

SERVICES AGREEMENT PMI LOGGER ANALYSIS TOOL

Accession Declaration

OTE, a. s., a company organised and existing under the laws of Czech Republic, having its registered office at Sokolovská 192/79, 186 00 Prague, Czech Republic, and registered with the commercial register in municipal court of Prague, Section B 7260 under the number 26463318 and VAT n° CZ26463318, hereinafter referred to as “OTE”, OTE’s contract number: 41/18;

hereby

- 1) declares that it has acceded to the ANIDOA and now hereby becomes a Party to the Services Agreement PMI Logger Analysis Tool (the “Agreement”), and accepts all rights and assumes all obligations of a Party under the Agreement starting as of 1 October 2019;
- 2) declares that it is fully aware of, acknowledges and accepts the terms and conditions of the Agreement; and
- 3) declares that it shall pay in accordance with the terms of Article 6 of the Agreement its share in the remuneration to be paid to INDRA for the Services provided by INDRA as of the date of the delivery of the Services.

This accession declaration has been done in twelve (12) original copies, to be duly signed by the undersigned authorized representatives, with each original to be sent to each of the other Parties under the Agreement and NEMOs acceding to the Agreement on the same date.

For the avoidance of doubt, all capitalized terms in this accession declaration shall have the meaning set forth in the Annex 1 (Definition List) to the Agreement, except if otherwise expressly indicated and Articles 15.11 and 15.12 of the Agreement apply to this declaration.

The Parties are aware of the fact that OTE, irrespective of the law otherwise applicable to the accession declaration, has a national legal obligation within the meaning of Section 2 (1) of the Czech Act No. 340/2015 Coll. on special conditions for the effectiveness of certain contracts, the contract publishing and on the register of contracts, as amended (hereinafter the “**Act on Register of Contracts**”) according to which the accession declaration shall only come into effect in relation to the rights and obligations of OTE subject to the prior publication of the accession declaration in the national contract registry of the Czech Republic. All Parties hereby acknowledge this publication obligation for OTE and accept that the validity and effectiveness of the accession declaration with respect to OTE is subject to fulfilment of the abovementioned publication obligation whereas the validity and effectiveness of the accession declaration between the other Parties remains unaffected by this condition. OTE commits to comply with this publication obligation without delay, but within thirty (30) days from the date hereof at the latest, and to inform all Parties, without any delay, of the fulfilment thereof. In case that OTE does not comply with this publication obligation, any other Party is entitled to ensure the publication of the accession declaration in accordance with Section 5 (2) of the Act on Register of Contracts.

No Confidential Information shall be disclosed during the course of complying with such publication obligation, including by redacting all such Confidential Information from any materials or documents.

30. 09. 2019

In Prague

OTE, a.s.,

Signature

Name
Title

