

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

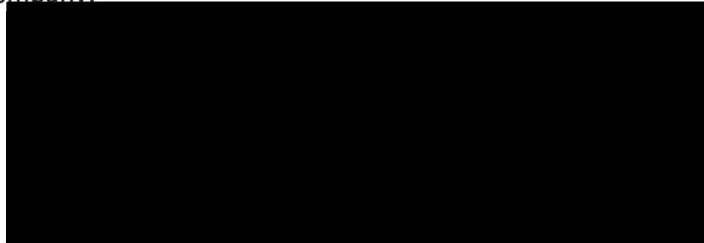
Buyer:

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: **Komerční banka, a.s.**
Account No.: **123-5047000297/0100**
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:



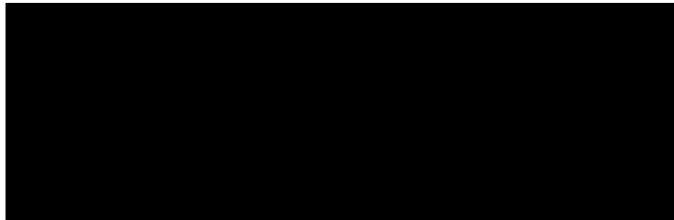
(hereinafter referred to as the "Buyer")

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

