



Amendment No. 2

to the IATA STANDARD GROUND HANDLING AGREEMENT – SIMPLIFIED PROCEDURE

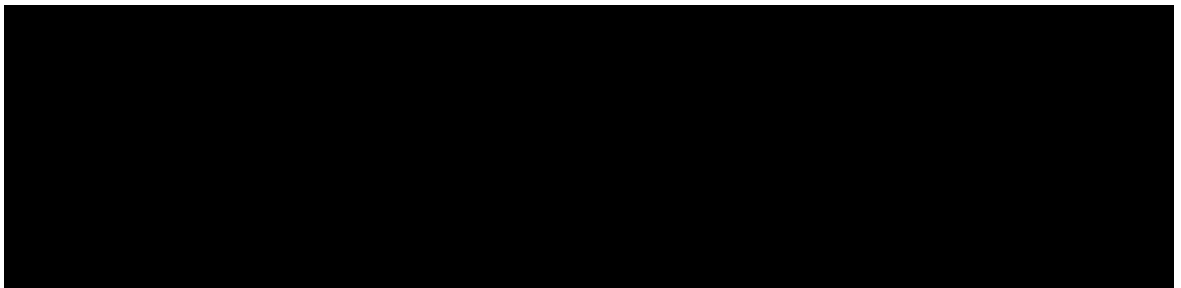
ANNEX B1.3 – Location (s), agreed services, facilities and charges

to the Standard Ground Handling Agreement (SGHA) of January 2008

The Carrier's No. of Contract: 324002168

The Handling Company's No. of Contract: 0415001677

between



hereinafter referred to as "the Carrier"

and

Czech Airlines Handling, a.s.

having its principal office at Aviatická 1017/2, 160 08 Praha 6, Czech Republic

VAT reg. No.: CZ699003361

registered in the Commercial Register maintained by the Municipal Court in Prague,
Section B, Insert 17139

represented by: Jiří Jarkovský, Chairman of the Board of Directors, and

Michal Soukup, Vice-Chairman of the Board of Directors

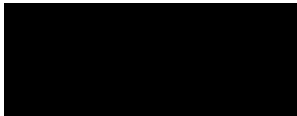
hereinafter referred to as "the Handling Company"

the Carrier and/or the Handling Company may hereinafter be referred to as "the Party(ies)"

valid and effective from as stated below

for the location(s): **Václav Havel Airport Prague (PRG), Czech Republic**





Preamble:

Whereas the Parties:

- a) concluded Standard Ground Handling Agreement (Simplified Procedure) Annex B 1.3 – Locations, Agreed Services and Charges to the 2008 Standard Ground Handling Agreement (SGHA) valid from June 1, 2015 (hereinafter referred to as the „**Annex B 1.3**”), as amended, and
- b) unanimously wish to alter the provisions of Annex B 1.3 as specified herein

Therefore by signing this Amendment No. 2 (hereinafter referred to as the “**Amendment No. 2**”), to Annex B 1.3 of SGHA, both Parties have mutually agreed the following:

ARTICLE I.

The Parties hereby agree that in Section 3 “RAMP SERVICES” of the Paragraph 1 “FACILITIES AND CHARGES” the item 3.11.11 shall be specified as follows:

- “3.11.11 (b) Arrange for laundering of
- 1. cabin blankets – at extra charge
 - 2. linen – at extra charge”

The prices of service items 3.11.11 shall be moved and stated in the Sub-Paragraph 2.2 “Additional charges” of Paragraph 2 “TAXES AND ADDITIONAL CHARGES” in Article II.

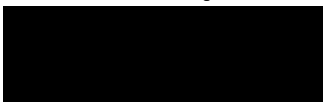
ARTICLE II.

The Parties hereby agree that in the Sub-Paragraph 2.2 of Paragraph 2 of Annex B 1.3 “TAXES AND ADDITIONAL CHARGES” the items 3.11.11 (b) (1)(2) shall be added and specified as follows:

“

Service Item of Annex A	Service description		Price per unit
3.11.11 (b) (1)(2)	Laundering of cabin blankets and linen as follows:	[REDACTED]	Per one item
	Straw Cover		
	Headset Cover		
	Seat Cover		
	Baby Blanket		
	Bed Cover		
	White Cushion		
	White Headrest		
	Red Blanket small		
	Red Blanket large		

”





ARTICLE III.

The Parties hereby agree that a new "PARAGRAPH 15 – TRADE SECRET" shall be added and specified as follows:

"PARAGRAPH 15 – TRADE SECRET"

The Handling Company notifies the Carrier and the Carrier acknowledges that the Handling Company is a legal entity referred to in Section 2 para. 1 point n) of the Act no. 340/2015 Coll., on special conditions for the effectiveness of some contracts, publication of these contracts and register of contracts (hereinafter as „Register of Contracts Act“) and according to the Register of Contracts Act private law contracts concluded with the Handling Company are subject to the publication in the register of contracts, a public administration information system administered by the Ministry of the Interior of the Czech Republic. Notwithstanding Article 2 of the Main Agreement both Parties agree with publication of Annex B 1.3 as amended in the register of contracts with the exception of the facts that constitute trade secrets.

Parties hereby jointly declare that in:

- **Annex B 1.3 of SGHA valid from 1st June 2015:** Carrier's identity (in the heading, abbreviations in the wording, header/footer and signature page, in Sub-Paragraph 8.2, SUB-Paragraph 8.3 and Sub-Paragraph 8.5 of Paragraph 8 "SETTLEMENT OF ACCOUNTS", in Sub-Paragraph 12.1 and Sub-Paragraph 12.2 of Paragraph 12 "CONTRACTUAL NOTIFICATION"), charges in Sub-Paragraph 1.2 of Paragraph 1 "BASIC HANDLING CHARGES", charges in Sub-Paragraph 2.2 of Paragraph 2 "ADDITIONAL CHARGES", accounting surcharge in Sub-Paragraph 4.1. of Paragraph 4 "DISBURSEMENTS",
- **Amendment No. 1 to Annex B 1.3 of SGHA valid from 1st April 2016:** Carrier's identity (in the heading, header/footer and signature page), charges in Sub-Paragraph 1.2 of Paragraph 1 "BASIC HANDLING CHARGES",
- **Amendment No. 2 to Annex B 1.3 of SGHA valid from as from the date of the signature by both Parties:** Carrier's identity (in the heading, header/footer and signature page), charges in Sub-Paragraph 2.2 of Paragraph 2 "ADDITIONAL CHARGES",

form a **trade secret** within the meaning of Section 504 of Act No. 89/2012 Coll., Civil Code, as amended. Parties hereby jointly declare their obligation to protect a trade secret specified hereinabove appropriately."

ARTICLE IV.

The Parties hereby also agree that the Service Provision Contract concluded on 29th January 1999 (No. 9739001), as amended by the Amendments from No. 1 to No. 14 between both Parties will be terminated by mutual consent of both Parties as of the date of validity and effectiveness of this Amendment No. 2.

ARTICLE V.


1. The other terms and conditions of the Annex B 1.3 of SGHA shall remain unchanged and fully applicable.





2. This Amendment No. 2 becomes valid as of the date of the signature by the representatives of the Parties and effective as of 1st May 2017. For the avoidance of any and all doubts the Parties hereby mutually agree that they have followed all the rights and obligations stipulated herein commencing as of 1st May 2017 and that all the rights and obligations between the Parties that have arisen in the course of time period commencing on 1st May 2017 until the validity of this Amendment No. 2 shall be subject to the provisions of this Amendment No. 2.

3. This Amendment No. 2 is signed in two copies and forms an integral part of Annex B 1.3 of SGHA.

Signed on the 31/05/2017	Signed on the 25/05/2017
at 	at Prague

