



Air Navigation Services of the Czech Republic

Amendment No. 1 to Service Contract No. 197/2014/PS/030

entered into pursuant Section 1746, paragraph 2 of the Act No. 89/2012 Coll, the Civil Code,
as amended

(hereinafter referred to as the „Amendment“)

1. CONTRACTING PARTIES

Air Navigation Services of the Czech Republic (ANS CR)

A state enterprise with its registered office at Navigační 787, 252 61 Jeneč, Czech Republic

Person authorized to conclude this Contract: Mr. Jan Klas, Director General

Company ID No.: 49710371
Tax ID No.: CZ699004742
Bank connection: ČSOB Praha 5
Account No.: 8815280/0300
IBAN: CZ1203001712800000088153
SWIFT code: CEKOCZPP

Registered in the Commercial Register maintained by the City Court in Prague, Volume A,
number of entry: 10771

Hereinafter referred to as “Client”

and

Saab Czech s.r.o.

Seated at registered address: Čelakovského 689, 684 01 Slavkov u Brna

Person authorized to conclude this Amendment: [REDACTED]

Company ID No.: 27184561
Tax ID No.: CZ271 84 561
Bank connection: [REDACTED]
Account No.: [REDACTED]
IBAN: [REDACTED]
Swift Code: [REDACTED]

Registered in the Commercial Register maintained by the Municipal Court in Prague, Section C, Insert 102722.

Hereinafter referred to as **"Provider"**

Client and Provider hereinafter also referred to as the **"Party"** or **"Parties"**.

2. PREAMBLE

2.1 While the Parties have concluded Service Contract No. ANS CR 197/2014/PS/030 (Contract No. Saab Czech, s.r.o. D2-001/2016), signed by the Client on 4th March 2016 and by the Provider on 1st March 2016 (hereinafter referred to as the **"Service Contract"**)

2.2 With regard to change of bank details of the Provider

2.3 With regard to change of internal procedure of amending the contracts on behalf of the Client

the Parties have agreed as follows:

3. SUBJECT OF THE AMENDMENT

3.1 The Parties have agreed on the change of Provider`s bank details as stated in Article 1 of this Amendment.

3.2 The Parties acknowledge the change of Client`s Tax ID. No. as stated in Article 1 of this Amendment.

3.3 The Parties have agreed to delete Articles 15.2 and 15.2.1 of the Service Contract.

4. FINAL PROVISIONS

4.1 The other provisions of the Service Contract shall remain unchanged and in force.

4.2 This Amendment becomes valid on the day it is signed by both Parties and takes effect upon being published in the Register of Contracts.

4.3 Publication. The Provider acknowledges that the Client is obliged to publish this Amendment and the Service Contract pursuant to the Act No. 340/2015 Coll., on the Register of Contracts, as amended. The Provider also acknowledges that the Client is obliged to provide information pursuant to the Act No. 106/1999 Coll. on Free Access to Information, as amended. When this Amendment is published in the Register of Contracts, the following information contained in this Amendment shall not be provided: the Account No. of the Provider, the name of the person authorized to sign this Amendment on behalf of the Provider and signatures on the Amendment.

- 4.4 Personal Data Protection. The Client and the Provider shall comply with personal data protection rules pursuant to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), i.e. GDPR Regulation, and pursuant to other generally binding legal regulations on personal data protection. More information on data protection on the part of the Client is available on:

<http://www.rlp.cz/en/company/dataprotection/Pages/default.aspx>

- 4.5 This Amendment has been signed electronically, only in one electronic copy.

