

AMENDMENT No. 1

to the Service Contract No. 0122002839/1

Letiště Praha, a. s. (in English Prague Airport),

with its registered office at K letišti 1019/6, Praha 6, postal code 161 00, Reg. ID No: 282 44 532, VAT No. CZ699003361, registered on the Commercial Register maintained by the Municipal Court in Prague, file number B 14003, represented by Mr. Jiří Kraus, Vice-Chairman of the Board of Directors and Mr. Jiří Černík, Member of the Board of Directors

(hereinafter the “**Customer**”)

and

Simpleway Europe a. s.

with its registered office at Na okraji 335/42, Veleslavín, 162 00 Praha 6, ID No: 04377028, VAT ID No: CZ04377028, registered on the Commercial Register maintained by the Municipal Court in Prague, file number B 20925, represented by Mr. Jakub Malěj, member of Board of Directors and by Mr. Petr Otoupal, member of Board of Directors

(hereinafter the “**Contractor**”),

(Customer and Contractor hereinafter jointly referred to as the „**Parties**“, individually also as the „**Party**“).

PREAMBLE

Whereas the Parties:

A) concluded on 20. 1. 2020 the **Service Contract No. 0122002839**.

(hereinafter referred to as the “**Contract**”),

B) wish to amend the Contract,

they agreed on this Amendment No. 1 to the Contract (hereinafter referred to as the “**Amendment**”) as follows.

I. Changes of the Contract

The Parties agree that the Contract shall be changed as followed:

1. Article 12 “Contractual penalties and indemnification” of the Contract shall be renamed to “Contractual penalties, indemnification and bank guarantee” and extended as follows:

„12.2. Securing the obligations stated in this Contract.

The Contractor undertakes to ensure proper performance of its obligations under this Contract in the form of a bank guarantee. All bank guarantee terms and conditions are stated in the Contract for Work. If the Contractor fails to deliver the valid and effective Bank Guarantee in the period stated in the Contract for Work, the Customer will have the right to withdraw from this Contract.”

II. Final Provisions

1. This Amendment shall become valid as from the date of its signature by both Parties.
2. Remaining provisions of the Contract shall not be affected hereby.
3. This Amendment is executed in two (2) counterparts, Customer shall receive one and the Contractor one.

IN WITNESS WHEREOF the Parties attach their signatures

Date:

On behalf of the Customer:

Name: Ing. Jiří Kraus
Function: Vice-Chairman of the Board of Directors
Letiště Praha, a. s.

Date:

On behalf of the Contractor:

Name: Ing. Jakub Maléř
Function: Member of Board of Directors

Name: Ing. Jiří Černík
Function: Member of the Board of Directors
Letiště Praha, a. s.

Name: Ing. Petr Otoupal
Function: Member of Board of Directors