

AMENDMENT No. 3 to the CONTRACT FOR WORK

registered by the Client under No. 15/2019
(hereinafter referred to as "**Amendment**")

STÁTNÍ TISKÁRNA CENIN, státní podnik

with its registered office Praha 1, Růžová 6, 943, postal code: 110 00, Czech Republic
registered in the Commercial Register kept by the Municipal Court in Prague,
Section ALX, File 296

represented by: **Tomáš Hebelka, MSc**, Chief Executive Officer
Comp. Reg. No.: 00001279
VAT ID: CZ00001279
Bank details: UniCredit Bank Czech Republic and Slovakia, a.s.
Account No.: 200210010/2700 EUR
IBAN: CZ44 2700 0000 0002 0021 0010
(hereinafter referred to as the "**Client**")

and

MB Automation GmbH &Co. KG

with its registered office at Josef-Mühlbauer-Platz 1, 93426 Roding, Germany
registered in Commercial Register Regensburg, HRA 9073

represented by: **Brandl Georg**, Managing Director
Brandl Franz, Managing Director

VAT: DE 811156881

Bank details: XXX

IBAN: XXX

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

(the "**Client**" and the "**Contractor**" hereinafter referred to collectively as the "**Contracting Parties**")

Article I.

1. On 7th March 2019, the Contracting Parties concluded the Contract for Work, registered by the Client under No. 15/2019, as amended by Amendment No. 1 concluded on 18th November 2020, and Amendment No. 2 concluded on 17th January 2023 (hereinafter referred to as the "**Contract**").
2. As a result of the change of the place of performance according to the Contract and the need to update the data contained in the Contract, the Contracting Parties have agreed on the following changes to the Contract in accordance with the provisions of § 222 ZZVZ.

Article II.

In accordance with the provision of Article XIV paragraph 2 of the Contract the Contract is amended as follows:

1. The Article I of the Contract, section Identification of the Contractor shall be replaced as follows:

*“Contractor: **MB Automation GmbH &Co. KG**
with its registered office at Josef-Mühlbauer-Platz 1, 93426 Roding,
Germany
registered in Commercial Register Regensburg, HRA 9073
represented by: **Brandl Georg**, Managing Director
Brandl Franz, Managing Director
VAT: DE 811156881
Bank details: XXX
IBAN: XXX
(hereinafter referred to as the **“Contractor”**)*

2. The Article I of the Contract, section Authorized representatives for contractual and economic talks and Authorized representatives for material and technical talks of the Contractor shall be replaced as follows:

*“Authorized representatives for contractual and economic talks
On behalf of the Contractor: XXX
XXX*

*Authorized representatives for material and technical talks
On behalf of the Contractor: XXX, XXX“*

3. The Article I of the Contract, section Authorized representatives for material and technical talks of the Client shall be replaced as follows:

“On behalf of the Client: XXX, XXX“

4. The Article II Paragraph 1 of the Contract shall be replaced as follows:

*“The subject of this Contract for Work is Contractor’s obligation to
a) exercise a preventive inspections and maintenance
b) exercise an after-warranty service for hardware and
c) ensuring of the reaction time of Client’s devices (hereafter the “Devices” where this designation being used in this Contract in the singular and in the plural form with the same meaning), which are specified in Annex No. 1, which is an integral part of this Contract, all under the conditions set forth herein. The Contracting Parties have agreed that the Client’s request for addition of a new device or a removal of Devices specified in Annex No. 1 must be sent by the Client to the Contractor at the email address: XXX at least 6 months prior to the required date of addition of a new device or removal of the Devices.”*

5. The Article III Paragraph 1 of the Contract shall be replaced as follows:

*“The Contractor shall carry out activities specified in Article II paragraph 1 hereof in the buildings of the Client situated at the address
a) STÁTNÍ TISKÁRNA CENIN, státní podnik, Růžová 6, Prague 1, Czech Republic and*

b) STÁTNÍ TISKÁRNA CENIN, státní podnik, Za Viaduktem 8, Prague 7, Czech Republic.
The location of installation of Devices is provided in Annex No. 1 hereof.”

6. Annex No. 1 of the Contract is replaced by its new wording, which is attached to this Amendment.

Article III.

1. The other provisions of the Contract shall remain unchanged.
2. This Amendment becomes valid on the day it is signed by both Contracting Parties and takes effect once it is published in the Register of Contracts.
3. The Contracting 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 Czech and English, always in two counterparts, out of which the Contractor shall obtain one counterpart and the Client shall obtain one counterpart. The Annex to the Amendment is in English language only. In case of discrepancies between the Czech and English version, the English version shall prevail.
5. The Contracting Parties declare they agree with the content hereof and this Amendment is prepared in a certain and intelligible manner, on the basis of true, free and serious will of the Contracting Parties, without any duress on either Contracting Party. In witness whereof they append their signatures below.
6. The following annexes are an integral part of this Amendment:

Annex No. 1: List of Devices, including the scope and frequency of Preventive Inspections and Maintenance and Response Times for Individual Devices

For the Client:
In Prague, on

For the Contractor:
In Roding, on

Tomáš Hebelka, MSc
Chief Executive Officer
STÁTNÍ TISKÁRNA CENIN, státní podnik

Brandl Georg
Managing Director
MB Automation GmbH &Co. KG

Brandl Franz
Managing Director
MB Automation GmbH &Co. KG