

**Contract on Comprehensive Electricity Supply Services**

Contract number: ELE/AKCE/2017/054

Entered into by and between the following Parties:

**Výstaviště Praha, a.s.**

Registered office: Výstaviště 67, Bubeneč, 170 00 Prague 7  
Company Reg. No.: 25649329  
Tax Id. Number: CZ25649329  
Bank contact data: xxxxxxxxxx  
Account number: xxxxxxxxxx  
Registered in the Commercial Register administered by the Municipal Court in Prague, Section B, File no. 5231  
Represented by: Ing. Pavel Klaška, Chairman of the Board of Directors  
Ing. Pavel Jaroš, Vice Chairman of the Board of Directors  
Contact person for operation: Martin Šrajcr, xxxxxxxxxxxxxxxx  
Contact person for invoicing: Ing. Miroslav Beneš, xxxxxxxxxxxxxxxx  
Electricity dealing licence no.: 141533293, Electricity distribution licence number: 121533297  
(hereinafter referred to as "**the Supplier**" in the present Contract)

and

**SCRIPT and TELL GmbH**

Having its registered office at: Kölner Straße 42, 60327 Frankfurt am Main, Germany  
Company ID No.: HRB100565  
Tax ID No.: 047 2432 1764  
Bank: xxxxxxxxxx  
Account number: xxxxxxxxxx  
Represented by: Simon Dekker  
(hereinafter referred to as "**the Customer**" in the present Contract)

(hereinafter together also referred to as "**the Parties**")

entering, pursuant to the Act no. 458/2000 Coll. (the Energy Act), as amended, and also within the meaning of the Act no. 89/2012 Coll., Civil Code, as amended, the present Contract on Comprehensive Electricity Supply Services:

**I.****Scope of the Contract**

**1.1.** The subject matter of fulfilment of the present Contract shall be the Supplier's undertaking to supply electricity to the Customer and to ensure, on its behalf and at its own account, associated services, and the Customer's undertaking to take electricity properly in accordance with applicable legal regulations, technical requirements and the present Contract, and in consideration for the electricity supplied and associated services provided to pay the price agreed upon to the Supplier.

The Customer uses, on the basis of the Sublease Agreement, the premises connected, as the offtake point specified according to Section 1.2, to the distribution system of the Supplier, in connection with the Customer's participation in the EVENT.

- 1.2.** For the purpose of fulfilment of the present Contract and invoicing of payments for the electricity supply and associated services according to the present Contract, the Parties make the following data indisputable:

Place of fulfilment: Prague Exhibition Centre (hereinafter referred to as "the Exhibition Centre"),  
170 00 Prague 7 – Bubeneč,

**Right wing of Industrial palace**

**Middle hall of Industrial palace**

The fulfilment is provided from: **24.8.2018**

Manner of connection: **three-phase or single-phase connection**

Type of measurement: **indirect as well as direct**

Placement of measurement, reserved power input, or nominal value of circuit breakers upstream of the electrometer and numbers of electrometers: in **Annex no. 3**

Distribution rate: **C02d**

Numbers and states of meters: **see the Acceptance Report on each takeover of the subject matter of the sublease for use**

- 1.3.** The date and states of the meters shall always be clarified and stated in the Acceptance Report intended for registration of initial and end values identified at the beginning and end of the electricity supply (in particular in connection with the EVENT), confirmed with signatures of the authorised persons of the Parties; in the case that it is not possible to ensure a signature on the Customer's part, the correctness of the data contained in the Acceptance Report can be verified in another way not raising any justified doubts (e.g. through photograph documentation).
- 1.4.** For the purpose of the present Contract the term "EVENT" shall denote: exhibition and accompanying social events organised or intermediated by the Customer according to the Agreement on the Sublease of Buildings and Parts of Plots of Land Forming a Part of Real Property Assets, of 23 September 2014 (hereinafter referred to as "the Sublease Agreement").

## II.

### Other agreements of the Parties

- 2.1.** The Parties have agreed that the present Contract shall be entered into for the term of the Sublease Agreement, i.e. till 26.8.2018.
- 2.2.** The quantity of the electricity supplied to the given offtake site shall be measured by the Supplier with the help of an electrometer, which is a specified meter according to special legal regulations. The quantity of the electricity supplied recorded by the electrometer or the quantity of the electricity supplied determined in another way shall form the basis for the invoicing of the electricity supply.

- 2.3.** The data from the electricity measurement shall be obtained by physical reading which is always carried out, for invoicing purposes, before commencement of the electricity supply according to the present Contract, i.e. especially in connection with the beginning of the EVENT and handover of the area to the Customer, and at the end of the electricity supply, i.e. especially in connection with the end of the EVENT and handover of the area, to which the supply of electricity was ensured, back (invoicing period). In the case that the present Contract is made as a Framework Contract for several time-separated Events, the reading shall be carried out, for invoicing purposes, before the beginning and after the end of each EVENT separately, and each period outlined this way shall be a separate invoicing period. In the case that the electricity supply lasts continuously for more than 1 month, the readings for invoicing purposes shall be made once a month in the deadlines announced by the Supplier to the Customer with at least a five-day notice, and the invoicing period shall be the period between the readings, unless the Parties agree upon otherwise. The Customer is obliged to enable an authorised employee of the Supplier to get access to the metering device for the purpose of making the reading. In the case that reading is not enabled, the matter shall be assessed as unavailability of data recorded by a metering device.
- 2.4.** In the case of erroneously or incompletely recorded data or at unavailability of the data recorded by the metering device as of the day of the end of the electricity supply or at monthly performed readings, the quantity of electricity supplied shall be determined by an alternative calculation according to generally binding legal regulations (Decree no. 82/2011 Coll., on the measurement of electricity and the determination of damages due to unauthorised consumption, unauthorised delivery, unauthorised transfer or unauthorised distribution of electricity, as amended).
- 2.5.** In consideration for the electricity supplied and associated services performed, the Customer undertakes to pay to the Supplier the price according to the Supplier's price list forming an integral part of the present Contract as **Annex no. 2**. The Customer confirms that it has been made familiar with prices valid as of the day of signing of the Contract. The payments shall be made to the Supplier's account provided for in the header of the present Contract, unless the Supplier states otherwise. The payment shall be made by the crediting of the amount to the Supplier's account. Payment in cash is only possible after an express agreement of the Parties.
- 2.5.** The rendering of the accounts and invoicing of the electricity supply and associated services shall always be made as of the end of the invoicing period, in such a way that the Supplier shall carry out the rendering of the accounts and invoicing of the determined price by the 15<sup>th</sup> day from the day of end of the invoicing period.

### III.

#### **Final provisions**

- 3.1.** The other rights and obligations of the Parties shall be governed by the Business Terms and Conditions of the Supplier (hereinafter referred to as "the OPD"), forming **Annex no. 1** to the present Contract. The Customer confirms that it has been made familiar with the OPD applicable as of the day of signing of the present Contract. Provisions of the present Contract shall prevail over provisions of its Annexes.
- 3.2.** In the case that any of the provisions of the Contract is or becomes invalid or unenforceable, the other provisions shall remain valid and enforceable. The Parties hereby undertake to replace such

invalid or unenforceable provisions with valid or enforceable provisions, approaching to the purpose of the invalid or unenforceable provisions as much as possible.

- 3.3.** All amendments or supplements to the present Contract can only be made after a mutual agreement in writing and as numbered, and they must be provided with signatures of representatives of both the Parties; this shall be without prejudice to the Supplier's right to unilaterally change the Price List and Business Terms and Conditions of the Supplier.
- 3.4.** The issues not dealt with by the present Contract shall be governed by applicable provisions of the Act no. 89/2012 Coll., Civil Code, of the Act no. 458/2000 Coll., on business conditions and public administration in the energy sectors and on amendment to other laws (Energy Act) and of the Act no. 406/2000 Coll. (Energy Management Act) as amended, including implementing decrees and other associated legal regulations.
- 3.5.** The Parties declare that they have read the present Contract before signing it, that it was made after mutual discussion, according to their right and free will, definitely, seriously and comprehensibly, not under pressure or under markedly disadvantageous conditions.
- 3.6.** The disputes between the Parties for the solution of which the Energy Regulatory Office is competent shall be submitted to that Office. All other disputes arising in connection with the Contract shall be decided by the materially and locally competent court of the Czech Republic according to the offtake site (OM).
- 3.7.** The present Contract has been made out in 2 counterparts. Each of the Parties shall receive one counterpart thereof.
- 3.8.** The Customer expressly agrees with the fact that the present Contract, including all its amendments, should be published in the current web site of the Supplier. While publishing the present Contract, data protection according to special legal regulations, including business secret, shall be taken into consideration.
- 3.9.** The Parties have agreed that the present Contract has been agreed upon for the term of the Agreement on Sublease of Non-residential Premises, unless the Parties agree upon otherwise.
- 3.10.** The Contract shall enter into force on the day of its signature by both the Parties. The Contract shall become effective on the day of publishing within the meaning of applicable provisions of the Act no. 340/2015 Coll., on the Register of Contracts, as amended.
- 3.11.** The Parties declare that the provisions of the present Contract, concerning the contractual payment for comprehensive electricity supply and its amount shall be considered by the Parties as business secret, which either Party is only authorised to disclose to any third person with the prior written consent of the other Party. The Parties shall take cognisance of the fact and agree with the fact that the data forming the subject matter of the business secret, as specified above, shall be excluded from publishing through the Register of Contracts pursuant to the Act no. 340/2015 Coll., on the Register of Contracts, as amended, including publishing in the form of metadata. This shall, however, be without prejudice to the publishing of this data in the Register of Contracts, if it is published by the Lessee as the correction pursuant to Section 5(7) of the Act no. 340/2015 Coll., as amended, within 30 days from the day when the decision of the supervisory authority or of the Court was delivered to it, on the basis of which the unpublished parts of the Contract or the

concerned metadata are to be provided according to regulations governing free access to information.

**3.12.** The Parties have agreed that the present Contract shall be published by the company Výstaviště Praha, a.s., in accordance with the Act no. 340/2015 Coll., on special conditions for the effectiveness of certain contracts, the disclosure of these contracts and the register of contracts (Act on the Register of Contracts).

**3.13.** The following Annexes form an integral part of this Contract:

Annex no. 1: Business Terms and Conditions of the Supplier

Annex no. 2: Price List

Annex no. 3: List of Meters for Offtake of Electricity during Events

In Prague, on.....

In Prague, on .....

For the Supplier:

For the Customer:

.....  
Ing. Pavel Kláška  
Chairman of the Board of Directors  
Výstaviště Praha, a.s.

.....  
SCRIPT and TELL GmbH

.....  
Ing. Pavel Jaroš  
Vice Chairman of the Board of Directors  
Výstaviště Praha, a.s.

**List of Meters for Offtake of Electricity during Events**

<b>Offtake site</b>	<b>Electrometer location</b>	<b>Electrometer number</b>	<b>Multiplier</b>	<b>Rated value of circuit breakers upstream of the electrometer</b>
Průmyslový palace <i>(Industrial Palace)</i>				
Křižíkův pavilon B <i>(Křižík Pavilion B)</i>				
Exhibition Centre Grounds				

**Business Terms and Conditions of the Supplier (OPD) valid from 1 July 2015****1. Basic provisions**

1.1. The present Business Terms and Conditions regulate contractual relations between the Supplier and the Customer during provision of comprehensive electricity supply services in accordance with the Act no. 89/2012 Coll., Civil Code, as amended, (hereinafter referred to as "the NOZ") and the Act no. 458/2000 Coll., on business conditions and public administration in the energy sectors and on amendment to other laws (Energy Act), as amended (hereinafter referred to as "the EZ") and with related legal regulations.

1.2. The Supplier declares that it is the holder of the electricity dealing licence no. 141533293 and the electricity distribution licence no. 121533297 and that it meets other legal conditions for provision of comprehensive electricity supply services.

**2. Rights and obligations of the Supplier**

2.1. The Supplier undertakes to supply electricity to the Customer to the offtake site (hereinafter referred to as "the OM") in the quality determined by legal regulations and rules for operation of the local distribution system (hereinafter referred to as "the PPLDS"), if it is not impeded by circumstances.

2.2. The Supplier is furthermore obliged to ensure, in its own name and on its own behalf, associated services in electrical engineering relating to the OM for the Customer.

2.3. If it is not possible to ensure the supplies for technical reasons, the Supplier shall commence the supplies of electricity in the nearest possible term. The Customer shall take cognisance of the fact that the Supplier is not responsible for any damage, whether direct or consequential, associated with the electricity supply, especially with its interruption.

2.4. The Supplier has the right to limit, interrupt or terminate the electricity supply to the Customer pursuant to provisions of Section 25 or Section 30 of the EZ at an unauthorised offtake of electricity pursuant to provisions of Section 51 of the EZ (hereinafter referred to as "the NO"). Any unauthorised offtake of electricity from the electricity distribution network is forbidden. The Supplier is authorised to carry out limitation, interruption or termination of the supplies of electricity in any offtake site or in more offtake sites of the Customer. The Customer shall take cognisance of the fact that it is obliged to pay the costs for interruption or termination of the electricity supply and that it does not have any entitlement to liquidated damages or lost profit. The interruption or termination of supplies for the reasons of NO can be carried out immediately after its detection. This shall be without prejudice to the other provisions of the EZ concerning the right of the transmission grid operator to limit or interrupt the electricity supply.

2.5. In the case of interruption or termination of the supply of electricity for the reason of NO for the term of more than 15 days for which the Customer did not remove the causes leading to its interruption or termination, the Supplier has the right to withdraw from the Contract. The withdrawal from the Contract shall become effective at the moment of delivery of the Supplier's notice of withdrawal from the Contract to the Customer.

**3. Rights and obligations of the Customer**

3.1. The Customer undertakes to take electrical energy in the scope agreed upon by the Contract.

3.2. The Customer shall take cognisance of the fact that for the purposes of the Contract the Supplier ensures for the OM the reserved offtake capacity corresponding to the rated value of the main circuit breaker upstream of the electrometer. The Customer undertakes not to exceed this reserved capacity.

3.3. The Customer is obliged to get familiar with the Supplier's price list published according to Section 4.2 of these OPD. The price of the power electricity published in the Supplier's price list shall be guaranteed by the Supplier for the entire calendar year for which the price list is published. The Customer undertakes to the offtake of electrical energy for the entire term of the Sublease Agreement.

3.4. The Customer is obliged to inform the Supplier in advance and in writing on all changes and interruptions of the offtake of electricity, as soon as it learns thereof. In case of unexpected changes or interruptions of the electricity offtake the Customer undertakes to inform the Supplier on these facts immediately and in any case no later than by the next business day. In case that the Customer fails to meet this information obligation, it shall be responsible for the damage incurred through this fact; this shall be without prejudice to further possible consequences determined by the Contract or legal regulations.

3.5. The Customer is further obliged to discuss with the Supplier, sufficiently in advance, however at least 2 weeks in advance, the connection or disconnection of appliances which can have an essential influence on the characteristics of the electricity offtake in relation to the OM. Such appliances shall include (without limitation to) welding and melting apparatuses, heavy-duty motors

and other instruments with high, one-off or uneven electricity consumption.

3.6. The Customer undertakes to maintain the OM and all electrical devices within the framework of the OM in accordance with applicable legal regulations and technical standards.

3.7. The Customer is obliged to enable the authorised staff member of the Supplier to have access to the metering device and non-metered parts of the offtake electrical equipment for the purpose of inspection, reading, maintenance, replacement or removal of the metering device by the Supplier's staff, and for this purpose to announce the name and contact data of a contact person to the Supplier (see the header of the Contract).

3.8. In case of the NO detection the Customer is obliged to pay the damage incurred and associated costs to the Supplier.

3.9. The Customer undertakes to observe the rules for operation of the local distribution system and emergency plan (set of measures for prevention of a state of emergency, in the state of emergency and removal of consequences of the state of emergency). These documents are available from the Supplier. The Supplier shall make the Customer familiar with these documents at a request.

3.10. The Customer is obliged to sustain a limitation of electricity supplies in justified and/or necessary cases, especially in emergency conditions.

3.11. The Customer is authorised to withdraw from the present Contract in case of non-fulfilment of contractual obligations on the Supplier's part or in case of disagreement with a proposed change in the contractual terms and conditions.

3.12. The Customer agrees with registration of its personal data in its database and with the use thereof within the framework of the contractual relationship and associated supplies. The personal data is registered, used and protected by the Supplier in accordance with the Act no. 101/2000 Coll., as amended.

**4. Price for electricity and other services, payment terms**

4.1. The total price for comprehensive supplies of electricity shall consist of the following components:

4.1.1. Non-regulated component, i.e. the price for power electricity. The price for power electricity shall be determined by the Supplier's price list agreed upon.

4.1.2. Regulated component is formed of the price for distribution, price for system services and price for other associated services. These prices shall be determined on the basis of the valid Price Decision of the Energy Regulatory Office and shall be paid by the Customer in accordance with that Price Decision.

4.2. The Supplier's price list shall be published in a way enabling a remote access (i.e. on the web site of the Supplier) and forms Annex no. 2 to the corresponding Contract. The Supplier is authorised to change the price list agreed upon always from 1 January of a calendar year. These changes shall always be published by the Supplier not later than 30 days before their effective date, in a way enabling a remote access (i.e. on its web site), in case that the change in the price list leads to an increase in the prices for electricity supply, the Supplier shall announce such a change to the Customer with a 30-day notice also in writing.

4.3. The Supplier is authorised to charge the price determined according to Section 4.1 of these OPD on the basis of an invoice issued always as of the end of the invoicing period which is specified by the readings of the meter values.

4.4. The invoice issued shall have prerequisites of a tax document. The Parties have agreed upon a 15-day maturity period, and if it is not respected, the Seller is authorised to require interest on delay amounting to 0.05% of the amount due for each day of delay.

**5. Electricity offtake measurement**

5.1. Measurement of the offtake of electricity at the Customer and its evaluation shall be ensured by the Supplier in accordance with legal regulations. The quantity of the electricity supplied shall be measured by the Supplier with the use of an electrometer which is a specified metering device according to special legal regulations.

5.2. If the Customer has doubts about correctness of the measurement data or if it finds out a defect on the metering device, including damage to the protection against unauthorised handling, it is obliged to report this fact to the Supplier. Any intervention into the metering device or any modifications thereof without the Supplier's consent are forbidden.

5.3. The Supplier is authorised to check the OM and offtake devices of the Customer and observance of the technical conditions and conditions agreed upon.

5.4. In case that detection of the state of consumption must be made without any delay and the request of the Supplier to the Customer made by phone, SMS message, fax message or e-mail communication for assurance of a prompt access to the meters of energy media remains without any response, the Supplier is

authorised to arrange, at the Customer's expense, for an access of an authorised employee of the Supplier to the meters of energy media for the purpose of the reading of the consumption data without the Customer's attendance. It shall draw up a report on such a fact and subsequently shall make the Customer familiar therewith. If the security of the premises used by the Customer is corrupted in connection therewith, the Supplier is obliged to restore security of such premises.

**6. Sanctions**

6.1. If the Customer fails to meet the information obligation according to paragraph 3.4 or 3.5 of the present Business Terms and Conditions, it is obliged to pay a contractual penalty amounting to xxxxxxxx to the Supplier for each individual breach.

6.2. If the electricity offtake is interrupted on the Customer's part in the course of the term of the Contract, without the Customer's informing the Supplier in accordance with Section 3.4 above, for a time period longer than 20 business days, the Customer is obliged to pay the Supplier a contractual penalty amounting to 10% of the average daily consumption (for the previous comparable period before the offtake interruption) for each subsequent day of the offtake interruption.

6.3. If any part of the distribution system is damaged intentionally or if it is handled in an unauthorised way (e.g. corruption of the means ensuring protection against unauthorised handling, intervention into the non-measured part of the distribution system, intervention into the metering device etc.), the Customer is obliged to pay a contractual penalty amounting to xxxxxxxx for each case of this type found out.

6.4. In case that the Customer fails to meet its obligation to enable the Supplier's access to the metering device in accordance with the Contract or generally binding legal regulations, it is obliged to pay the Supplier a contractual penalty amounting to xxxxxxxx for each such breach. This shall be without prejudice to the Supplier's entitlement to possible determination of the quantity of supplied electricity in an alternative way.

6.5. The payment of a contractual penalty shall be without prejudice to the Supplier's entitlement to liquidated damages or other associated costs reimbursement. The Parties shall expressly agree with exclusion of the possibility of reduction of the contractual penalty by the court pursuant to Section § 2051 of the Civil Code.

**7. Term of the Contract and its termination**

7.1. The Contract is entered into for the term of the Sublease Agreement, unless the Parties agree upon otherwise.

7.2. The Parties are authorised to terminate the Contract by means of a written notice of termination without specifying any reason, delivered to the other Party. The Contract shall end on the lapsing of the notice period. The notice period shall be three months and shall start running on the first day of the calendar month following after the day of delivery of the notice to the other Party.

**8. Delivery**

8.1. All written documents between the Parties shall be delivered personally or by post. The moment of delivery shall be understood as the moment of confirmed takeover or the moment when the takeover was refused.

8.2. Invoices can be delivered by post also as an ordinary consignment or in an electronic form.

8.3. All communication shall be delivered to correspondence addresses and contact data of the Parties stated in the header of the Contract. These addresses and contact data can be changed by way of a unilateral written notice delivered to the other Party provided that such a change becomes effective on the lapsing of 10 calendar days from the day of delivery of the notice.

**9. Final provisions**

9.1. The Parties shall not be responsible for damage caused by a breach of the obligation of the supply of electricity and assurance of associated services according to the Contract in the cases implying from the Energy Act, especially if there occur situations pursuant to Section 25(3)(c) and (d) of the Energy Act and Section 30(1)(d), and also in the case that such damage was caused by an event of Force Majeure (including the cases of emergency of the equipment serving for transmission, distribution and supply of electricity). Both the Parties shall assume the risk of a change in circumstances within the meaning of provisions of Section 1765 of the NOZ.

9.2. The information contained in the Contract shall be considered as confidential and the Parties undertake not to disclose it. Confidential information, however, does not include any information which has already been disclosed in an

authorised way or which has been known to the Parties before entering into the present Contract.

9.3. The Contract shall replace all previous agreements or undertakings of both the Parties, whether made in writing or verbally, relating to the subject matter of the present Contract.

9.5. The Supplier is authorised to unilaterally change the OPD (to amend the same), or to replace them with new ones. The changes in the OPD (amended OPD) shall be published by the Supplier in a way enabling a remote access (i.e. on its web site) and also shall be announced by the Supplier in writing to the Customer, always no later than 30 days before their effective date. The Customer is obliged to get familiar with the amended (new) OPD.

9.6. If the Supplier increases the price for the electricity supply or if it changes other contractual terms and conditions, the Customer is authorised, without specifying any reason, to withdraw from the Contract in writing within 3 months from the date of the increase in the price for the electricity supply or the change in the OPD. This shall, however, not apply if the Supplier notifies the Customer of the price increase or the OPD change no later than 30 days before their effective date and at the same time instructs the Customer about its right to withdrawal from the Contract. In such a case the Customer is authorised to withdraw from the Contract in writing, without specifying any reason, no later than 10 days before the day of the price increase or the effective date of the OPD change. If the Customer does not declare its will to withdraw from the Contract in time and in writing, the amended (new) OPD or the price increase (amended price list) shall become binding for the next contractual relation according to the Contract. The right to withdrawal from the Contract according to this paragraph shall not arise to the Customer in case of an increase in the regulated component of the price, taxes and fees, and also in the case of a change in other contractual terms and conditions in the necessary extent for the reason of assurance of compliance with a generally binding legal regulation. The withdrawal shall be effective as of the last day of the calendar month in which the notice of withdrawal has been delivered to the Supplier, unless the Customer specifies a later effective date in its notice of withdrawal. The withdrawal which has been made within 3 months from the effective date of the price increase or OPD change and less than 10 days before the end of the given month shall be effective as of the last day of the calendar month which follows after the month in which the notice of withdrawal has been delivered to the other Party.

**The present Business Terms and Conditions shall be valid and effective from 1 July 2015**





## MEDIA PRICE LIST VALID FROM OD 1. 2. 2018

HEAT: xxxxxxxxxxxx  
WATER RATE AND SEWAGE CHARGES: xxxxxxxxxxxx  
RAIN WATER: according to the valid price list of Pražské vodovody a kanalizace, a.s.  
GAS: according to the valid price list of Pražská plynárenská, a.s.  
ELECTRICITY:

Electricity price list valid from 1. 1. 2018		
Distribution rate – C02d	Measure unit	CZK (exclusive VAT)
<b>Electricity trade:</b>		
Power electricity price	CZK/kWh	xxxxxxxx
Permanent payment for the offtake point	CZK/month	xxxxxxxx
<b>Regulated services:</b> <sup>1)</sup>		
Price for distributed electricity quantity	CZK/MWh	xxxxxxxx
Price for input according to the size of the main circuit breaker:		
up to 3x10 A or up to 1x25 A inclusive	CZK/month	xxxxxxxx
over 3x10 A up to 3x16 A inclusive	CZK/month	xxxxxxxx
over 3x16 A up to 3x20 A inclusive	CZK/month	xxxxxxxx
over 3x20 A up to 3x25 A inclusive	CZK/month	xxxxxxxx
over 3x25 A up to 3x32 A inclusive	CZK/month	xxxxxxxx
over 3x32 A up to 3x40 A inclusive	CZK/month	xxxxxxxx
over 3x40 A up to 3x50 A inclusive	CZK/month	xxxxxxxx
over 3x50 A up to 3x63 A inclusive	CZK/month	xxxxxxxx
over 3x63 A up to 3x80 A inclusive	CZK/month	xxxxxxxx
over 3x80 A up to 3x100 A inclusive	CZK/month	xxxxxxxx
over 3x100 A up to 3x125 A inclusive	CZK/month	xxxxxxxx
over 3x125 A up to 3x160 A inclusive	CZK/month	xxxxxxxx
over 3x160 A	CZK/A/month	xxxxxxxx
over 1x25 A	CZK/A/month	xxxxxxxx
Price for electricity subsidy from subsidized energy <sup>2)</sup> sources		
single-phase connection	CZK /A/month	xxxxxxxx
three-phase connection	CZK /A/month	xxxxxxxx
System services price	CZK/MWh	xxxxxxxx
Price for the marker operator activity for each offtake point <sup>3)</sup>	CZK/month	xxxxxxxx
Tax on electricity	CZK/kWh	xxxxxxxx

1) Price according to ERÚ (Energy Regulatory Office) price decision no. 8/2017 (for the distribution system operated by PRE distribuce, a.s.).

2) Maximal payment of the price for electricity subsidy for an offtake point (hereinafter only referred to as the PEzPZE) for the invoiced period is determined by the product of the sum of xxxxxxxx and the total consumed quantity of electricity from the distribution system.

3) Price is indicated including the fee for the operation of the Energy Regulatory Office, whose sum is determined by the government by its decree (Government Decree no. 392/2015 Sb., determining the fee for the Energy Regulatory Office operation).

Price for electricity subsidy from subsidized energy sources, price for system services and price for the marker operator activity are determined according to ERÚ decisions no. 8/2017 and no. 9/2017 and the tax on electricity according to Act no. 261/2007 Sb.

Price for distribution, price for system services, price for electricity subsidy from subsidized energy sources and price for the marker operator activity are determined by the prices decision of the Energy Regulatory Office and Výstaviště Praha cannot influence it in any manner.

**Total for kWh of electricity**

xxxxxxxxxxxx

**Total for the offtake point monthly**

xxxxxxxxxxxx + payment according to the circuit breaker relevant value

All indicated prices are exclusive the VAT.

**List of Meters for Offtake of Electricity during Events**

Offtake site	Electrometer location	Electrometer number	Multiplier	Rated value of circuit breakers upstream of the electrometer
Industrial Palace	BET	153608	1	3x630A
Industrial Palace	BET	158023	1	3x630A
Industrial Palace	A5	5567299	80	3x160A
Industrial Palace	A6	5567298	80	3x125A
Industrial Palace	A7	5567311	80	3x160A
Industrial Palace	A12	5567260	80	3x160A
Industrial Palace	A13	5567258	80	3x250A
Industrial Palace	A18	<b>5567262</b>	80	3x160A
Industrial Palace	A20	5567257	80	3x250A
Industrial Palace	A21	5567268	80	3x250A
Industrial Palace	A22	5567278	80	3x250A
Industrial Palace	A23	5567261	80	3x250A
Industrial Palace	A24	5567269	80	3x160A
Industrial Palace	A25	5567275	80	3x160A
Industrial Palace	A26	5567271	80	3x200A
Industrial Palace	A27	5567276	80	3x200A
Industrial Palace	A29	5567281	80	3x200A
Industrial Palace	A31	5567286	80	3x160A
Industrial Palace	A32	5567285	80	3x160A
Industrial Palace	A33	5567288	80	3x160A
Industrial Palace	A34	5567283	80	3x160A
Industrial Palace	A35	5567287	80	3x160A
Industrial Palace	A37	5567282	80	3x160A
Industrial Palace	A38	5567284	80	3x200A
Industrial Palace	A39	5567279	80	3x160A
Industrial Palace	A40	5567272	80	3x160A
Křížík Pavilion B	B6	5567306	120	3x630A
Křížík Pavilion C	B4	5567313	60	3x250A
Křížík Pavilion D	B3	5567302	60	3x250A
Křížík Pavilion E	B5	5567305	120	3x630A
Prague Exhibition Grounds	RIS 33	886100373	1	3x32A
Exhibition Centre Grounds	RIS AVU	886100380	1	3x32A
Exhibition Centre Grounds	RIS 4	5386595	1	3x63A
Exhibition Centre Grounds	RIS 3	8424630	1	3x63A