AMENDMENT No. 3 to the Contract for Provision of Telecommunication Services C2C: 1-1208318302 CAH No: 43692736/3

BETWEEN:

(1) Český Aeroholding, a.s. a corporation founded and existing under the Law of Czech Republic, with its registered office at Jana Kašpara 1069/1, 160 08 Praha 6, Czech Republic, Identification number: 248 21 993, Tax Identification number: CZ248 21 993, Companies Register: Municipal Court in Prague, Section B, Insert No. 17005, Bank connection: UniCredit Bank Czech Republic, a.s., Account No: 801812025/2700, SWIFT: MIDLCZPP, IBAN: CZ96 8150 0000 0007 0530 0150, represented by Mgr. Petr Vlasák, first vice chairman of Board of Directors and Mgr. Josef Adam, LL.M., Member of the Board of Directors (hereinafter also referred to as the "CAH" or "Client")

and

(2) **SOCIETE INTERNATIONALE DE TELECOMMUNICATIONS AERONAUTIQUES** with its registered seat at 1140 evere, Avenue des Olympiades, The Kingdom of Belgium

represented by

SOCIETE INTERNATIONALE DE TELECOMMUNICATIONS AERONAUTIQUES /zkráceně S.I.T.A./ - organizační složka (branch) with its registered office at Revolucni 1, Post Code: 110 00, Prague 1, Czech Republic, Identification number: 15273270, Tax Identification number: CZ15273270 Companies Register: Municipal Court in Prague, Section A, Insert No. 7522, Bank connection: HVB Bank Czech Republic, a.s., Account no.: 5314129-002/2700, represented by Ing. Michal Koscelanský, the Head of the Branch

(hereinafter also referred to as the "SITA" or "Contractor")

WHEREAS

(1) SITA and Správa Letiště Praha, s.p. (formerly Česká správa letišť, s.p.), with its registered office at Praha 6, K Letišti 6/1019, 16008, Czech Republic, ID No.: 624 13 376, registered in the Commercial Register administered by the Municipal Court in Prague, Section A, Insert No. 13317 (hereinafter referred to as "Správa Letiště Praha, s.p.") entered into a Contract for Provision of Telecommunication Services dated 12 April 2007 ("the Agreement") as subsequently amended by Amendment No. 1 dated 15 September 2008.

With effect from 1st December, 2008, Správa Letiště Praha, s.p. was transformed under Act No. 92/1991 Coll., On the Conditions for Transfer of the State Assets to Other Persons, as amended, to the new subject Letiště Praha, a. s. (hereinafter referred to as "LP"), which became legal successor of Správa Letiště Praha, s.p., and all the rights and obligations of Správa Letiště Praha, s.p. arising from the Agreement were transferred to the company LP. LP implemented pursuant to provisions of section 2 letter b), section 243 letter d) point 2 and section 290 et seq. of Act No. 125/2008 Coll., on Transformations of Commercial Companies and Cooperatives, as amended (hereinafter referred to as the

"Act on Transformations") the project of spin-off by merger with CAH, and the spin-off part of the LP's business assets, which includes the Agreement (hereinafter referred to as the "Earmarked Business Assets") were with effect from 1st October, 2011 transferred, together with rights and obligations arising from the Agreement to CAH, which in compliance with the Act on Transformations became the universal legal successor of LP in relation to the Earmarked Business Assets of LP.

- (2) SITA and CAH entered into Amendment No. 2 dated on 6th March, 2013.
- (3) Client has requested, and SITA has agreed, pursuant to the terms and conditions of the Agreement and this Amendment No. 3:
 - (a) to continue providing the Services specified within the Agreement and following Amendment No. 1 and Amendment No. 2;
 - (b) to upgrade existing IPVPN Gold class connection service from 512 Kbps to 2048 Kbps including back-up link;
 - (c) to order new IP port for CUTE/CUPPS connection;
 - (d) to provide access to new ServiceNet services, specified below in Article 3.2;
 - (e) to adjust monthly charges for services listed below in Article 4.2 of this Amendment No. 3;
 - (f) to modify the Client's obligations of the Services utilization.

NOW, THEREFORE, the parties agree as follows:

Article 1: Definitions

Except as otherwise defined herein, the terms used herein shall have the meanings given to them in and by the Agreement (including its Amendments).

Article 2: Term

This Amendment No. 3 shall commence the first day of the month following the date of signature of this Amendment No.3 by the Client, provided that prior to such day Client has returned it to SITA. If that is not the case or the Client has not dated its signature, the Effective Date will be the first day of the month following the date of countersignature of this Amendment by SITA.

Article 3: Scope of Amendment No. 3

3.1 The Client requires and Contractor shall provide upgrade of existing IPVPN Gold class connection service from 512 Kbps to 2048 Kbps including back-up link and deliver one new IP port for CUTE/CUPPS connection.

- 3.2 The Client requires and Contractor shall provide access to CFMUNet and AmadeusVendorNet as additional to existing ServiceNet services.
- 3.3 SITA undertakes to commence the delivery date of the additionally ordered Services described in Articles 3.1 and 3.2 of this Amendment, at latest, within the period of 8 weeks from the date of signing this Amendment No. 3 by both parties.
- 3.4 Article 4.2 of the Agreement is hereby deleted in its entirety and replaced by the following:
 - "4.2 The Client agrees to follow appropriate instructions of SITA and to observe the recommended methods for ensuring the safety at utilizing the Services and at using other operation procedures, contained in Technical Documentation. The Client particularly undertakes to observe all the recommended accesses as strictly confidential for the entire period and without time limitation and not to disclose these to any third party, except of those Client's customers, previously agreed in writing with SITA as a Letter of understanding between SITA and Client."
- 3.5 Article 4.5 of the Agreement is hereby deleted in its entirety and replaced by the following:
 - "4.5 The Client shall not interconnect the SITA Network, or permit or facilitate interconnection of SITA Network with any other network, unless SITA grants its prior and written consent to the Client. Any breach of this provision shall be regarded as a material breach of this Contract. This provision does not apply to the existing interconnection of the KLV, OSR, BRQ, PED and BTS airports."

Article 4: Financial Terms of Amendment No. 3

4.1	In consideration of the provision by SITA of the additionally ordered services
	described in Article 3 of this Amendment No. 3, SITA shall invoice CAH and CAH
	shall pay to SITA, the amount of US Dollars (\$ 000) as one-time
	fee for Project Management and new components of the Monthly Charge in the
	amounts of \$ for upgraded 2048 Kbps_IPVPN interconnection, for
	each configured IP port for CUTE/CUPPS, for CFMUNet access and
	for Amadeus Vendor Net access from Connection date.

4.2 For the avoidance of doubt, with effect from the date of signing of this Amendment No. 3 by both parties, the Annex No. 2 of the Agreement is replaced by the following:

AMENDMENT No. 3 to the Contract for Provision of Telecommunication Services

Service	Installation Charge (One-time Charge)	Monthly Charge	Comment	
IP VPN at Airports, 512 Kbps, including backup, gold class of service	- (One-time Charge)	USD	Existing Service	
Upgrade IP VPN at Airports from 512 to 2.048Kbps, including backup, gold class of service	-	USD	New Service Delivery 8 weeks from signature of this AMENDMENT No. 3 by both parties.	
One IP port ETH with long reach for CUTE/CUPPS	-	USD 1)	Existing Service	
One additional IP port ETH with long reach for CUTE/CUPPS		USD	New Service Delivery 8 weeks from signature of this AMENDMENT No. 3 by both parties.	
Two existing IP ports ETH with long reach	-	(USD per port) 1)	Existing Service	
Project Management	USD	-	New Service Delivery 8 weeks from signature of this AMENDMENT No. 3 by both parties.	
LAN Gateway multi-user	-	USD	Existing Service	
IS Net Baggage Net	-	USD	Existing Service	
CFMUNet	-	USD	New Service Delivery 8 weeks from signature of this AMENDMENT No. 3 by both parties.	
AmadeusVendorNet	-	USD	New Service Delivery 8 weeks from signature of this AMENDMENT No. 3 by both parties.	
IS Net Multi application	-	USD	Existing Service	
Messages Type B (already in use)/the charge depends on message transmission	-	USD	Existing Service Average value set on the basis of previous periods; charges will apply according to effective usage.	
MQ Access (already installed)	-	USD	Existing Service	

Revised pricing

Article 5: General

- 5.1 Except as expressly amended and supplemented by this Amendment No. 3, all of the terms and conditions of the Agreement shall remain unmodified and in full force and effect. This Amendment No. 3 shall be deemed to constitute a part of the Agreement and the terms and conditions thereof shall apply hereto. In the event of any contradiction or express inconsistency between the terms and conditions of this Amendment No. 3 and the Agreement, the terms hereof shall prevail.
- 5.2. This Amendment No. 3 shall be governed by and construed in accordance with Article 25 of the Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment No. 3 to be executed by their duly authorized representatives.

SOCIETE INTERNATIONALE DE TELECOMMUNICATIONS AERONAUTIQUES Represented by Český Aeroholding, a.s.

SOCIETE INTERNATIONALE DE TELECOMMUNICATIONS AERONAUTIQUES /zkráceně S.I.T.A./ - organizační složka

Signature		Signature	
Name	Ing. Michal Kocselanský	Name	Mgr. Petr Vlasák
Title	Head of the Branch	Title	First chairman fo the Board of Directors
Date		Date	
		Signature	I
		Name	Mgr. Josef Adam, LL.M.
		Title	Member of the Board of Directors
		Date	