

**AMENDMENT No. 2**  
**to the FRAMEWORK AGREEMENT FOR THE SUPPLY OF**  
**PRELAMS FOR RESIDENCE PERMIT CARDS AND**  
**ELECTRONIC ID CARDS**  
**registered by the Client under No. 053/OS/2020**

(hereinafter referred to as the “**Amendment**“)

**STÁTNÍ TISKÁRNA CENIN, státní podnik**

with its registered office at Prague 1, Růžová 6, House No. 943, 110 00, Czech Republic entered in the Commercial Register maintained by the Municipal Court in Prague, Section ALX, Insert 296

Business ID: 00001279  
Tax registration No.: CZ00001279  
represented by: **Tomáš Hebelka, MSc**, Chief Executive Officer  
Bank details: UniCredit Bank Czech Republic and Slovakia, a.s.  
Account number: 200210010/2700  
IBAN: XXX  
BIC/SWIFT: XXX

(hereinafter referred to as the “**Client**“)

and

**Linxens (Thailand) Co., Ltd.**

with its registered office at 142 Moo 1 Hi-Tech Industrial Estate Tambon Ban Laean, Amphor Bang-Pa-In Phra Nakorn Si Ayutthaya 13160 Thailand

entered in the Commercial Register maintained by Office of the Company Limited and Partnership Registration, Phra Nakorn Si Ayutthaya Province, Department of Business Development, Ministry of Commerce

Business ID: 0135543000153  
Tax registration No.: 0135543000153  
represented by: **Michael Banks**, Managing Director  
Bank details: XXX  
Account number: XXX  
BIC/SWIFT: XXX

(hereinafter referred to as the “**Contractor**“)

(the “**Client**“ and the “**Contractor**“ are hereinafter collectively referred to as the “**Parties**“)

**Representatives authorized to negotiate in contractual and economic matters:**

On behalf of the Client: **Tomáš Hebelka, MSc**, Chief Executive Officer

On behalf of the Contractor: **Michael Banks**, Managing Director

**Representatives authorized to negotiate in factual and technical matters:**

On behalf of the Client: **XXX**

On behalf of the Contractor: **XXX**

The Framework Agreement for the supply of prelams for residence permit cards and electronic ID cards, registered by the Client under No. 053/OS/2020, which was concluded on 17<sup>th</sup> February 2021, as amended by Amendment No. 1 of 24<sup>th</sup> May 2021 (hereinafter referred to as the "**Framework Agreement**").

**I.**

This Amendment is concluded due to circumstances on the world market of chip modules, in particular increase of chip shortage and chip allocation, which led to increase of lead times and unexpected jump in chip prices, whereas the situation could be foreseen neither by Contractor, nor by the diligent Contracting Authority at the time of the Framework Agreement conclusion, respectively the determination of tender prices in the given tender procedure. The below stated amendments are being made in compliance with the Section 222 paragraph 6 of the Act No. 134/2016 Coll, on the award of public contracts, as amended.

**II.**

In accordance with the provision of Article XV paragraph 1 of the Framework Agreement the Parties have agreed upon the following changes to the Framework Agreement:

1. Article V paragraph 1 of the Framework Agreement is replaced by the following:

*"1.1 The Client undertakes to order at least the following quantity of Prelams in year 2022, 2023 and 2024 (minimal binding quantity):*

Year	2022	2023	2024
<b><u>Minimal binding quantity</u></b> <i>(in pieces)</i>	<b>XXX</b>	<b>XXX</b>	<b>XXX</b>

*The Client is entitled to order Prelams above this minimal binding quantity in individual year 2022, 2023 and 2024.*

- 1.2 *The Client below states a non-binding indicative quantity of Prelams, which it expects to order in year 2025. This quantity for year 2025 is non-binding and the Client can order less or more Prelams in 2025 than stated below."*

Year	2025
Non-binding indicative quantity (in pieces)	<b>XXX</b>

2. Article V paragraph 2 of the Framework Agreement is replaced by the following:

“2. The unit prices of the supplied Prelams denominated in **EUR**, specified on the basis of the Contractor’s bid submitted in the Tender Procedure and amended in compliance with Section 222 of the PPA, are listed in the tables below. These unit prices are the maximum prices that shall not be exceeded and shall take into account volumes referred to in paragraph 1 point 1.1 and 1.2 of this Article.

Year in which the Prelams were ordered	2022	2023	2024
Price per unit of Prelams in EUR, excluding VAT, <b><u>if the ordered quantity equals the relevant minimal binding quantity</u></b>	<b>XXX</b>	<b>XXX</b>	<b>XXX</b>
Price per unit of Prelams in EUR, excluding VAT, ordered to the excess of <b><u>minimal binding quantity</u></b> stated in table in point 1.1 of this Article and only valid for the excess volume	<b>XXX</b>	<b>XXX</b>	<b>XXX</b>

Year in which the Prelams were ordered	2025
Price per unit of Prelam in EUR, excluding VAT	<b>XXX</b>

(Hereinafter referred as “**Price**“)

### III.

1. The other provisions of the Framework Agreement shall remain unchanged. All terms referred to in the Amendment are to be incorporated and to be interpreted under the same principles and conditions as provided in the Framework Agreement to which the Amendment forms an integral part.

2. This Amendment comes into force on the day it is signed by both Parties and taking effect once it is published in the Register of Contracts.
3. The Parties take into consideration that this Amendment shall be published in the Register of Contracts pursuant to Act No. 340/2015 Coll., laying down special conditions for the effectiveness of certain contracts, the disclosure of these contracts and the register of contracts (the Register of Contracts Act), as amended. The publication shall be arranged by the Client.
4. This Amendment is drawn up in the English in two copies with the validity of the original from which each of the Parties will receive one copy.
5. The Parties represent and warrant that they have read the Amendment and accept its contents, in witness whereof they attach their signatures.

For the Client:

In Prague, on .....

For the Contractor:

In ....., on .....

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**Tomáš Hebelka, MSc**

Chief Executive Officer

STÁTNÍ TISKÁRNA CENIN, státní podnik

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**Michael Banks**

Managing Director

Linxens (Thailand) Co., Ltd.