Amendment No. 3

to

Main Agreement

of August 19, 2013, as amended

concluded by and between:

Letiště Praha, a. s.

Registered office: Praha 6, K Letišti 6/2010, Postal Code 160 08, the Czech Republic

Reg. No.: 28244532 Tax ID. No.: CZ699003361

Company registered in the Commercial Registry maintained by the Municipal Court in Prague,

Section B, File No. 14003

Bank account details: For EUR payments: No. 2052200409/2600 (IBAN CZ03 2600 0000 0020 5220

0409) with Citibank Europe plc, Bucharova 2641/14, 158 02 Praha 5, Czech

Republic, SWIFT CITICZPX.

Represented by:

Ing. Jiří Kraus

Chairman of the Board of Directors

Ing. Jiří Petržilka

Member of the Board of Directors

(hereinafter referred to as "Airport Operator")

and

SC COMPANIA NATIONALA DE TRANSPORTURI AERIENE ROMANE TAROM SA

Registered office: Calea Bucurestilor street, No. 224F, town of Otopeni, County of Ilfov,

Romania

Tax ID. No.: RO477647

Company registered with Ilfov Trade Register Office under No. J23/1298/24.07.2003

Bank Account details: Account No. RO65ABNA4100264100003448

RBS ROMANIA, SWIFT ABNAROBU

Represented by: Gabriel STOE, General Director

(hereinafter referred to as "Airline")

(Airport Operator and Airline hereinafter also jointly referred to as the "Parties" and separately "Party")

Airport Operator and Airline entered on day, month and year as set forth below into the following Amendment No. 3 to Main Agreement (hereinafter referred to as the "Amendment"):

WHEREAS:

- A) Parties have signed a Main Agreement, Confirmation of Acknowledgment of Conditions of Use of Prague Airport dated 19th August 2013 establishing the will of Parties to govern their relation with the Conditions of Use of Prague Airport (hereinafter referred to as "Agreement").
- B) Due to increase of the Airline activity, Parties wish to amend the Agreement as follows below.

NOW THEREFORE,

1. The Parties hereby agree to amend the Agreement as follows:



- 2. Except as provided herein, all remaining terms, conditions and provisions of the Agreement are unchanged and unaffected by this Amendment and shall continue in full force and effect as set forth in the Agreement.
- 3. In case any one or more of the provisions contained in this Amendment shall be invalid, illegal or unenforceable, the validity and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.
- 4. Parties hereby agree that the Article 4 of Agreement forms a trade secret within the meaning of Section 504 of Act No. 89/2012 Coll., Civil Code, as amended. Parties hereby jointly declare their obligation to protect a trade secret specified hereinabove appropriately.
- 5. Parties hereby agree that the Article 1 sub-article 1.1 of Amendment No 1 dated on 22.10.2013 forms a trade secret within the meaning of Section 504 of Act No. 89/2012 Coll., Civil Code, as amended. Parties hereby jointly declare their obligation to protect a trade secret specified hereinabove appropriately.
- 6. Parties hereby agree that the Article 1 sub-article 1.1 of Amendment No 2 dated on 04.08.2014 forms a trade secret within the meaning of Section 504 of Act No. 89/2012 Coll., Civil Code, as amended. Parties hereby jointly declare their obligation to protect a trade secret specified hereinabove appropriately.
- 7. Parties hereby agree that the Article 1 sub-article 1.1 of this Amendment forms a trade secret within the meaning of Section 504 of Act No. 89/2012 Coll., Civil Code, as amended. Parties hereby jointly declare their obligation to protect a trade secret specified hereinabove appropriately.

8. This Amendment is valid as of the date of signing by both parties, effective is as of 1.7.2016.	
9. A copy of this Amendment shall be atta	ached to the Agreement.
Dated	Dated
Letiště Praha, a. s.	SC COMPANIA NATIONALA DE TRANSPORTURI AERIENE ROMANE TAROM SA
Ing. Jiří Kraus	Gabriel STOE
Chairman of the Board of Directors Letiště Praha, a. s.	General Director
	SC COMPANIA NATIONALA DE TRANSPORTURI AERIENE ROMANE TAROM SA
	Witness:
Ing. Jiří Petržilka	Viorel VLADOIU
Member of the Board of Directors	Ground Operations Director