



AMENDMENT NO. 2 to FRAMEWORK AGREEMENT

ATM training provision for ANS CR

Instructor of theoretical and practical training with specialization in Assessor course and Assessor Refresher course Training

concluded pursuant to Section 1746 par. 2 of the Civil Code 89/2012 Coll., as amended (hereinafter referred to as the "civil code")

(hereinafter referred to as the "Amendment")

1. Contractual Parties

Air Navigation Services of the Czech Republic (ANS CR)

A state enterprise existing and organized under the laws of the Czech Republic, having its registered office at: Navigační 787, 252 61 Jeneč, Czech Republic,

Company Identification Number: 497 10 371 Tax Identification Number: CZ 699004742

Registered in the Commercial Register of the Municipal Court in Prague, Section A, Insert 10771,

Represented by: Mr. Radovan Okenka, executive director of financial unit

Name of a Bank: KB, a.s.

Bank account in CZK: 1162200106/0100 IBAN: CZ45 0100 0000 0011 6220 0106

(Hereinafter referred to as "Client")

and

Lektor Consulting Resources Finland Oy

Registered address: Konepajankuja 1, 00510 Helsinki, Finland

Identification Number: 3012275-4 TAX Identification Number: FI30122754



(Hereinafter referred to as "Provider")

The Client and the Provider hereinafter individually or collectively referred to as a "Party" or the "Parties"

2. Preamble

2.1 On 12th August 2021, the Parties signed the Framework Agreement, the subject of which is a theoretical and practical training with specialization in Assessor course and Assessor Refresher course Training (hereinafter referred to as the "Agreement"). This Amendment is concluded in accordance with § 222 paragraph 6 of the Act No. 134/2016 Coll, on Public Procurement, as amended.

3. Subject of the Amendment

3.1 Based on the mutual agreement between the Parties, the Provider's bank details stated in the Article 1 of the Agreement are changing as follows:



4. Final provision of the Amendment

- 4.1 The other provisions of the Agreement shall remain unchanged and in force.
- 4.2 This Amendment has been signed electronically, only in one electronic copy.
- 4.3 This Amendment shall become valid on the day of its signature by both Parties and effective on the day of its announcement in the Register of Contracts.
- 4.4 The Provider acknowledges that the Client is obliged to publish this Amendment pursuant to the Act No. 340/2015 Coll., on the Register of Contracts, as amended.

