

Amendment No. of the Provider:
0215001167/1

Amendment No. of the User:

AMENDMENT NO. 1 TO THE AGREEMENT NO. 0215001167

(hereinafter as the „Amendment“):

- (1) Letiště Praha, a. s., a joint stock company organised and existing under the laws of the Czech Republic with its registered office at Prague 6, K Letišti 6/1019, Postal Code 160 08, Czech Republic, Company ID No: 282 44 532, VAT No.: CZ699003361, registered in the Commercial Register administered by the Municipal Court in Prague, Section B, File 14003,

banking connection: Citibank Europe., Bank account No.: 2052200409/2600 (IBAN CZ03 2600 0000 0020 5220 0409)

represented by: [REDACTED]
[REDACTED]

(hereinafter as the “Provider” or “LP”)

and

- (2) WIZZ Air Hungary Kft., a limited liability company organized and registered under the laws of Hungary, with its registered seat at 1103 Budapest, Koér Street 2/A, Building B, Floors II-V, Hungary, Company ID No: 01-09-964332, VAT No: HU 13 122 605, registered by the Metropolitan Court acting as court of registration,

banking connection: Citibank NA London

bank account number: IBAN: GB33 CITI 1850 0813 2615 57

SWIFT: CITIGB2L

represented by: [REDACTED]

(hereinafter as the “User”)

The Provider and the User are hereinafter also jointly referred to as the “Parties” or individually as the “Party

Preamble

Whereas:

- (A)** On 30.9.2013 Parties has concluded the Framework Agreement on the Use of Apron Parking for Night -stop parking Flights at Prague/Ruzyne International Airport, Agreement No. of the Provider: 0215001167 (hereinafter as the „Agreement“),
- (B)** Parties wish to amend the Agreement,

Parties have agreed as follows:

I. AGREEMENT MODIFICATIONS

- 1.1 The provision of Art. 9.7 of the Agreement shall be cancelled and shall be replaced by new provision of Art 9.7 that reads as follows:

9.7 „Confidentiality. The Parties have agreed to consider all information received in connection with this Agreement, except the text of the Agreement itself (this however does not affect the obligation to ensure confidentiality of trade secrets and the obligation to protect the trade secrets accordingly), to be confidential. Without prior written consent from the other Party, neither Party may provide such information to any third party whatsoever, except for cases in which

9.7.1 the Parties are obligated to do so under the law; and/or

9.7.2 the information in question is already publicly available in accordance with the law or the Agreement; or

9.7.3 such information is provided to persons that are required by law to maintain confidentiality; or

9.7.4 the other Party gives written consent for making specific confidential information accessible.”

- 1.2 The provision of Art. 9.8 of the Agreement shall be cancelled and shall be replaced by new provision of Art 9.8 that reads as follows:

9.8 „Register of Contracts and Trade Secrets. The Provider notifies the User and the User acknowledges that the Provider is a legal entity referred to in Section 2 para. 1 point n) of the Act no. 340/2015 Coll., on special conditions for the effectiveness of some contracts, publication of these contracts and register of contracts (hereinafter as „Register of Contracts Act“) and according to the Register of Contracts Act private law contracts concluded with the Provider are subject to the publication in the register of contracts, a public administration information system administered by the Ministry of the Interior of the Czech Republic. Both Parties hereby agree with publication of this Agreement and Supplemental Agreements in the register of contracts with the exception of the facts that constitute trade secrets. Parties declare, that the Price and the Total Price constitute trade secrets and undertake to ensure its confidentiality and protect it accordingly. For avoidance of any doubt Parties declare that any other facts contained in this Agreement than the Price and the Total Price are not considered trade secrets. Parties declare, that any other facts contained in the Supplemental Agreements than the Price and the Total Price are not considered trade secrets, unless in the relevant Supplemental Agreement is explicitly stated otherwise .”

II. OTHER PROVISIONS

- 2.1 Parties declare that facts contained in this Amendment are not considered trade secrets. Agreement and this Amendment will be published in the register of contracts.

III. CONCLUDING PROVISIONS

- 3.1 This Amendment shall become valid and effective on the date of its signature by both Parties.
- 3.2 Other provisions of the Agreement, which are not a subject of this Amendment, shall remain unaffected.
- 3.3 This Amendment has been prepared in five (5) counterparts, of which the Provider shall obtain three (3) counterparts and the User two (2) counterparts.
- 3.4 In witness whereof, the Parties hereby affix their signatures to this Amendment.

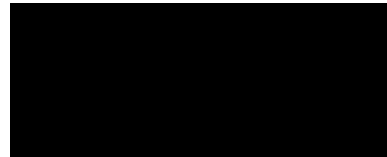
Date:
On behalf of the Provider:

Date:
On behalf of the User:

Signature:
Name:
Position:



Signature
Name:
Position:



Signature:
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