

**AMENDMENT No. 3**  
**To the Contract for work**  
**registered with the Customer under No. 12/2017**  
**(hereinafter referred to as the “Amendment No. 3”)**

**Customer:** **STÁTNÍ TISKÁRNA CENIN, státní podnik**  
seat Prague 1, Růžová 6, house No. 943, postcode 110 00, Czech Republic  
registered in the Commercial Register kept by Municipal Court in Prague,  
Section ALX  
represented by: **Tomáš Hebelka, MSc**, General Director  
Company ID No: 00001279  
VAT ID No: CZ00001279  
Bank: xxx  
account No: xxx  
IBAN: xxx  
SWIFT: xxx

(hereinafter referred to as the “**Customer**”)

and

**Contractor:** **Giesecke+Devrient Currency Technology GmbH**  
seat D-81677 Munich, Prinzregentenstraße 159, Germany  
registered in the Commercial Register kept by Munich District Court, HRB  
148256  
represented by: **Barnabás Ferenczi**, Head of Sales and Service Europe,  
Currency Management Solutions  
Company ID No: HRB 148256  
VAT ID No: DE229960356  
Bank: xxx  
IBAN: xxx  
SWIFT code: xxx

(hereinafter referred to as the “**Contractor**”)

(hereinafter collectively referred to as the “**Parties**”)

## I.

1. In accordance with the Article XIV. paragraph 3 of the Contract for work No. 12/2017 concluded on 30<sup>th</sup> January 2017 as amended by Amendment No. 1 and Amendment No. 2 (hereinafter referred to as the “**Agreement**”) and based on the request of the Contractor on price increasing by 2,1 % pursuant to Article V. paragraph 4 of the Agreement (inflation clause) sent in to the Customer on 17<sup>th</sup> January 2019, the Contracting parties have agreed upon the following changes to the Agreement:

a) Article V. paragraph 1 of the Agreement is replaced by the following:

*“1. The price for execution of Contractor’s acts under this Contract is fixed as a lump sum without VAT amounting **€ 62.792 (in words: sixty-two thousand seven hundred and ninety-two euros)** per calendar year.”*

b) Article V. paragraph 3 of the Agreement is replaced by the following:

*“3. The price under par. 1 of this Article does not include prices for additional and optional services, which are agreed upon by the Parties as follows:*

*a) the price of additional post-warranty service under Article II par. 3 point a) is **€ 3.140 (in words: three thousand one hundred and forty euros)** for each extra 200 operating hours of the equipment for banknotes processing after exceeding the annual limit of 2000 operating hours;*

*b) the price of performing of upgrade or fine-tuning of the equipment for banknotes processing under Article II par. 3 point b) is*

*for upgrade: **€ 18.628 (in words: eighteen thousand six hundred and twenty-eight euros)** for every changed nominal of banknotes*

*for fine-tuning: **€ 5.132 (in words: five thousand one hundred and thirty-two euros)** for every changed nominal of banknotes*

*(The mentioned prices for the Customer correspond to one third of the full price, two thirds to be covered by the Czech National Bank);*

*c) the price of 24-hours availability of service technician under Article II par. 3 point c) is **€ 1.361 (in words: one thousand three hundred and sixty-one euros)** for each week of standby and **€ 419 (in words: four hundred and nineteen euros)** for each intervention in the Customer’s seat.”*

2. The other provisions of the Agreement shall remain unchanged by the Amendment No. 3 and remain in full force and effect.

## II.

To prevent any doubts Parties agreed that the Contractor is entitled to charge the price for execution of Contractor’s acts pursuant to the Article V. paragraph 1 of the Agreement in the

amount given by the Amendment No. 3 pursuant to the Article VI. paragraph 1 of the Agreement **since the II. quarter 2019**, in the amount of **€ 15.698 (in words: fifteen thousand six hundred and ninety-eight euros)**.

**III.**

1. This Amendment No. 3 is made in two copies in Czech and English language, each having equal legal force and authenticity, of which the Contracting Parties shall receive one each.
2. The Contractor take note that this Amendment No. 3 shall be, in accordance with Act No. 340/2015 Coll., on Special Conditions of Efficiency of some Contracts, Disclosure of such Contracts and the Contracts Register (the Contracts Register Act), after signing by both Contracting parties disclosed in the Contracts Register. The disclosure and related operations shall be ensured by the Customer.
3. The Amendment No. 3 comes into validity on the day of signature by both Contracting Parties and into effect after disclosing in the Contracts Register.

In Prague, date \_\_\_\_\_ In Munich date \_\_\_\_\_

On behalf of the Customer:

On behalf of the Contractor:

\_\_\_\_\_  
**Tomáš Hebelka, MSc**  
general director

\_\_\_\_\_  
**Barnabás Ferenczi**  
Head of Sales and Service Europe

STÁTNÍ TISKÁRNA CENIN, státní podnik Giesecke+Devrient Currency Technology GmbH

\_\_\_\_\_  
**Stefan Kinshofer**  
Head of Service Office Europe

Giesecke+Devrient Currency Technology GmbH