to purchase the lot at the starting price of the auction.
	14. After naming the bid price and the bidder number, the auctioneer asks: “Who bids \_\_more\_\_\_?” (the bid price of the lot increased by the auction step).
	15. The auctioneer announces the bid prices of the bidders orally and records them in the auction protocol.
	16. At the end of the bidding, the auctioneer asks three times whether no one has bid more. If after the third time there is no bid, the auctioneer makes a knock and announces that no more bids are accepted and the auction for the relevant lot is closed.
	17. The auction protocol is signed by the auctioneer, the other members of the Committee present at the auction, the auction participant who has offered the highest price and the last auction participant who has been outbid. If the auction participant who has bid for the lot does not sign the protocol, it is considered that he has waived his right to purchase the lot. In this case, the auction participant who has bid for the next highest price for the lot is recognized as the winner of the auction.

6.18. The auction protocol is signed in the following order:

6.18.1. The members of the Committee sign the protocol in PDF format;

6.18.2. The auction participants are sent an auction protocol signed by the members of the Committee by e-mail, which the auction participants sign in PDF format and send the signed protocol to the secretary of the Committee.

1. **Submission of claims, confirmation of the results of the auction and conclusion of the contract**
	1. On the day of the auction, the auction participants may submit their claims regarding the course of the auction to the Commission in writing. The Commission shall provide a written response within 3 (three) business days from the date of receipt of the claim.
	2. The Committee shall submit the auction protocol to the Seller's Board of Directors no later than 7 (seven) business days after the date of the auction for approval of the auction results.
	3. Only after approval of the auction results by the Seller's Board, the winner of the auction or the person (buyer) indicated in Clause 3.3 of the Regulations acquires the right to purchase Wagons. The auction protocol approved by the seller's board is the basis for the preparation and signing of the Wagon Purchase Contract.
	4. The Seller shall inform the Buyer in writing of the decision taken by the Board and invite the Buyer to sign Wagon Purchase Contract within 10 (ten) days. If the Buyer has not signed the Wagon Purchase Contract within 10 (ten) calendar days from the receipt of the notification, the Seller has the right to consider that the Buyer has refused to purchase the Wagons.
	5. In the case referred to in Paragraph 7.4 of the Regulation, the Committee shall invite the bidder of the next highest lot price, if any, to enter into a wagon purchase agreement for the lot price offered at the auction. In case of consent of this participant, the Committee shall convene a meeting, draw up a new protocol indicating the abovementioned circumstances and submit protocol for approval to the Sellers Board. If the protocol is approved by the Board, the Wagon Purchase Contract will be signed with the auction participant specified in the decision of the Board.
	6. A contract shall be concluded with the participant of the auction who has been recognized as the winner of the auction or the person indicated in Paragraph 3.3 of the Regulations, in accordance with the model in Annex 2 to the Regulations.
	7. Until the results of the auction are approved, the Board of the Seller has the right to make a decision on the cancellation of the auction at any time.

**8. Seller's contacts**

8.1. Seller's contact persons:

8.1.1. for technical matters - Pavel Porshnev, tel. +37127070954, e-mail: Pavels.Porsnevs@ldz.lv;

8.1.2. for auction organization questions - Inese Stendzeniece, phone: +37125719192; e-mail: Inese.Stendzeniece@ldz.lv.

The President of the Committee V. Nizhkodubov

**Annex 1 to the Regulation**

#### Sample

*[For legal entity – buyer's company form]*

2025 "\_\_\_." \_\_\_\_\_\_\_\_\_

# APPLICATION

**for participation in the auction for the sale of movable property**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_*name, registration number, address of the buyer*\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

\_\_\_\_\_\_\_\_  *the position, given name, surname*\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of the representative in the person who acted on the basis of \_\_\_\_\_\_*statute or power of attorney*\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

confirms that it has familiarized itself with the *Auction regulations for the sale of sixty-six*

*freight wagons*, hereinafter referred to as the Regulations, agrees to the terms of the Regulations and applies for participation in the auction of the lot Nr.\_\_\_\_.

I agree with the conditions of the contract of sale attached to Annex 2 to the Regulations and confirm my readiness to conclude the contract of sale in the proposed version, if in accordance with the procedure specified in the Regulations we will be granted the right to conclude a contract for the purchase of wagons.

There are no objections and claims regarding the technical condition of the wagons and there will be no objections or claims in the future.

Contact information for communication - phone: \_\_\_\_\_\_\_\_\_\_\_\_, e-mail address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

In the Annex[[1]](#footnote-1):

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_;
2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_;
3. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

Signature and transcript of the representative of the legal entity \_\_\_\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_\_\_/

 **Annex 2 to the Regulation**

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| --- | --- |
| **CONTRACT No.** Riga \_\_\_\_\_\_\_\_\_\_\_\_ , 2025**LDZ CARGO" Ltd.,** hereinafter referred to as the Seller, represented by the Chairperson of the Board \_\_\_\_\_\_\_\_\_\_\_\_ and the Member of the Board \_\_\_\_\_\_\_\_\_\_\_, acting on the basis of the Articles of Association, on the one hand, and\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, hereinafter referred to as the Buyer, on whose behalf \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ acts on the basis of the Articles of Association, on the other hand, hereinafter jointly - the Parties, in good faith, without fraud, deception or duress, conclude this Contract, hereinafter referred to as the Contract.1. **Subject of the Contract**

1.1. The Seller sells, and the Buyer buys …. used freight wagons, hereinafter referred to as Wagons, which have not undergone scheduled repairs and whose statutory service life has expired.1.2. The models, numbers and year of construction of the wagons are specified in the list attached to the Contract, which is an integral part of the Contract.1.3. The wagons are located in the territory of Ukraine, the location (station) of the wagons is specified in the Annex to the Contract.1. **Handover and acceptance of the wagons**

2.1. Handover and acceptance of the wagons is carried out at the station where the wagons are located specified in the Annex to the Contract, on the basis of the acceptance and transfer act (form VU-70). The Seller transfers to the Buyer the entire number of wagons located at this station.2.2. The Buyer is obliged to verify the location of the wagons at the station specified in the Annex to the Contract, the conformity of the wagons with the purpose of purchase. The Buyer accepts the wagons in their current technical condition and configuration and undertakes not to raise any claims against the Seller in this regard.2.3.Acceptance and transfer of the wagons is carried out no later than two weeks after the conclusion of the Contract. *Note: the specified deadline is for each lot*2.4.The date of transfer (acceptance) of the Wagons shall be agreed upon by the Buyer and the Seller separately, by exchanging written information via e-mail.2.5.By the date of transfer (acceptance) of the Wagons agreed upon by the Parties, the Seller shall prepare a Wagons Transfer (Acceptance) Act, and the Buyer shall pay the agreed value of the Wagons for transfer based on the Seller's invoice.2.6.After the Buyer pays the Seller's invoice referred to in Clause 2.5 of the Contract, the Seller shall transfer to the Buyer:- technical passports of all Wagons agreed for transfer (form ВУ-4 (ВУ-4М);- signed by the Buyer the act of transfer (acceptance) of the wagons (form ВУ-70);- telegram from VAS “Latvijas dzelzceļš” on the change of the owner of the Wagons.The Seller shall send the specified documents to the Buyer to the e-mail address specified in Section 7 of the Contract, in pdf format. At the same time, the Seller shall send to the Buyer by registered mail to the Buyer's address specified in Section 7 of the Contract the original of the signed act (four copies) and the original of the technical documents.2.7. The Buyer shall sign the acts of transfer (acceptance) received from the Seller and send them to the Buyer's electronic address specified in the Contract Section 7, a signed act in pdf format and simultaneously sends the Seller the signed originals of the act (two copies) by registered mail to the Buyer's address specified in Section 7 of the Contract.2.8. From the moment of signing the Wagon Transfer (Acceptance) Act, the Buyer is responsible for compliance with the requirements of legal acts relating to the transportation and operation of the Wagons, maintenance in technical condition and compliance with the safety of movement, and also assumes all risks of damage or loss of the Wagons due to an accidental event.**3. Contract Amount and Payment Procedure**3.1. The purchase price of the Wagons is \_\_\_\_\_\_\_\_\_ EUR (\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ euro), hereinafter referred to as the Contract Amount. Value added tax is applied to the Contract Amount in accordance with the requirements of the Value Added Tax Law of the Republic of Latvia.3.2. The Parties confirm that they are aware of the value and location of the Wagons and refuse to bring claims against each other for cancellation of the Contract or changes in the Contract Amount due to excessive losses, if such will arise during the performance of the Contract.3.3. The Buyer shall pay the Contract Amount based on the Seller's invoice. The Seller shall prepare the invoices electronically and send them from the Seller's e-mail: cargo.rekini@ldz.lv to the Buyer's e-mail: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. Invoices shall be considered valid without a signature.3.4. The Buyer shall pay the Seller's invoice within the period specified therein, but not later than before the date of transfer (acceptance) of the Wagons agreed upon by the Parties.3.5. The currency of the Contract is EUR. All expenses related to the transfer of the Contract Amounts shall be borne by the Buyer.3.6. The date of payment of the invoice shall be considered the date of crediting the relevant amount to the Seller's current account.3.7. The Buyer shall acquire ownership rights to the Wagons upon payment of the Seller's invoice.3.8. For failure to comply with the payment terms, the Seller shall be entitled to receive from the Buyer a contractual penalty of 0.01% in the amount of the invoice amount not paid on time for each day of delay, but not more than 10% of the entire Contract amount.3.9. The Buyer shall cover all expenses related to the re-registration of the Wagons in the Buyer's name and the dispatch of the Wagons from the station specified in the Annex to the Contract.**4. Other obligations of the parties**4.1. The Buyer shall be obliged to immediately, after signing the Wagons Transfer (Acceptance) Act to re-register the ownership rights in its own name in accordance with the valid procedure for registration and accounting of wagons, covering all related costs.4.2. The Seller guarantees that the Wagons are the property of the Seller, they are not pledged and leased to third parties.4.3. Any information contained in the Contract, resulting from it or may be received during the performance of the Contract, shall be recognized as a commercial secret of the Parties and may be disclosed to a third party only upon agreement of the Parties, or upon request of competent persons (including the State Revenue Service, customs authorities, banks, etc.) in accordance with the procedure established by law.4.4. By signing the Contract, the Buyer confirms that he has become familiar with the basic principles of business ethics of the cooperation partners of the “Latvijas dzelzceļš” Group published on the website of the “Latvijas dzelzceļš” Group www.ldz.lv, complies with them and undertakes to strictly observe them himself and to ensure that its employees also observe them.4.5. The Parties confirm that they are informed that personal data submitted by one of the Parties, if necessary for the performance of the Contract, may be processed only in accordance with the subject matter of the Contract, to the extent specified in the Contract, for the term of the Contract and only in accordance with the requirements of applicable law.4.6. The Parties ensure that the employees specified in the Contract as authorized persons are informed that their personal data will be used only in connection with the performance of the Contract and will be destroyed as soon as the Contract expires.4.7. All disputes and disagreements that may arise from or in connection with the Contract shall be resolved by agreement of the Parties through negotiations. If the Parties cannot reach an agreement through negotiations, the disputes shall be referred to court for consideration in accordance with applicable law.**5. Liability of the Parties**5.1.The Parties shall be liable for failure to perform or improper performance of their obligations under the Contract in accordance with the terms of the Contract and applicable law governing issues related to the subject matter of the Contract.5.2. The Parties are released from liability for full or partial failure to fulfill the obligations stipulated in the Contract if such failure has occurred as a result of force majeure circumstances. Such force majeure circumstances include events that are beyond the control and responsibility of the Parties and which could neither be foreseen nor prevented by acting with due care. A Party is entitled to refer to these circumstances provided that it can prove that the aforementioned circumstances directly affected the fulfillment of the obligations stipulated in the Contract.5.3. A Party that cannot fulfill its obligations stipulated in the Contract due to force majeure circumstances shall immediately, but not later than within 3 (three) calendar days from the moment of occurrence of such circumstances, notify the other Party in writing thereof, indicating the circumstances that became the reason for the failure to fulfill, delay or improper fulfillment of the obligation, the time of occurrence of these circumstances, the possible time of their action and termination, if such can be predicted. Evidence of force majeure shall be certificates and/or other documents issued by the relevant Chamber of Commerce and Industry or other competent state authority.6. Final provisions6.1. The Contract is valid on the date of its conclusion and shall be valid until the Parties' obligations specified in the Contract are fully fulfilled.6.2. The Contract may be terminated by written agreement between the Seller and the Buyer.6.3. The Seller may terminate the Contract if the Buyer refuses to agree on the date of delivery (acceptance) of the Wagons or is late in paying the Seller's invoice for more than 30 calendar days.6.4. Amendments and supplements to the Contract shall be drawn up in writing and shall be attached to the Contract as an integral part thereof.6.5. The Parties agree that any notification, request or other information in connection with this Contract shall be deemed to have been submitted:6.5.1. if submitted in person or delivered by courier – on the day of actual delivery, as confirmed by the other Party’s confirmation of receipt of the document;6.5.2. if sent by registered mail to the other Party’s address specified in the Contract details – on the seventh day after the date indicated on the post office stamp for acceptance of the registered mail for sending;6.5.3. if sent by e-mail to the other Party’s e-mail address specified in the Contract details – on the day when the other Party has confirmed receipt by reply e-mail.6.6. ….The wording of the clause will be agreed with the Buyer, depending on the form in which the Contract will be signed (electronically or in paper form). | **ДОГОВОР No** г.Рига «\_\_» \_\_\_\_\_\_\_\_\_\_\_\_ 2025 года**Общество с ограниченной ответственностью „LDZ CARGO”**, далее – Продавец, в лице председателя правления \_\_\_\_\_\_\_\_\_\_ и члена правления \_\_\_\_\_\_\_\_\_\_\_\_\_\_, которые действуют на основании устава с одной стороны, и **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**, далее – Покупатель, в лице \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, действующего на основании устава с другой стороны,  далее вместе – Стороны, по доброй воле без обмана, заблуждения и принуждения заключают настоящий договор, далее – Договор.1. **Предмет Договора**

1.1. Продавец продает, а Покупатель покупает … бывшие в употреблении грузовые вагоны, далее – Вагоны, которым не проводились плановые ремонты и у которых закончился нормативный срок службы.1.2. Модели, номера и годы постройки Вагонов указаны в списке, находящемся в приложении к Договору, которое является неотъемлемой составной частью Договора.1.3. Вагоны находятся на территории Украины, место (станция) нахождения Вагонов указано в приложении к Договору.1. **Прием и передача Вагонов**

2.1. Передача и приемка Вагонов осуществляется на указанной в приложении к Договору станции нахождения Вагонов, на основании акта передачи (приема) вагонов (форма ВУ-70). Продавец передает Покупателю одновременно всё количество Вагонов, находящихся на данной станции. 2.2. Покупатель обязан убедиться в нахождении Вагонов на указанной в приложении к Договору станции, соответствии Вагонов целям приобретения. Покупатель принимает Вагоны в их настоящем техническом состоянии и комплектации и в этой связи обязуется не предъявлять никаких претензий к Продавцу.2.3. Прием и передача Вагонов производится не позднее чем в течение двух недель после заключения Договора. *Примечание: указанный срок предусмотрен для каждого лота.*2.4. Дату передачи (приема) Вагонов Продавец и Покупатель согласовывают отдельно, обмениваясь между собой письменной информацией по электронной почте. 2.5. До согласованной даты передачи (приема) Вагонов, Продавец подготавливает акт передачи (приема) Вагонов, а Покупатель оплачивает стоимость Вагонов, согласованных к передаче (приему), на основании счета Продавца. 2.6. После оплаты Покупателем указанного в пункте 2.5. Договора счета Продавца, Продавец передает Покупателю:- технические паспорта (форма ВУ-4 (ВУ-4М)) всех согласованных к передаче (приему) Вагонов;- подписанный со своей стороны акт передачи (приема) вагонов (форма ВУ-70);-телеграмму от ГАО «Латвияс дзелзцельш» о смене собственника Вагонов.Указанные документы Продавец высылает на электронную почту Покупателя указанную в разделе 7 Договора, в формате pdf. Одновременно Продавец высылает Покупателю по почте заказным письмом по месту нахождения Покупателя, которое указано в 7 разделе Договора, оригинал подписанного акта (четыре экземпляра) и оригиналы технических паспортов.2.7. Полученные от Продавца оригиналы актов передачи (приема) Покупатель подписывает и высылает Продавцу на электронную почту подписанный акт в формате pdf, и одновременно высылает Продавцу оригиналы подписанных актов (два экземпляра) по почте заказным письмом по месту нахождения Продавца, которое указано в 7 разделе Договора. 2.8. С момента подписания Покупателем акта передачи (приема) Вагонов, Покупатель несет ответственность за соблюдение требований правовых актов, которые относятся к перевозке и эксплуатации Вагонов, содержанию в технической исправности и соблюдению безопасности движения, а также определенно принимает на себя все риски повреждения или уничтожения Вагонов в результате случайного происшествия.1. **Сумма договора и порядок оплаты**

3.1. Покупная стоимость Вагонов составляет \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ евро), далее – сумма Договора. К сумме Договора применяется налог на добавленную стоимость в соответствии с требованиями закона Латвийской Республики о налоге на добавленную стоимость.3.2. Стороны заверяют, что они сознают стоимость и местонахождение Вагонов и отказываются предъявлять друг другу претензии об отмене Договора или изменении суммы Договора из-за чрезмерных убытков, если такие появятся при исполнении Договора.3.3. Сумму Договора Покупатель оплачивает на основании счета Продавца. Продавец подготавливает счет в электронном виде и направляет с электронного адреса Продд авца: cargo.rekini@ldz.lv на электронный адрес Покупателя: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. Счета считаются действительными без подписи. 3.4. Покупатель оплачивает счет Продавца в указанный в счете срок, но не позднее согласованной Сторонами даты передачи (приема) Вагонов.3.5. Валютой Договора является EUR. Все расходы, связанные с перечислением сумм Договора, покрываются Покупателем.3.6. Днем оплаты счета считается дата поступления соответствующей суммы на расчетный счет Продавца. 3.7. Право собственности на Вагоны Покупатель приобретает после оплаты счета Продавца.3.8. За несоблюдение сроков платежей Продавец имеет право получить с Покупателя неустойку в размере 0,01% от суммы несвоевременно оплаченного счета за каждый день просрочки, но не более 10% всей суммы Договора.3.9. Покупатель покрывает все расходы, связанные с перерегистрацией Вагонов на имя Покупателя и отправкой Вагонов со станции, указанной в приложении к Договору.1. **Прочие обязательства сторон**

4.1. Покупатель обязан после подписания акта передачи (приема) Вагонов немедленно осуществить перерегистрацию права собственности на свое имя в соответствии с действующим порядком регистрации и учета грузовых вагонов, покрыв все связанные с этим затраты.4.2. Продавец гарантирует, что Вагоны являются собственностью Продавца, они не заложены и не сданы в аренду третьим лицам.4.3. Любая информация, которая имеется в Договоре, вытекает из него или может быть получена в ходе выполнения Договора, является коммерческой тайной Сторон и может быть разглашена третьим лицам только по согласованию Сторон, или по требованию компетентных органов (в т.ч. государственная служба доходов, таможенные органы, банки и т.п.) в установленном законом порядке.4.4. Покупатель, подписывая Договор, заверяет, что ознакомился с опубликованными на домашней странице концерна “Latvijas dzelzceļš” www.ldz.lv основными принципами бизнес-этики партнеров по сотрудничеству концерна “Latvijas dzelzceļš”, соответствует им и обязуется строго их соблюдать сам и обеспечивать, чтобы их соблюдали также его работники.4.5. Стороны подтверждают, что информированы о том, что персональные данные, предоставленные в рамках исполнения Договора, могут быть обработаны только в рамках исполнения Договора, на время действия Договора и только в соответствии с требованиями действующих правовых актов.4.6. Стороны обеспечивают информирование лиц, указанных в Договоре как доверенные лица, о том что их персональные данные будут использованы только в связи с выполнением Договора и будут уничтожены как только закончится действие Договора.4.7. Все споры и разногласия, которые могут возникнуть у сторон в ходе исполнения Договора, стороны решают путем переговоров. Если в стороны не могут достигнуть согласия в ходе переговоров, спор передается на рассмотрение в суд, в соответствии с действующими правовыми актами.**5. Ответственность сторон**5.1. Стороны несут ответственность за неисполнение или ненадлежащее исполнение своих обязательств в соответствии с условиями Договора и действующими правовыми актами, которые регламентируют вопросы, связанные с предметом Договора.5.2. Стороны освобождаются от ответственности за полное или частичное неисполнение обязательств по Договору, если такое неисполнение произошло в результате возникновения обстоятельств непреодолимой силы. Такими обстоятельствами непреодолимой силы являются события, которые находятся вне контроля и ответственности сторон, и которые не могли быть предусмотрены, обойдены или предотвращены, действуя с должным старанием. Сторона имеет право ссылаться на эти обстоятельства при условии, что она может доказать, что указанные обстоятельства непосредственно повлияли на исполнение её обязательств по Договору.5.3. Сторона, которая не может выполнить свои обязательства по Договору из-за обстоятельств непреодолимой силы, незамедлительно, но не позднее, чем через 3 (три) календарных дня с момента возникновения таких обстоятельств, письменно уведомляет об этом другую Сторону с указанием обстоятельств, которые явились причиной неисполнения, задержки или ненадлежащего исполнения своих обязательств, времени возникновения этих обстоятельств, вероятные сроки их действия и их прекращения, если таковые возможно прогнозировать. Доказательством наступления обстоятельств непреодолимой силы признаётся справка и/или другие документы, выданные соответствующей Торгово-промышленной палатой или другим компетентным государственным органом.**6. Заключительные условия**6.1. Договор вступает в силу со дня его заключения и действует до полного выполнения установленных Договором обязательств Сторон.6.2. Договор можно прекратить по письменному соглашению Продавца и Покупателя.6.3. Продавец имеет право прекратить Договор, если Покупатель отказывается согласовать сроки передачи (приема) Вагонов или задерживает оплату счета Продавца более чем на 30 календарных дней.6.4. Дополнения и изменения к Договору оформляются в письменном виде и прилагаются к Договору как его неотъемлемая составная часть.6.5. Стороны договариваются, что любое сообщение, запрос или другая информация в связи с настоящим Договором будут считаться врученными:6.5.1. если их вручили лично или их доставил курьер – в день фактической доставки, что заверяет подтверждение другой стороны о получении документа;6.5.2. если они отправлены заказным отправлением на адрес другой Стороны, указанный в реквизитах Договора – на седьмой день после указанной в печати почтового учреждения даты приема заказного отправления для отправки;6.5.3. если отправлены по электронной почте на адрес электронной почты другой Стороны, который указан в реквизитах Договора – в день, когда другая Сторона подтвердила получение ответом по электронной почте.6.6. ...*Редакция пункта согласовывается с Покупателем в зависимости от того как будет подписан договор (электронная или бумажная версия).*  |
| **7. Details of the Parties*** 1. Seller

**"LDZ CARGO" Ltd.**Registration No.40003788421Legal address: Dzirnavu street 147 k-1, Riga, LV-1050, LatviaValue added tax number LV40003788421AS Luminor Bank Latvian branchAccount: No.LV08RIKO0000082999854SWIFT code: RIKOLV2X.Means of communication: tel.+37167234208; Email: cargo@ldz.lv | **7. Реквизиты сторон**7.1. Продавец:**ООО "LDZ CARGO"**Регистрационный номер: 40003788421Юридический адрес: ул. Дзирнаву 147/1, Рига, LV-1050, ЛатвияРегистрационный номер плательщика НДС: LV40003788421Расчётный счёт: LV08RIKO0000082999854AО Luminor Bank Latvian branch, SWIFT код: RIKOLV2XТел: +37167234208, Электронная почта: cargo@ldz.lv |
| * 1. Buyer:

Name\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Registration nr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Legal address \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Bank\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Account number \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_SWIFT code \_\_\_\_\_\_\_\_\_\_\_\_\_\_Means of communication: tālr.\_\_\_\_\_\_\_\_\_\_\_\_; fax \_\_\_\_\_\_\_\_\_\_\_\_\_, e-mail: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/……./\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | 7.2. Покупатель:НаименованиеРегистрационный номер: \_\_\_\_\_\_\_\_\_\_\_\_Юридический адрес: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Регистрационный номер плательщика НДС: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Тел: + \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_электронная почта: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Расчётный счёт: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Банк: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,SWIFT code: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |

**Signatures of the parties/Подписи сторон**

**Продавец/Seller Покупатель/Buyer**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_

**Annex 3 to the Regulation;**

**Annex 1 to the Contract**

**List of wagons**

1.Lot

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| No.p/k | Wagon number | Year of construction | Model | Recent repairs according to the automatic database of the "ABD PV" wagon fleet | Location\* | Included according to "ABD PV" wagon fleet automatic database |
| Last Repair Date | Date of last overhaul | arc thickness, mm\* | Year of manufacture\* |
| 51 | 52 | 53 | 54 | 71 | 72 | 61 | 73 | 74 | 62 |
| 1 | 97159578 | 1989 | 19-758 | 30.11.2020 | 22.10.2018 | ГОРОХІВКА | 30 | 28 | 29 | 27 | 1981 | 1981 | 1984 | 1981 | 1981 | 1991 |
| 2 | 97211700 | 1991 | 19-758 | 16.11.2020 | 06.11.2018 | ГОРОХІВКА | 33 | 29 | 30 | 33 | 1983 | 1990 | 1991 | 1987 | 1983 | 1983 |
| 3 | 97127864 | 1988 | 19-758 | 21.11.2020 | 06.11.2018 | ГОРОХІВКА | 29 | 28 | 27 | 27 | 2013 | 2013 | 2013 | 2013 | 2013 | 2013 |
| 4 | 93602506 | 1986 | 11-715 | 07.12.2020 | 21.07.2015 | ГОРОХІВКА | 47 | 33 | 53 | 56 | 1986 | 1986 | 1981 | 1997 | 1984 | 1983 |
| 5 | 93602464 | 1986 | 11-715 | 30.11.2020 | 23.10.2018 | ГОРОХІВКА | 58 | 55 | 57 | 57 | 2005 | 1982 | 1988 | 1983 | 1983 | 1989 |

**The starting price of lot 1 is 31,200 EUR (thirty-one thousand two hundred euros and 00 cents). Auction step 2000 EUR.**

2. Lot

| No.p/k | Wagon number | Year of construction | Model | Recent repairs according to the automatic database of the "ABD PV" wagon fleet | Location\* | Included according to "ABD PV" wagon fleet automatic database |
| --- | --- | --- | --- | --- | --- | --- |
| Last Repair Date | Date of last overhaul | arc thickness, mm\* | Year of manufacture\* |
| 51 | 52 | 53 | 54 | 71 | 72 | 61 | 73 | 74 | 62 |
| 1 | 93503738 | 1985 | 11-715 | 21.11.2020 | 08.07.2014 | ДНІСТРЯНСЬКА | 49 | 44 | 43 | 44 | 1998 | 1997 | 2003 | 1998 | 2001 | 2003 |
| 2 | 93503803 | 1985 | 11-715 | 23.11.2020 | 23.07.2015 | ДНІСТРЯНСЬКА | 45 | 46 | 41 | 44 | 1997 | 1997 | 2011 | 1991 | 1990 | 1997 |
| 3 | 93602589 | 1986 | 11-715 | 09.10.2020 | 29.05.2014 | ДНІСТРЯНСЬКА | 44 | 41 | 42 | 44 | 2000 | 2003 | 1998 | 1996 | 2003 | 2008 |
| 4 | 93503811 | 1985 | 11-715 | 26.10.2020 | 11.06.2014 | ДНІСТРЯНСЬКА | 37 | 37 | 35 | 38 | 2000 | 2006 | 1990 | 2005 | 2000 | 2003 |
| 5 | 93602472 | 1986 | 11-715 | 31.10.2020 | 29.10.2018 | ДНІСТРЯНСЬКА | 53 | 53 | 49 | 52 | 1988 | 1993 | 1988 | 1993 | 2003 | 1988 |
| 6 | 93602639 | 1986 | 11-715 | 16.11.2020 | 14.07.2014 | ДНІСТРЯНСЬКА | 37 | 35 | 32 | 35 | 2001 | 2001 | 2004 | 2005 | 2003 | 2007 |
| 7 | 93673119 | 1987 | 11-715 | 31.10.2020 | 11.03.2015 | ДНІСТРЯНСЬКА | 41 | 30 | 44 | 47 | 2012 | 2012 | 2015 | 2012 | 2012 | 2015 |
| 8 | 93673143 | 1987 | 11-715 | 26.11.2020 | 09.11.2018 | ДНІСТРЯНСЬКА | 40 | 33 | 35 | 34 | 2005 | 2002 | 2009 | 1997 | 1998 | 1997 |
| 9 | 93602613 | 1986 | 11-715 | 23.11.2020 | 29.06.2015 | ДНІСТРЯНСЬКА | 43 | 41 | 50 | 53 | 2004 | 2003 | 2008 | 2003 | 2006 | 2002 |
| 10 | 93673150 | 1987 | 11-715 | 26.11.2020 | 07.11.2018 | ДНІСТРЯНСЬКА | 48 | 41 | 41 | 41 | 2012 | 2012 | 2012 | 2012 | 2012 | 2012 |
| 11 | 97127849 | 1988 | 19-758 | 28.05.2020 | 14.06.2018 | ДНІСТРЯНСЬКА | 48 | 47 | 44 | 50 | 2013 | 2013 | 2013 | 2013 | 2013 | 2013 |
| 12 | 97127872 | 1988 | 19-758 | 05.06.2020 | 05.07.2018 | ДНІСТРЯНСЬКА | 30 | 30 | 24 | 29 | 2012 | 2012 | 1993 | 2012 | 2012 | 1997 |
| 13 | 97127880 | 1988 | 19-758 | 13.06.2020 | 31.07.2015 | ДНІСТРЯНСЬКА | 32 | 31 | 25 | 29 | 2002 | 1997 | 1992 | 1993 | 1995 | 1992 |
| 14 | 97128029 | 1988 | 19-758 | 30.06.2020 | 30.07.2018 | ДНІСТРЯНСЬКА | 33 | 26 | 25 | 28 | 2013 | 2013 | 2013 | 2013 | 2013 | 2013 |
| 15 | 97128052 | 1988 | 19-758 | 28.05.2020 | 26.02.2015 | ДНІСТРЯНСЬКА | 51 | 49 | 47 | 48 | 2012 | 2012 | 1990 | 2016 | 2012 | 2012 |
| 16 | 97128060 | 1988 | 19-758 | 02.06.2020 | 26.08.2015 | ДНІСТРЯНСЬКА | 33 | 31 | 31 | 35 | 1988 | 1988 | 2012 | 2000 | 1987 | 1989 |
| 17 | 97186563 | 1990 | 19-758 | 29.05.2020 | 16.05.2012 | ДНІСТРЯНСЬКА | 52 | 51 | 44 | 45 | 2013 | 2013 | 2013 | 2013 | 2013 | 2013 |
| 18 | 97186571 | 1990 | 19-758 | 04.08.2020 | 25.07.2018 | ДНІСТРЯНСЬКА | 54 | 54 | 51 | 60 | 1995 | 1990 | 1983 | 1988 | 1990 | 1989 |
| 19 | 97186613 | 1990 | 19-758 | 02.06.2020 | 11.05.2012 | ДНІСТРЯНСЬКА | 32 | 27 | 28 | 28 | 2013 | 2013 | 2013 | 2013 | 2013 | 2013 |
| 20 | 97186662 | 1990 | 19-758 | 02.06.2020 | 20.06.2013 | ДНІСТРЯНСЬКА | 34 | 32 | 30 | 27 | 1991 | 1991 | 2001 | 1991 | 1991 | 2001 |
| 21 | 97186712 | 1990 | 19-758 | 05.06.2020 | 13.07.2018 | ДНІСТРЯНСЬКА | 65 | 64 | 65 | 65 | 1998 | 1998 | 1993 | 1996 | 1996 | 1998 |
| 22 | 97211726 | 1991 | 19-758 | 28.05.2020 | 29.04.2012 | ДНІСТРЯНСЬКА | 43 | 43 | 36 | 40 | 2013 | 2013 | 2013 | 2013 | 2013 | 2013 |

**The starting price of lot 2 is 134 200 EUR (one hundred thirty-four thousand two hundred euros and 00 cents). Auction step 5000 EUR.**

3. Lot

| No.p/k | Wagon number | Year of construction | Model | Recent repairs according to the automatic database of the "ABD PV" wagon fleet | Location\* | Included according to "ABD PV" wagon fleet automatic database |
| --- | --- | --- | --- | --- | --- | --- |
| Last Repair Date | Date of last overhaul | arc thickness, mm\* | Year of manufacture\* |
| 51 | 52 | 53 | 54 | 71 | 72 | 61 | 73 | 74 | 62 |
| 1 | 93503688 | 1985 | 11-715 | 18.11.2020 | 23.10.2018 | ЗАПЛАЗИ | 41 | 40 | 36 | 35 | 1985 | 1985 | 1989 | 2004 | 2003 | 1998 |
| 2 | 93503704 | 1985 | 11-715 | 03.12.2020 | 30.04.2015 | ЗАПЛАЗИ | 35 | 28 | 28 | 32 | 1995 | 2004 | 1988 | 1986 | 1985 | 1986 |
| 3 | 93503712 | 1985 | 11-715 | 30.11.2020 | 14.07.2014 | ЗАПЛАЗИ | 39 | 33 | 32 | 37 | 1987 | 1986 | 1988 | 1988 | 1987 | 1989 |
| 4 | 93503779 | 1985 | 11-715 | 29.11.2020 | 12.11.2018 | ЗАПЛАЗИ | 29 | 28 | 27 | 28 | 1989 | 1990 | 1987 | 1990 | 1990 | 1981 |
| 5 | 93503787 | 1985 | 11-715 | 19.12.2020 | 12.06.2014 | ЗАПЛАЗИ | 31 | 27 | 27 | 30 | 1989 | 1988 | 1991 | 1988 | 1988 | 1991 |
| 6 | 93503852 | 1985 | 11-715 | 11.11.2020 | 22.08.2014 | ЗАПЛАЗИ | 30 | 30 | 31 | 32 | 1997 | 1997 | 1987 | 1983 | 1983 | 1986 |
| 7 | 93602423 | 1986 | 11-715 | 24.11.2020 | 31.10.2018 | ЗАПЛАЗИ | 39 | 35 | 27 | 32 | 2005 | 2003 | 2007 | 2001 | 2001 | 2004 |
| 8 | 93602431 | 1986 | 11-715 | 01.12.2020 | 02.04.2014 | ЗАПЛАЗИ | 35 | 36 | 34 | 37 | 2003 | 2003 | 2003 | 2004 | 2003 | 2003 |
| 9 | 93602449 | 1986 | 11-715 | 16.11.2020 | 23.10.2018 | ЗАПЛАЗИ | 39 | 39 | 32 | 31 | 1982 | 1982 | 1987 | 2002 | 2002 | 1983 |
| 10 | 93602480 | 1986 | 11-715 | 24.10.2020 | 08.10.2018 | ЗАПЛАЗИ | 57 | 57 | 57 | 57 | 1997 | 1992 | 1989 | 1990 | 1990 | 1998 |
| 11 | 93602522 | 1986 | 11-715 | 18.11.2020 | 04.07.2014 | ЗАПЛАЗИ | 39 | 37 | 47 | 49 | 2000 | 2005 | 2003 | 2006 | 1987 | 1990 |
| 12 | 93602530 | 1986 | 11-715 | 15.11.2020 | 22.10.2018 | ЗАПЛАЗИ | 30 | 28 | 27 | 27 | 1986 | 1986 | 1986 | 1986 | 1986 | 1988 |
| 13 | 93602563 | 1986 | 11-715 | 21.11.2020 | 23.10.2018 | ЗАПЛАЗИ | 31 | 29 | 29 | 29 | 1982 | 2004 | 1984 | 1985 | 1982 | 1987 |
| 14 | 93602605 | 1986 | 11-715 | 07.12.2020 | 06.11.2018 | ЗАПЛАЗИ | 34 | 30 | 38 | 40 | 1988 | 1981 | 1984 | 1988 | 1988 | 1985 |
| 15 | 93602621 | 1986 | 11-715 | 28.11.2020 | 12.11.2018 | ЗАПЛАЗИ | 29 | 28 | 29 | 27 | 2004 | 2003 | 2008 | 2006 | 2003 | 2002 |
| 16 | 93673069 | 1987 | 11-715 | 15.11.2020 | 08.11.2018 | ЗАПЛАЗИ | 31 | 29 | 29 | 30 | 2006 | 2008 | 1984 | 2006 | 2006 | 2008 |
| 17 | 93673085 | 1987 | 11-715 | 29.11.2020 | 16.11.2018 | ЗАПЛАЗИ | 27 | 27 | 27 | 28 | 1988 | 1988 | 1988 | 1986 | 1987 | 1987 |
| 18 | 93673101 | 1987 | 11-715 | 18.11.2020 | 08.11.2018 | ЗАПЛАЗИ | 28 | 30 | 27 | 29 | 2003 | 2003 | 2007 | 2003 | 2003 | 2003 |
| 19 | 93673135 | 1987 | 11-715 | 03.12.2020 | 14.11.2018 | ЗАПЛАЗИ | 29 | 27 | 27 | 27 | 2003 | 1993 | 1988 | 1988 | 1993 | 1987 |
| 20 | 93673176 | 1987 | 11-715 | 11.12.2020 | 08.11.2018 | ЗАПЛАЗИ | 30 | 31 | 30 | 30 | 1987 | 2002 | 1990 | 1987 | 1987 | 1989 |
| 21 | 93673184 | 1987 | 11-715 | 11.11.2020 | 23.10.2018 | ЗАПЛАЗИ | 37 | 40 | 36 | 35 | 1982 | 1982 | 1984 | 1989 | 1989 | 1989 |
| 22 | 93673218 | 1987 | 11-715 | 09.10.2020 | 28.09.2018 | ЗАПЛАЗИ | 34 | 32 | 27 | 27 | 1987 | 1987 | 1989 | 1982 | 1982 | 1985 |
| 23 | 93673226 | 1987 | 11-715 | 05.11.2020 | 30.10.2018 | ЗАПЛАЗИ | 34 | 31 | 30 | 35 | 1988 | 1988 | 1987 | 2002 | 2003 | 2003 |
| 24 | 93673259 | 1987 | 11-715 | 06.11.2020 | 30.10.2018 | ЗАПЛАЗИ | 53 | 51 | 51 | 52 | 1985 | 1985 | 1991 | 1984 | 1984 | 1988 |
| 25 | 93673267 | 1987 | 11-715 | 21.11.2020 | 23.10.2018 | ЗАПЛАЗИ | 33 | 32 | 28 | 27 | 2002 | 1988 | 2003 | 1989 | 1985 | 1990 |
| 26 | 93673283 | 1987 | 11-715 | 31.10.2020 | 25.10.2018 | ЗАПЛАЗИ | 42 | 38 | 36 | 34 | 1998 | 1997 | 2003 | 1998 | 1997 | 2003 |
| 27 | 93673309 | 1987 | 11-715 | 06.11.2020 | 26.10.2018 | ЗАПЛАЗИ | 35 | 34 | 37 | 41 | 1987 | 2004 | 1985 | 1981 | 1987 | 1987 |
| 28 | 93673317 | 1987 | 11-715 | 30.11.2020 | 22.10.2018 | ЗАПЛАЗИ | 34 | 31 | 27 | 30 | 2002 | 2002 | 1988 | 1981 | 1982 | 1986 |
| 29 | 93673325 | 1987 | 11-715 | 09.10.2020 | 26.09.2018 | ЗАПЛАЗИ | 28 | 29 | 31 | 32 | 1992 | 1990 | 1984 | 1990 | 1990 | 1984 |
| 30 | 93694347 | 1987 | 11-715 | 28.11.2020 | 06.11.2018 | ЗАПЛАЗИ | 30 | 28 | 28 | 30 | 1984 | 1984 | 2003 | 1981 | 1984 | 1987 |
| 31 | 97103956 | 1987 | 11-715 | 09.12.2020 | 12.06.2014 | ЗАПЛАЗИ | 49 | 47 | 48 | 51 | 1986 | 1987 | 2004 | 1986 | 1986 | 2003 |
| 32 | 97302442 | 1987 | 11-715 | 16.11.2020 | 16.06.2014 | ЗАПЛАЗИ | 33 | 32 | 31 | 31 | 1989 | 1995 | 1987 | 1983 | 1983 | 1985 |
| 33 | 97304521 | 1985 | 11-715 | 13.11.2020 | 30.06.2015 | ЗАПЛАЗИ | 35 | 37 | 30 | 28 | 1990 | 1984 | 1990 | 1997 | 1998 | 1983 |

**The starting price of lot 3 is 143 900 EUR (one hundred and forty-three thousand nine hundred euros and 00 cents). Auction step 5000 EUR.**

1. Lotte

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| No.p/k | Wagon number | Year of construction | Model | Recent repairs according to the automatic database of the "ABD PV" wagon fleet | Location\* | Included according to "ABD PV" wagon fleet automatic database |
| Last Repair Date | Date of last overhaul | arc thickness, mm\* | Year of manufacture\* |
| 51 | 52 | 53 | 54 | 71 | 72 | 61 | 73 | 74 | 62 |
| 1 | 93673168 | 1987 | 11-715 | 31.10.2020 | 22.10.2018 | НЕМИРІВ | 45 | 40 | 44 | 46 | 1990 | 1990 | 1985 | 1988 | 1990 | 1998 |
| 2 | 93673234 | 1987 | 11-715 | 26.11.2020 | 23.10.2018 | НЕМИРІВ | 36 | 35 | 35 | 35 | 1987 | 1987 | 1989 | 1987 | 1987 | 1990 |
| 3 | 93678365 | 1987 | 11-715 | 16.11.2020 | 27.02.2015 | НЕМИРІВ | 52 | 58 | 56 | 57 | 2012 | 2012 | 2012 | 2012 | 2012 | 2012 |

**The starting price of lot 4 is 13 200 EUR (thirteen thousand nine hundred euros and 00 cents). Auction step 1000 EUR.**

1. Lotte

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| No.p/k | Wagon number | Year of construction | Model | Recent repairs according to the automatic database of the "ABD PV" wagon fleet | Location\* | Included according to "ABD PV" wagon fleet automatic database |
| Last Repair Date | Date of last overhaul | arc thickness, mm\* | Year of manufacture\* |
| 51 | 52 | 53 | 54 | 71 | 72 | 61 | 73 | 74 | 62 |
| 1 | 24334310 | 1986 | 11-217 | - | 11.06.2019 | ТОВКАЧІВСЬК | 64 | 56 | 55 | 54 | 1987 | 1987 | 2007 | 1986 | 1986 | 2006 |
| 2 | 24383135 | 1986 | 11-217 | - | 11.06.2019 | ТОВКАЧІВСЬК | 40 | 40 | 40 | 40 | 1990 | 1990 | 1989 | 1989 | 1989 | 1989 |
| 3 | 24383143 | 1986 | 11-217 | - | 11.06.2019 | ТОВКАЧІВСЬК | 40 | 40 | 40 | 40 | 1986 | 1986 | 1988 | 1986 | 1986 | 1989 |

**The starting price of lot 5 is 19 500 EUR (nineteen thousand five hundred euros and 00 cents). Auction step 1000 EUR.**

\*The station and assembly of wagons are subject to change.

1. Depending on the legal status of the applicant, the other documents specified in Clause 5.6 of the Regulations must be attached to the annex. [↑](#footnote-ref-1)