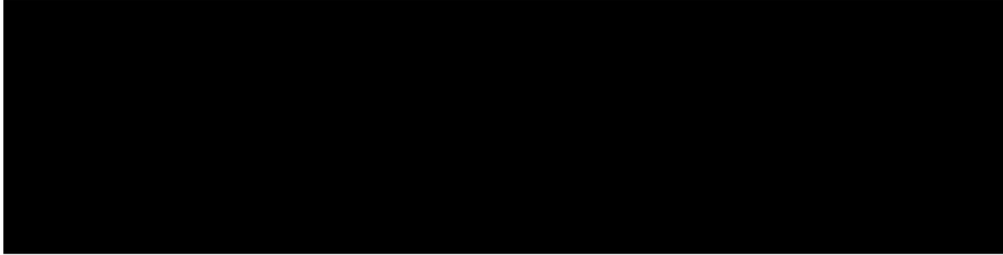


# FRAMEWORK AGREEMENT NO. SM250058

## I. Contracting parties



*hereinafter „client“*

2. **VZLU AEROSPACE, a.s.**  
with registered office: Beranových 130, 199 00 Praha-Letňany  
Represented by: Josef Kašpar, Chairman of the Board of Directors and Petr Matoušek, Member of the Board of Directors  
VAT ID: CZ00010669  
authorised to act in technical matters: Martin Kadlec  
Registered in Commercial Register kept by the Municipal Court in Prague, File No. 446  
bank account number: 

*hereinafter "contractor"*

(client and contractor together hereinafter also „contracting parties“)

have concluded, in accordance with the provisions of Section 2586 et seq. of Act No. 89/2012 Coll., the Civil Code, as amended, on the date, month and year indicated below, a framework contract for work as follows:

## II.

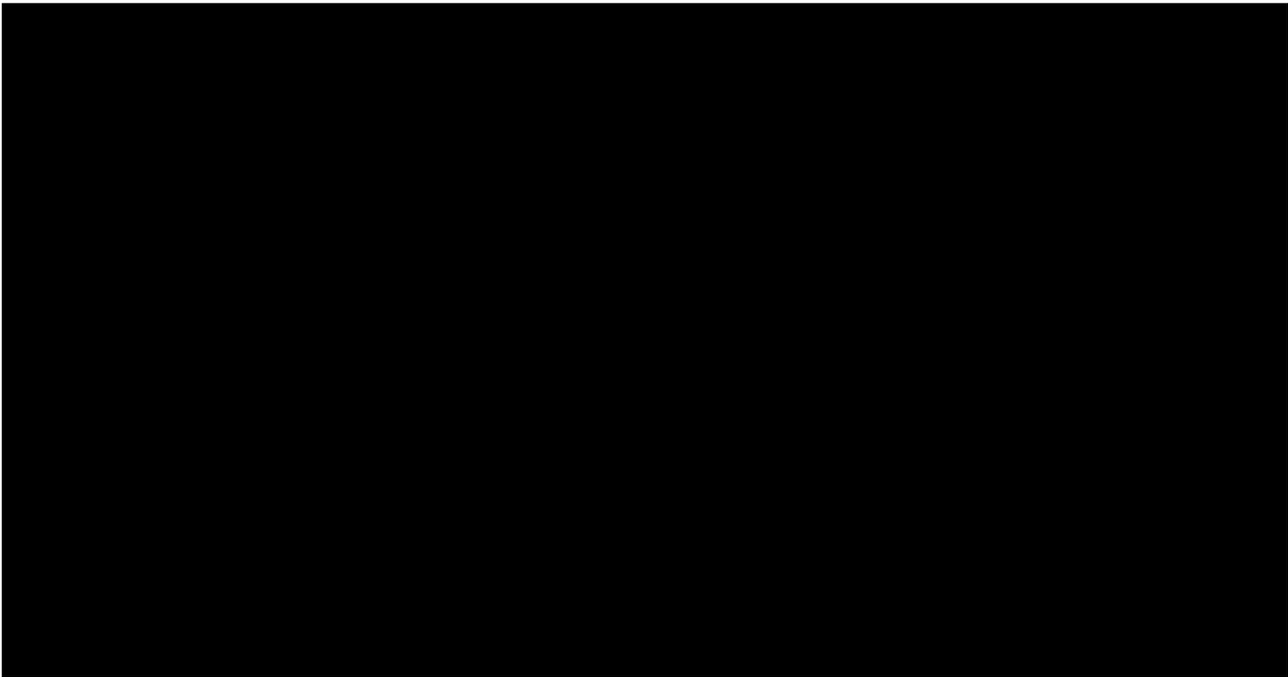
### Subject of the agreement and place of performance

- 2.1. The subject matter of this agreement is the contractor's obligation to perform the following work for the client and the client's obligation to pay the agreed price.
- 2.2. The work referred to under this agreement relates to performing material tests and specimen preparation within the scope of work specified in paragraph 3.1 of this contract.
- 2.3. The place of performance is the contractor's headquarters.
- 2.4. The contractor undertakes to carry out material tests according to submitted partial orders by the client. Each partial order will further specify requirements and deadlines, which must always be confirmed by the contractor by email.

## III.

### Price of the work and payment terms

- 3.1. The price (exclusive of value added tax) is agreed between the contractor and the client according to the type of analytical analyses listed in the following table:

- 
- 3.2. Value added tax will be added to the price of the work according to the applicable legislation.
  - 3.3. The invoices issued will be accompanied by evidence of the work carried out and invoiced.
  - 3.4. Payment will be made based on invoices sent with a due date of ■ days and marked on the invoice.
  - 3.5. In the event of delay in payment of the invoice, contractual interest of ■ of the amount due is agreed for each day of delay, up to a maximum of ■ of the invoiced amount due.
- 

#### IV.

##### Final provisions

- 4.1. This Agreement shall enter into force on the date of its signature and shall become effective on the date of its publication in the Register of Contracts pursuant to Act No. 340/2015 Coll., on the Register of Contracts.
- 4.2. This Agreement shall be published in the register of contracts by the contractor.
- 4.3. The Agreement shall be for an indefinite period. The Contract may be terminated and by written agreement of the Parties or by termination by the Parties. The period of notice for termination of the contract shall be one month for both parties and shall commence on the date of delivery of the termination notice.
- 4.4. Any amendments to this Agreement may only be made by a written amendment confirmed by the Parties.
- 4.5. The Agreement shall be drawn up in 2 copies, 1 of which shall be given to the contractor and 1 to the client. The authenticity of the contract shall be confirmed by the signature of both parties. They also declare that they have read the contract and that it was negotiated based on their free and genuine will and was not concluded under duress or on any unilateral disadvantageous terms.
- 4.6. The General Terms and Conditions of VZLU No. 2024/1 - APPENDIX No. 1 are an integral part of this contract. In the event of a conflict between the contents of this contract and the General Terms and Conditions, the contract shall always prevail.

**Attachments:**

APPENDIX 1 - General Terms and Conditions of VZLU No. 2024/1

In Prague on 16/06/2025

