

Amendment No. 1 to the Training Service Agreement

concluded pursuant to Section 1746 par. 2 of the Act. No. 89/2012 Coll., the Civil Code, as amended (hereinafter referred to as the "Amendment No. 1")

Article 1 Parties

Air Navigation Services of the Czech Republic (ANS CR),

A state enterprise incorporated under the laws of the Czech Republic,

having its registered office at: Navigační 787, 252 61 Jeneč, Czech Republic,

Company Identification Number: 49710371 VAT Identification Number: CZ699004742 IBAN: CZ1203001712800000088153

SWIFT code: CEKOCZPP

Registered in the Commercial Register administered by the Municipal Court in Prague, Section

A, Insert 10771,

Represented by: Mr. Radovan Okenka, Executive Director of Finance Unit

(hereinafter referred to as the "Provider")

and



(hereinafter referred to as the "Client")

each individually referred to as a "Party" or collectively as the "Parties"

Article 2 Preambule

"ELPAC language examination" for ■ the Provider's Contract No. 237/2023/PS/048 (hereinafter referred to as the "Agreement").
The Parties hereby agree to conclude this Amendment No. 1 to the Agreement to modify number

2.2 The Parties hereby agree to conclude this Amendment No. 1 to the Agreement to modify number of the Students in the Course as well as price for the Course.

Article 3 Subject of the Amendment No. 1

3.1	Article 3.1	of the Agreemer	nt shall be modified	and shall newl	v be read as follows:
-----	-------------	-----------------	----------------------	----------------	-----------------------

"3.1 The Provider hereby undertakes to perform for the Client the following Course:

a) Basic Training for ■ and and

b) ADI/TWR (Aerodrome Control Instrument / Tower Control) Rating Training including Radar Endorsement Training (RAD) and ELPAC language examination" for ■

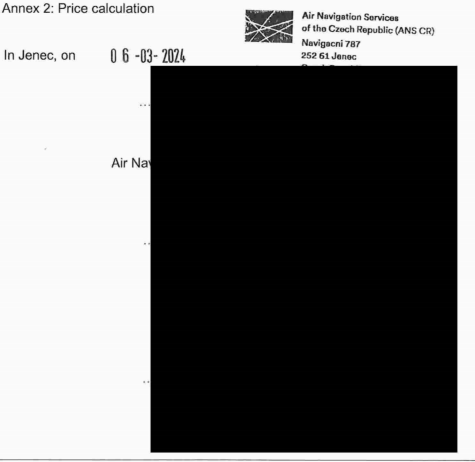
- 3.2 Article 3.3 of the Agreement shall be modified and shall newly be read as follows:
 - "3.3 The total amount of Students in the Course shall be:
 - a) four (4) Students in Basis Training, and
 - b) three (3) Students in ADI/TWR (Aerodrome Control Instrument / Tower Control) Rating Training including Radar Endorsement Training (RAD) and ELPAC language examination."
- 3.3 Article 5.1 of the Agreement shall be modified and shall newly be read as follows:
 - "5.1 The Performance shall be carried out as follows:
 - a) Basic Training: 13.11.2023 1.3.2024 (Training shall not be in session between 16.12.2023 and 2.1.2024 Christmas break),
 - b) ADI/TWR (Aerodrome Control Instrument / Tower Control) Rating Training: 4.3.2024 17.5.2024,
 - c) Radar Endorsement Training (RAD): 20.5.2024 31.5.2024.
- 3.4 Article 6.1 of the Agreement shall be modified and shall newly be read as follows:

- 3.5 Article 6.2 of the Agreement shall be modified and shall newly be read as follows:
 - "6.2 The agreed price includes all costs of the Performance, all Courses materials distributed and used for the Performance of training for the relevant number of Students as mentioned in Article 3.1 of this Agreement."
- 3.6 Article 7.1 of the Agreement shall be modified and shall newly be read as follows:
 - "7.1 The agreed price shall be paid against invoices issued by the Provider as follows:
 - a) Invoice issued for payment of upon Course Commencement i.e. November 13th, 2023,
 - b) Invoice issued for payment of upon Basic Training completion i.e. March 1st, 2024;

- c) Invoice issued for payment of upon TWR Rating Training, RAD Course completion, i.e. May 31st , 2024.
- 3.7 Annex 2 to the Agreement (Price Calculation) shall be replaced by the new Annex 2. The new Annex 2 (Price Calculation) is attached to this Amendment No. 1 and forms an integral part of the Agreement.

Article 4 Final provisions

- 4.1 All the other Articles of the Agreement shall not be changed by this Amendment No. 1.
- 4.2 The Client acknowledges that the Provider is obliged to publish this Amendment No. pursuant to the Act No. 340/2015 Coll., on the Register of Contracts, as amended. The Client also acknowledges that the Provider is obliged to provide information pursuant to the Act No. 106/1999 Coll., on Free Access to Information, as amended.
- 4.3 This Amendment No. 1 has been made in English language in four counterparts, of which each Party shall receive two counterparts.
- 4.4 This Amendment No. 1 shall be valid upon signature by the Provider and the Client and shall enter into force on the day when it is registered in the Register of Contracts according to Act. No. 340/2015 Coll., on the Register of Contracts, as amended.
- 4.5 The Parties agree with the content of this Amendment No. 1, and in witness of their free and serious will they have caused this Amendment No. 1 to be executed by their duly authorized representatives.
- 4.6 The following Annexes form an integral part of this Amendment No. 1:



Page 3 of 4



