



Česká pošta, s.p.

Registered office: Politických vězňů 909/4, 225 99 Praha 1
Company registration No. (IČ): 47114983
VAT No. (DIČ): CZ47114983
Represented by/Acting through: Štěpán Čekal, Head of Corporate Sales Unit
Registered in the Commercial Register: Municipal Court in Prague, Section A, File 7565
Bank: Československá obchodní banka, a.s.
Account No.: 133729903/0300
Mailing address: P.O.Box 99, Praha 025, 225 99
BIC/SWIFT: CEKOCZPP
IBAN: CZ0603000000000133729903
hereinafter referred to as "ČP"
and



Registered office/Place of business:
Company registration number (IČO):
VAT No. (DIČ):
Represented by:
Registered in the Commercial Register:
Bank name:
Account No.:
Mailing address:
BIC/SWIFT:
IBAN:
Sender's ID (CČK file ID):



hereinafter referred to as "the Consignor"

Each shall hereinafter individually be referred to as "a Party" and collectively as "the Parties".

1. Agreed provisions

- 1.1. The Parties agreed that the content of Annex No. 2 of the Agreement is fully substituted by the content of Annex No. 2 of this Amendment.

2. Closing Provisions

- 2.1. The other provisions of the Agreement remain without change and in force.
- 2.2. This Amendment No. 3 is executed in 2 (in words: two) counterparts of the force of an original, one counterpart for each Party.
- 2.3. This Amendment No. 3 takes effect on the day of its signature by both Parties.
- 2.4. The Parties expressly agree that services and payments mentioned in this Agreement as its subject-matter and provided from 1.1.2020 to the date of effect of this Contract will be considered as services and payments provided under this Contract unless it is excluded by the nature of the service or payment.
- 2.5. ČP as the controller processes the personal data of the Sender (if the Sender is a natural person) and the personal data of its contact persons provided in this Agreement as well as personal data of other persons provided under this Agreement (hereinafter referred to as "data subjects" and "personal data"), solely for the purposes of performance of this Agreement, for the duration of this Agreement, or for the purposes resulting from legal regulations for a period longer than justified by such legal regulations. Accordingly, the Sender is obliged to inform the individuals whose personal data is transmitted for the purposes related to the performance of this Agreement by ČP. Further information related to the processing of personal data, including the rights of the data subjects related to such processing, is contained in the current version of the Information on the Processing of Personal Data available on ČP's website at www.ceskaposta.cz
- 2.6. Integral part of this Amendment No. 3 is Annex No. 2.

Annex:

Annex No. 2 - Price of Commercial Letter Services for the Period from 1.1.2020 to 31.12.2020.

In Prague on

On behalf of ČP:

Štěpán Čekal
Head of Corporate Sales Unit