AMENDMENT 1 to the Contract of Purchase no. 2218/40045

Buyer:

Name:

Vojenský technický ústav, s.p., branch VTÚVM

Place of Business:

Dlouhá 300, 763 21 Slavičín, Czech Republic

Authorized to represent the company:

Stanislav Hudecek, VTÚVM Branch Director

Registered in:

Companies Register kept at Municipal Court in Prague, section A,

Enclosure No.: 75859

Reg. No./ VAT No.:

242 72 523/ CZ24272523

Bank connection: Account No.:

Komercni banka, a.s. 123-5047000297/0100

IDAN 6720 0400 0004 225

IBAN CZ20 0100 0001 2350 4700 0297

BIC (SWIFT): KOMB CZ PPXXX

Authorized to represent the company:

in contractual matters:

in technical matters:

point of contact:

(hereinafter referred to as the "Buyer")

Seller:

Name:

KAGO Kaufmann & Gottwald Zelluloid und Plastikwarenfabrik GesmbH

Place of Business:

Perfektastrasse 61/Obj. 4, AT-1230 Vienna, Austria

Authorized to represent the company:

Dr. Alexander Gottwald, Managing Director

Registered in:

114512a Österreichisches Firmenbuch

Reg. No./ VAT No.:

114512a/ ATU 14216409

Bank connection:

Bank für Tirol und Vorarlberg AG, Stadtforum, A-6020 Innsbruck

IBAN: AT391630000130139167

SWIFT: BTVAAT22

Contact persons:

in contractual matters:

in technical matters:

(hereinafter referred to as the "Seller")

The Seller and the Buyer collectively referred to as the "Contracting parties" or separately as the "Party", have agreed to enter into this Contract of Purchase.

Clause I. Statement of the parties

1.1. The Contracting parties have agreed beyond any dispute they mutually concluded a Contract of purchase no. 2218/40045 on 7th July 2022 – the contract became effective on the date of its publication in contracts register on 12th July 2022 (hereinafter referred to as the "**Contract**").

Clause II. Subject-matter of Amendment 1

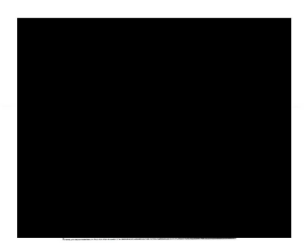
- 2.1. The Contracting parties have agreed upon the following changes in the Contract:
- 2.1.1. The wording of Clause 4, paragraph 4.1 of the Contract changes as follows:

The Seller undertakes to deliver the Goods in the quantity of 25 000 pcs not later than by **2. 2. 2023.** Partial deliveries of the Goods are allowed.

Clauses III. Final provisions

- 3.1. Except as expressly amended by this Amendment 1, all provisions of the Contract shall remain in full force and effect.
- 3.2. This Amendment 1 becomes valid on the date of its signature by both Parties and effective on the date of its publication in Contracts Register.
- 3.3. This Amendment 1 has been executed in two originals in English language, one copy for each Party.
- 3.4. Unless otherwise agreed in the Contract, the Contracting parties shall follow the provisions of the Czech law.

Slavičín, date and seal: 30.11.2022



Vienna, date and seal: 30.11.2022

