

Supplier:  
Booking.com B.V.

Supply To:  
Operátor ICT, a.s.

Herengracht 597  
1017CE 1017 CE Amsterdam

Dělnická 213/12  
170 00 Praha



ID: 31047344  
VAT: NL805734958B01

<b>ORDER</b> no. <b>502240024</b>	Contract number:	Signature date:
	Contract validity from: 24.04.2024	Date of efficiency:
	Contract validity until:	Date of publishing:
	Date of receipt of the doc.: 17.04.2024	
	Delivery date:	
	Due date:	

### Order content

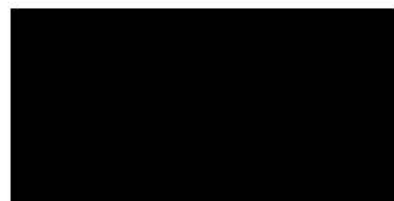
Zpáteční letenka Praha-Stavanger-Praha – NEBSTAR

Text Items	Quantity	Unit	Unit Price	Total Price
Letenka	1,00	ks	16 000,00	16 000,00
	1,00			16 000,00

Delivery Description: Zpáteční letenka  
Transport Method: Dodání dodavatelem  
Payment Method: Platba Kartou

Total CZK 16 000,00

Garant: [REDACTED]  
Schválil: [REDACTED]



In case of delay by the Supplier in the performance of the subject of the order caused by reasons other than the Client's, the Client shall be entitled to demand payment of a contractual penalty of 0,5% of the total price of the subject of performance for each calendar day of delay. In such a case, the Supplier shall be obliged to pay the contractual penalty within 15 calendar days from the date of receipt of the Client's demand for payment by the Supplier.

The contractual parties commit to take all precautions to prevent them and any of their employees or representatives from committing any form of corrupt conduct, in particular conduct that could be perceived as accepting a bribe, bribery or indirect bribery or any other criminal offence related to corruption pursuant to Act No. 40/2009 Coll., the Criminal Code, as amended. The contractual Parties agree not to provide, offer or promise of a bribe to or for another in connection with the procurement of matters of general interest or in connection with their own or another's business. The contractual parties also agree not to accept or promise a bribe, to themselves or to another, in connection with the procurement of a matter of general interest or in connection with their own or another's business. A bribe shall be understood as an improper advantage consisting of a direct pecuniary enrichment or other advantage given or intended to be given to the person bribed or, with his consent, to another person, to which he is not entitled. The Parties shall not tolerate any form of corruption or bribery by their business partners.

In the event of a breach of the contractual relationship, the contracting party shall be entitled to withdraw from this order if the contracting party is finally convicted of a criminal offence. In the event that a criminal prosecution is initiated against a Party, the Party undertakes to inform the other Party thereof in writing without undue delay.