

Time Schedule

	Deadline for 1 st Device:	Deadline for 2 nd Device:	Deadline for 3 rd Device:	Activity:	Note:
				Contract signature	
				Publication of the Contract in the Register of contracts (= taking effect of the Contract)	
#1	according to Art. VI para. 1 point a) of the Contract	The right to issue a proforma invoice for payment under para. 1 point a) is given to the Contractor on the next working day following 1 year after the effectiveness of the Contract. The Contractor shall issue and send to the Client a proforma invoice within 1 week after term according to previous sentence (due date is 14 days after issuance of the proforma invoice).	The right to issue a proforma invoice for payment under para. 1 point a) is given to the Contractor on the next working day following the effectiveness of the Amendment.* The Contractor shall issue and send to the Client a proforma invoice within 1 week of the effectiveness of the Amendment* (due date is 14 days after issuance of the proforma invoice).	Handover of the proforma invoice of 30 % of the total price	Art. VI para. 1 point a)
#2	Within 18 weeks after taking effect of the Contract	Within 1 year and 18 weeks after taking effect of the Contract	Within 18 weeks after taking effect of the Amendment*	Device Factory Acceptance Tests (FAT) at the Seller's manufacturing plant - before shipping	Art. IV para. 2 + Art. VIII + Annex No. 7
#3	next working day after receipt of samples	next working day after receipt of samples	next working day after receipt of samples	Evaluation and acceptance of FAT - signing of the report on the successful acceptance tests result. Details about FAT stated in Article VIII	Art. VIII
#4	no later than 20 weeks after taking effect of the Contract	no later than 1 year and 20 weeks after taking effect of the Contract	no later than 20 weeks after taking effect of the Amendment*	Delivery of the Device – signing of the Delivery Note	Art. IV para. 3
#5	23 weeks after taking effect of the Contract	1 year and 23 weeks after taking effect of the Contract	23 weeks after taking effect of the Amendment*	Protocol No. 1 signing confirming: <ul style="list-style-type: none"> • installation of the Device • commissioning of the Device • delivery of necessary documents required by the Contract including handover of documents and technical documentation according to Annex No. 2 in Czech language • training of the Buyer operator and maintenance personnel • device acceptance tests in the Buyer's premises (SAT) • beginning of the 30-days test run 	Art. IV para. 4 + Art. IX para. 4
#6	according to Art. VI para. 1 point b) of the Contract	according to Art. VI para. 1 point b) of the Contract	according to Art. VI para. 1 point b) of the Contract	Handover of the final invoice of 100 % of the total price, payment of 50% of the total price	Art. VI para. 1 point b)
#7	30 days after beginning of the test run	30 days after beginning of the test run	30 days after beginning of the test run	End of the 30-day test run signing of the Protocol No. 2 (=beginning of the warranty period)	Art. IX para. 6
#8	according to Art. VI para. 1 point b) of the Contract	according to Art. VI para. 1 point b) of the Contract	according to Art. VI para. 1 point b) of the Contract	payment in amount of 20% of the total price	Art. VI para. 1 point c)
#9	12 months after signing Protocol No. 2	12 months after signing Protocol No. 2	12 months after signing Protocol No. 2	End of the warranty period	Art. X para. 2

* For the purposes of this Annex No. 3 (Time Schedule), the Amendment means the amendment concluded by the Contracting Parties for the purpose of applying the reserved change of obligation according to Article V paragraph 7 of the Contract.