

AMENDMENT NO. 1 OF PRODUCTION AND SUPPLY OF CHIP PRELAMINATES CONTRACT

concluded on the basis of Dynamic Purchasing System Procedure
registered by the Buyer under No.076/OS/2024, registered by the Seller under No. 8
(hereinafter referred to as "**the Contract**")

made pursuant to the provision of Section 141 of the Act No. 134/2016 Coll., on public
procurement, as amended (hereinafter referred to as the "PPA")

(hereinafter referred to as "**this Amendment**")

Státní tiskárna cenin, s. p.

with its registered office at Růžová 943/6, Nové Město, 110 00 Praha 1,
entered in the Commercial Register maintained by the Municipal Court in Prague,
Section ALX, Insert 296

Business ID: 00001279

Tax Identification No.: CZ00001279

Acting through: **Tomáš Hebelka, MSc**, Chief Executive Officer

Bank details:

Account number:

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

And

LUX – Ident s.r.o.

with its registered office at Tovární 368, Žichlínské předměstí 563 01, Lanškroun
entered in the Commercial Register administered by County Court in Hradec Králové,
Section C, Insert 1829

Business ID: 25973959

Tax Identification No.: CZ25973959

Represented by: Martin Březina, Vice-President LUX-IDent business unit

Bank details:

Bank Account:

IBAN:

SWIFT kód:

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

(the "Buyer" and the "Seller" hereinafter collectively referred to as the "**Parties**" or
"**Contracting Parties**")

I. INTRODUCTORY PROVISIONS

1. The Contracting Parties concluded Contract on the basis of the results of the performance of a public contract titled "Dynamic Purchasing System for the Production and Supply of Chip Prelaminates – invitation Nr. 8" awarded under the dynamic purchasing system in accordance with Sec. 141 PPA (the subject of the contracted deliveries hereinafter referred to only as "Goods" or "Prelaminates").
2. This Amendment shall be made by agreement of the Parties based on new facts discovered during the performance of the Buyer on 1st October 2024.
3. In order to assure compliance of this Amendment and the related increase in the total price of the performance with the provisions of Section 222 (4) of the PPA, the Buyer has made an assessment of the modification within the meaning of the aforementioned provision, and with regard to the extent of the modification, the subject change in performance is not to be considered a substantial change, but such a modification constitutes the reason for the conclusion of this Amendment within the meaning of Article XIV (1) of the Contract.

II. SUBJECT OF THE AMENDMENT

Pursuant to the provisions of Article XIV (1) of the Contract and in accordance with the provisions of Section 222 (4) of the PPA, the Parties agree to the following:

The arrangement referred to the Article II (2a) of the Contract specifying the number of below mentioned type of Prelaminates to be is following:

a)	PVC kombi 33mm EM4102/ G-oval Mifare Desfire 4K EV3 MOA8 STC 3x7 295x435x0,48mm - 16MHz	1 030 pieces
----	--	--------------

The numbers of other types of Prelaminates specified in the present arrangement remain unchanged.

III. FINAL PROVISIONS

1. The other arrangements of the Contract shall remain unchanged and in full force and effect.
2. This Amendment No. 1 is drawn up in electronic form, with both Contracting Parties receiving its electronic original with qualified electronic signatures of the responsible person and with a qualified electronic time stamp in accordance with Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC and Act No. 297/2016 Sb., on trust-creating services for electronic transactions, as amended later regulations. In the event that this Amendment is not drawn up in electronic form for any reason, it will be drawn up and signed in two copies, with each of the Contracting Parties receiving one copy.
3. The 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 Buyer.

4. This Amendment comes into validity on the day of signature by both Contracting Parties and into effect after publishing in the Register of Contracts in accordance with the Register of Contracts Act. From the date of taking effect of this Amendment, the provisions of this Amendment shall be applied to the performance realised by the Buyer on 1st of October 2024.

For the Buyer:

In Prague, on

For the Seller:

In, on
