

Státní tiskárna cenin, s. p.

Registered Office: Růžová 943/6, Nové Město, 110 00 Praha 1, Czech Republic Registered in the Commercial Register administered by the Municipal Court in Prague, section ALX, file 296

Represented by:

Tomáš Hebelka, MSc, Chief Executive Officer

Státní tiskárna cenin, s. p. holds ISO 14298 (Management of Security Printing Processes), ISO 27001 (Information Security Management), ISO 9001 (Quality Management), ISO 14001 (Environmental Management), ISO 45001 (Health and Safety Management Standard – HSE)

Invitation for Tender Submission

(hereinafter "Invitation" or "TD")

for the public contract awarded in a dynamic purchasing system "Dynamic Purchasing System for the Production and Supply of Chip Prelaminates" in accordance with the provision of Section 141 of Act No. 134/2016 Coll., on public procurement, as amended (hereinafter referred to as the "Act")

(hereinafter "DPS")

"Dynamic Purchasing System for the Production and Supply of Chip Prelaminated Inlays – Framework Agreement - invitation Nr. 13"

(hereinafter "Public Contract")

1. IDENTIFICATION DATA OF THE CONTRACTING AUTHORITY, SPECIFICATION OF DNS

Contracting Authority	Státní tiskárna cenin, s. p.
Registered Office	Růžová 943/6, Nové Město, 110 00 Praha 1, Czech Republic
Business ID	00001279
Statutory body	Tomáš Hebelka, MSc, Chief executive officer
Contact person	Šárka Kadlecová
E-Mail	kadlecova.sarka2@stc.cz
Contracting Authority's profile / electronic instrument	https://mfcr.ezak.cz/profile_display_53.html
Data box identifier	hqe39ah

(hereinafter the "Contracting Authority" or the "Client" or the "STC")

The Contracting Authority hereby invites Contractors included in DPS to submit a tender in accordance with the provision of Section 141 of the Act, within the framework of the established DPS in a restricted procurement procedure for an above-limit public contract for the production and supply of Prelaminated Inlays with chip modules for the need of the Contracting Authority.

The Contractors not included in this DPS cannot submit a tender for the Public Contract. The conditions for requesting participation and for inclusion in the DPS are published at https://mfcr.ezak.cz/dns_display_16.html. Submission of a request for participation is possible throughout the duration of the DPS.

2. SUBJECT OF THE PUBLIC PROCUREMENT

- 2.1 The subject of the Public Contract is the Contractor's obligation to produce and supply to the Contracting Authority agreed quantity of PC/PVC Prelaminated Inlays with chip modules containing required types of chip modules, or with defined combinations of types of chip modules according to Art. II of the Framework Agreement draft (Annex No. 1 hereof) (hereinafter the "Draft Contract") and transfer to the Contracting Authority ownership of the supplied Prelaminated Inlays.
- 2.2 A detailed technical specification outlined by the Contracting Authority and further definition of the subject of performance of the Public Contract is in the Draft Contract and is binding for Contractors in a full extent.
- 2.3 In accordance with the Sec. 33 of the Act the Contracting Authority conducted preliminary market consultations with a view to preparing procurement documents. This TD (Annex 1 TD Draft Contract) contains information that has resulted from a preliminary market consultation, such information is marked with the following symbol: "*PMC". In accordance with the Sec. 36 (4) of the Act the Contracting Authority identifies the person who has taken part in the preliminary market consultation:

LUX - IDent s.r.o., Tovární 368, Žichlínské Předměstí, 563 01 Lanškroun, IČO: 25973959

and the Contracting Authority further states that all essential information that was the subject of the preliminary market consultation was incorporated in the Draft Contract.

2.4 Wider societal interests:

According to the Sec. 6 (4) of the Act the Contracting Authority is obligated to abide principles of socially and environmentally responsible procurement and innovation when determining tender conditions, conditions of evaluation and selection of a contractor, if it is appropriate given the meaning and nature of the Public Contract. The Contracting Authority took this obligation into the consideration within preparation of this TD.

2.5 Classification of the subject of the Public Contract

CPV code	Subject of the Public Contract
30237131-6	Electronic Cards

3. ESTIMATED VALUE OF THE PUBLIC CONTRACT

The Contracting Authority has decided not to publish the estimated value The estimated value of the Public Contract is the financial limit of the Contract (Art I (5) of the Draft Contract).

4. REQUIREMENTS FOR VARIANT SOLUTIONS

The Contracting Authority does not permit variants pursuant to Section 102 (1) of the Act.

5. REQUIREMENTS FOR THE SINGLE FORM OF PRESENTING THE TENDER PRICE

- 5.1 The Contractor shall fill in the unit tender prices in Sheet No. 1 entitled "Total Price for Evaluation" of the XLS document entitled "The List of Prelaminated Inlays", which is attached as Annex No. 2 to the Contract. Prices shall be stated in USD excl. VAT, accurate to two decimal places (hereinafter referred to as the "tender price"). These unit prices will be automatically copied to Sheet No. 2 entitled "The List of Prelaminated Inlays", which will solely constitute Annex No. 2 to the Contract in its final form intended for signature.
- **5.2** The tender prices stated in the Annex 2 of the Draft Contract shall be specified as the maximum acceptable price, including all costs to be incurred by the Contractor in association with performance of the subject of the Public Contract.
- **5.3** The Contractor is not entitled to make the offered tender price conditional to an additional condition.
- **5.4** The tender price, or any portion thereof, indicated in the tender as provided for under the present TD, shall be a positive number. The Contracting Authority does not permit a zero price.

6. PLACE OF PERFORMANCE OF THE PUBLIC CONTRACT

The place of performance is at the following address: **Production Plant I – Růžová 943/6, Nové Město, 110 00 Praha 1, Czech Republic**

7. PERIOD OF PERFORMANCE OF THE PUBLIC CONTRACT

- 7.1 Estimated time frame for Draft Contract conclusion: without any undue delay after selection of the Contractor.
- 7.2 Period of performance of the Public Contract:
 - delivery date is determined in the Art. IV (2) of the Draft Contract

8. EVALUATION CRITERIA, METHOD OF EVALUATION

- **8.1** In accordance with Section 114 (1) of the Act, the basic evaluation criterion for the award of the Public Contract is the economic advantageousness of the tender, based on the lowest total tender price.
- **8.2** The tender with the lowest total tender price in USD excluding VAT will be evaluated as the most advantageous. The total tender price will be determined as the sum of the unit prices for each type of performance multiplied by the reference quantity of units for each type of performance. The tender price thus determined will be used for evaluation purposes only.
- 8.3 The Contractor shall complete **sheet Nr. 1 "Total Price for Evaluation"**, of the XLS document entitled "The List of Prelaminated Inlays", which is attached as **Annex Nr. 2 of the Draft Contract "The List of Prelaminated Inlays"**, which is a mandatory part of the tender submission.
- **8.4** The Contracting Authority will not evaluate tenders if it should evaluate the tender of only one Contractor.
- 8.5 The Contractor is not entitled to set further conditions regarding the proposed values (data) that are subject to evaluation. If additional conditions are set or several different alternatives are used for the values that are subject to evaluation, this may be a reason for exclusion from the relevant tender and the Contractor from the award procedure. A similar procedure will be applied by the Contracting Authority if any value that is subject to evaluation is specified in a different quantity or form than as required by the Contracting Authority.

9. GENERAL BUSINESS CONDITIONS AND TERMS OF PAYMENT

- 9.1 The payment and business terms and conditions are specified in the binding Draft Contract.
- **9.2** The Contractor is only allowed to complete the Draft Contract with information marked as incomplete [•] or modify or supplement the data where the Draft Contract expressly requires it. The Contractor shall submit the Draft Contract so completed as part of the tender.
- 9.3 The Contractor shall complete Draft Contract into a single file (.pdf), including Annex No. 1 Technical Specifications and the completed Sheet 2 of Annex No. 2 List of

Prelaminated Inlays, which must be submitted electronically signed in the tender.

The Contractor shall also fill in the Draft Contract on the cover page and in the signature clause the person(s) authorized to act on behalf of the Contractor, who will sign the contract in case the Contractor is selected. In case of representation, a plain copy of this power of attorney must be included in the tender, at the latest such Contractor will be requested to submit the original power of attorney in the framework of the cooperation before signing the contract

9.4 In case of a joint tender, the persons authorized to act on behalf of each participant will be listed in the Draft Contract and the authorized signatory for signing the joint tender will be listed and a plain copy of this power of attorney will be included.

10. PUBLICATION OF THE TD

Pursuant to Section 96 (1) of the Act, the Contracting Authority shall publish the full TD, as well as any potential clarification thereof, amendments and additional information, at its Contracting Authority profile /electronic instrument https://mfcr.ezak.cz/profile_display_53.html.

11. REQUEST FOR CLARIFICATION OF THE TENDER DOCUMENTATION, COMMUNICATION IN THE COURSE OF THE TENDER PROCEEDING

- **11.1** Pursuant to Section 98 (3) of the Act, the Contractor is entitled to request from the Contracting Authority clarification hereof via the data box of the Contracting Authority, electronically by e-mail to: kadlecova.sarka2@stc.cz or via electronic instrument.
- 11.2 The Contracting Authority shall publish the written clarification hereof including the accurate wording of the inquiry without the inquiring Contractor's identification but with potential related documents within 3 business days from receipt of the Contractor's inquiry, at the Contracting Authority's profile / electronic instrument.
- **11.3** The Contracting Authority may also provide written clarification of this TD to the Contractors without a prior request.
- 11.4 To comply with the principle of equal treatment of all Contractors, the potential clarifications, amendments, or additional information to the tender documentation may not be provided by phone. The Contractor is therefore recommended to periodically monitor the Contracting Authority's profile / electronic instrument https://mfcr.ezak.cz/profile_display_53.html.
- 11.5 The Contracting Authority hereby emphasises that in compliance with Section 4 (1) of the Decree No. 260/2016 Coll., on specification of more detailed conditions concerning electronic instruments, electronic acts in public procurement processes and conformity certification, in communication by means of an electronic instrument a document shall be deemed delivered already at the moment of receipt of the data message at the electronic address of the data message addressee in the electronic instrument.
- 11.6 The Contracting Authority further emphasises that in compliance with Section 211(9) of the Act, in communication by means of a data box a document shall be deemed delivered now of its delivery to the data box of the addressee.
- **11.7** The Contracting Authority hereby invites the Contractor to send any prospective reservations to the Draft Contract or any other tender conditions via the procedure stated

in this Article, i.e., in writing before the deadline for tender submission stated in Art. 15.1 hereof. That would provide the Contracting Authority possibility to assess the reservation and chose the corresponding course of action (to refuse the suggestion or partially or completely accept it and perhaps extend adequately the time limit for the submissions of tender if needed).

12. OTHER TENDER CONDITIONS OF THE CONTRACTING AUTHORITY

12.1 The present TD is binding upon the Contractor.

12.2 Description of technical solution, technical documentation

The Contracting Authority sets out the technical requirements for the subject matter of the contract in Annex No. 1 to the Draft Contract - Technical Specification.

12.3 Requirement to specify subcontractors

In accordance with the provision of Section 105(1) of the Act, the Contracting Authority demands that the Contractors specify in their tenders any parts of the Public Contract they intend to assign to one or more subcontractors.

In their tender, the Contractor shall present a list of subcontractors along with information on the parts of this Public Contract that will be implemented by each of the subcontractors, specifying the type of supplies, services or construction works and the share (%) of such supplies, services and works in the subject matter of the Public Contract (Annex 2 to this TD).

If the Contractor does not want to subcontract any part of the public procurement project, they are liable to submit an affidavit stating this as part of their tender (Annex 2 to this TD).

12.4 Each Contractor may submit one tender under the tender procedure only.

A Contractor that submits its tender in the tender procedure shall not, at the same time, be an entity through which another Contractor proves its qualification under the same tender procedure.

The Contracting Authority shall exclude a Contractor who has submitted several tenders either separately or jointly with other Contractors or has submitted a tender and at the same is used as an entity through which another Contractor proves their qualification under the same tender procedure.

12.5 Legal form

In accordance with Section 48(9) of the Act, the Contracting Authority is required to exclude the Contractor from the tender procedure if the Contracting Authority finds out that the exclusion conditions as defined under Section 48(7) of the Act apply to the Contractor, i.e. the selected Contractor is a joint stock company or has a legal form similar to that of a joint stock company and has not issued book-entered shares only. If the selected Contractor has its registered office abroad and is a joint-stock company or has a legal form similar to a joint-stock company, the Contracting Authority shall require it to submit an affirmation in writing showing which persons are holders of shares whose aggregate nominal value exceeds 10 % of the registered capital of the Contractor and indicating the source on which the information on the amount of the share of shareholders is

based.

12.6 Conflict of Interests

A corporate entity, where a public deputy defined in the Section 2 (1) (c) of the Act No. 159/2006 Coll, on conflicts of interests, as amended, or a person controlled by the public deputy owns a share of at least 25 % of the participation of a partner in corporate entity, cannot participate in this tender procedure as a Contractor or a Subcontractor by whom a Contractor proves its qualification.

The Contractor is obliged to submit an affidavit of this fact as part of his tender (Annex No. 2 of this TD).

12.7 Sanctions in connection with Russian aggression on the territory of Ukraine

Especially in connection with:

- Council Regulation (EU) No. 833/2014 of 31 July 2014 concerning restrictive measures in view of Russia's action destabilising the situation in Ukraine, pursuant to Council Regulation (EU) No. 2022/576 of 8 April 2022;
- and Council Regulation (EU) No. 269/2014 of 17 March 2014 concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine, as amended, Council Regulation (EC) No. 765/2006 of 18 May 2006 concerning restrictive measures against President Lukashenko and certain officials of Belarus, as amended, including the current annexes of all these regulations;

the Contractor is obliged to submit an affidavit of this fact as part of his tender (Annex No. 2 of this TD).

13. CONDITIONS FOR CONTRACT CONCLUSION (applies only for the winner of the tender procedure)

13.1 Beneficial Owners

13.1.1 Participant who is a Czech legal entity

If it is not possible to find out information about the beneficial owner of the selected supplier, who is a Czech legal entity, in accordance with the provisions of Sec. 122 paragraph 5 of the Act, the Contracting Authority has the obligation to exclude the selected supplier from further participation in the tender procedure pursuant to Sec. 122 (8) (a) of the Act.

Pursuant to Sec. 122 (8) (a) of the Act the Contracting Authority does not consider the entry made available in the register of beneficial owners after sending the notice of exclusion of the Contractor.

13.1.2 Participant who is a foreign legal entity

If the selected supplier is a foreign legal entity, the Contracting Authority will ask the selected supplier to submit an extract from foreign records like the records of the beneficial owners or, if there is no such record, the Contracting Authority will ask the selected supplier to:

(a) to communicate the identification data of all persons who are its beneficial owner, and

- (b) to submit documents that show the relationship of all persons according to letter a) to the Contractor; these documents are in particular:
 - 1. extract from the commercial register or other similar records,
 - 2. list of shareholders,
 - 3. decision of the statutory body on the payment of a share of the profit,
 - 4. partnership agreement, charter or articles of association.

The Contractor is obliged to submit all documents in the language required by the Contracting Authority according to this TD.

If the selected supplier does not submit the required information and documents, the contracting authority is in accordance with the provisions of Sec. 122 (8) (b) of the Act is obliged to exclude the selected supplier from further participation in the tender procedure.

13.2 Reliability of domestic VAT payers

13.2.1 The Contracting Authority requires the selected Contractor, who is a domestic VAT payer (in the Czech Republic), to be a reliable taxpayer pursuant to Section 106a of the Act No. 235/2004 Coll., on value added tax, as amended.

Proof of compliance with this requirement will be in accordance with Section 39(5) of the Act. provided by the Contracting Authority namely by creating an export or print screen of an extract from the register of VAT payers from the database published by the tax administrator in a way that allows remote access. The account number, filled in by the Contractor in the Draft Contract, in accordance with the requirement stated in Art. 10.2 of this TD, must be the same as the account number stated in the register of VAT payers.

13.2.2 Given the current legislation and the fact that the Contracting Authority is not liable for VAT on behalf of a Contractor, who is not a domestic VAT payer (in the Czech Republic), requirement stated in the Art. 13.2.1. hereof, is not applicable for a Contractor, who is not a domestic VAT payer (in the Czech Republic).

13.3 Bank Confirmation on the Bank Account

In accordance with Section 104(e) of the Act, before signing the Contract, the selected Contractor, who is not a domestic VAT payer (in the Czech Republic), is required to submit a plain copy of a confirmation of the bank that the bank account stated by the selected Contractor in the tender belongs to the selected Contractor.

14. TENDER SUBMISSION CONDITIONS

- 14.1 The Contracting Authority <u>does not require</u> the Contractor to ensure that all the documents or declarations have been signed by the statutory body of the Contractor or person authorised to act on behalf of or for the Contractor. The Contractor by submission of the tender through an electronic instrument confirms that the tender has been submitted by the person authorised to undertake such acts and by submission of the tender the Contractor at the same time also agrees with the tender conditions stipulated by the Contracting Authority and the law.
- 14.2 The tender shall be submitted in the Czech or English language, or its combination. Should any part of the tender be in a language other than the Czech or English, the Contracting Authority has the right to request the submission of a plain translation into

- Czech or English language. Documents in Slovak and proof of completed education in Latin shall be submitted by the Contractor without a translation into the Czech or English language.
- **14.3** Each tender submitted must contain all the documents required by the Act and the Contracting Authority, including required proofs and information.
- **14.4** All parts of the tender must be clearly legible. No part of the tender shall contain any corrections or overwriting that could mislead the Contracting Authority.

15. FORMAL REQUIREMENTS FOR PROCESSING OF THE TENDER

- 15.1 The deadline for the tender submission shall end on 15. 10. 2025, 12:00 AM.
- 15.2 The Contractor shall prepare the tender in electronic form in a manner described below.
- 15.3 Submitting tenders in electronic form:
 - The tender shall be submitted through the E-ZAK electronic instrument available at: https://mfcr.ezak.cz/profile_display_53.html.
 - All parts of the tender must be legible. No part of the tender may contain crossed-out words or transcriptions which could be misleading for the Contracting Authority.
 - To submit the tender, the applicant <u>must</u> register in the electronic instrument (respectively its connected supplier databases "CDD" or "FEN") and <u>must be introduced as in DPS https://mfcr.ezak.cz/dns_display_16.html.</u>

15.4 The Contracting Authority recommends using the following order:

- Binding Draft Contract including Annex (Annex 1 to this TD)
- Affidavit (Annex No. 2 to this TD)
 - List of sub-contractors
 - o Affidavit on Conflict of Interests
 - Affidavit on Applied Sanctions
- **15.5** Where the Contracting Authority demands, under this TD, the submission of documents that must also be submitted as part of the Draft Contract, it is sufficient for the Contractor to submit a single copy of such documents as part of their tender.
- 15.6 The Contractor is exclusively responsible for the completeness of the submitted tender the list of documents contained in this article of the TD is for reference only and is intended to help the Contractor to compile the tender if the list fails to indicate a document, whose inclusion in the tender would otherwise result from the tender documentation or from the law, the Contractor will not be relieved from the responsibility for the incompleteness of the submitted tender by simply pointing out the incomplete list of documents.

16. OPENING OF TENDERS IN ELECTRONIC FORMAT

The electronic tender opening process is a non-public event. If a participant requests this in writing after the end of the deadline for tenders' submission, the Contracting Authority shall, within 5 working days of receipt of such a request, send to all participants or publish on the Contracting Authority's profile the tender data corresponding to the numerical evaluation criteria, without identifying data of the participants, according to Sec. 109 of the Act.

17. OTHER PROVISIONS

- **17.1** The Contracting Authority shall not reimburse the Contractors for any costs incurred in connection with their participation in the tender.
- 17.2 After conclusion of the Contract with the selected Contractor, the Contracting Authority shall, pursuant to the relevant provisions of Section 219 of the Act, publish the wording of the Contract with the selected Contractor, including any amendments and schedules thereto, on the Contracting Authority's profile and in the Register of Contracts.
- 17.3 By submission of the tender, the Contractor acknowledges that the Contracting Authority, as the obligated entity under Act No. 340/2015 Coll., on the special conditions for the effectiveness of certain Contracts, publishing of such Contracts and on the register of Contracts (Act on Register of Contracts), is obligated after conclusion of the Contract with a selected Contractor to publish this Contract in the Register of Contracts. Publication of the Contract in the Register of Contracts is an obligatory condition for the Contract effectiveness. The Contracting Authority warns that some rights and obligations under the Contract, respectively, related periods, may be tied to such publication.
- **17.4** The Contracting Authority reserves the right to verify or obtain clarification for any information provided by the Contractors in their tenders before making the final decision on the selection of the best tender.
- **17.5** The tenders or individual parts of the tenders submitted by the Contractors or excluded Contractors shall not be returned.

18. ANNEXES

Annex 1 - Draft Contract

Annex 2 - Affidavit

- List of Subcontractors
- Affidavit on Conflict of Interests
- Affidavit on Applied Sanctions

Prague, dated as per the electronic signature

Tamé* Habalta MCa

Tomáš Hebelka, MSc

Chief executive officer on behalf of the Contracting Authority Státní tiskárna cenin, s. p.

FRAMEWORK AGREEMENT FOR THE PRODUCTION AND SUPPLY OF CHIP PRELAMINATED INLAYS

Concluded on the basis of Dynamic Purchasing System Procedure registered by the Buyer under No. 038/OS/2025 registered by the Seller under No.

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

pursuant to Section 1746 (2) et seq. of Act No. 89/2012 Sb., the Civil Code, as amended (hereinafter referred to as the "Civil Code")

by and between:

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

Account number: 34833-1602011/0710

IBAN: CZ82 0710 0348 3300 0160 2011

BIC: CNBACZPP (hereinafter referred to as the "**Buyer**")

[the Participant to add its business name and further identification details]

with its registered office at
entered in the Commercial Register administered by
Business ID:
Tax Identification No.:
Represented by:
Bank details:
Bank Account:
IBAN:
SWIFT code:
(hereinafter the "Seller")

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

I. INTRODUCTORY PROVISIONS

1. This Framework Agreement is based on of the results of the performance of a public contract titled "Dynamic Purchasing System for the Production and Supply of Chip Prelaminated Inlays – Framework Agreement– invitation Nr. 13" awarded under the dynamic purchasing system in accordance with Sec. 141 PPA (hereinafter referred to as the "tender procedure") and is concluded with the Seller who meets all the Tender conditions and whose Tender was selected as the most economically advantageous. This Framework Agreement is also based on the Seller's tender for the tender procedure, submitted before the deadline and the contents of which are known to both parties (hereinafter referred to as the 'Tender').

- 2. When interpreting the content of this Framework Agreement, the Parties are obliged to consider the tender conditions and the purpose related to the tender procedure. The provisions of laws and regulations on interpretation of legal conduct are not affected by this.
- 3. For the purposes of this Framework Agreement, the term " Prelaminated Inlays " means a single position on a sheet containing a chip module and a coiled antenna within a laminated sheet (hereinafter " **Prelaminated Inlays** "), the term "sheet" shall mean* a sheet containing 21 Prelaminated Inlays (in the format 3 x 7 Prelaminated Inlays) or 15 Prelaminated Inlays in the format 3 x 7 Prelaminated Inlays) or 15 Prelaminated Inlays (in the format 3 x 5 Prelaminated Inlays) (hereinafter referred to as the "**sheet**"). *PMC
- 4. This Framework Agreement regulates the method for conclusion of individual partial contracts, conditions for execution of individual deliveries on the part of the Seller, as well as other rights and obligations of the Parties related to the realisation of the individual partial contracts concluded hereunder.
- 5. This Framework Agreement is made subject to a financial limit of 606 000 USD without VAT, i.e. the maximum amount of remuneration that the Buyer may provide to the Seller for the goods delivered under this Framework Agreement (hereinafter referred to as the "Financial Limit").

II. SUBJECT MATTER OF THE FRAMEWORK AGREEMENT

- 1. The subject matter of this Framework Agreement is the Seller's obligation to produce and supply the Buyer PVC/PC Prelaminated Inlays with chip modules containing required types of chip modules, or with defined combinations of types of chip modules according to the technical specification, which is Annex No. 1 to this Framework Agreement Technical specification and full technical identification of the Prelaminated Inlays as given in Annex No. 2 of this Framework Agreement List of Prelaminated Inlays (hereinafter referred to as "subject of performance" or "Goods") and to transfer to the Buyer ownership of the supplied Prelaminated Inlays.
- 2. The Buyer undertakes to accept the Goods, duly and timely delivered as regards the required quantity and type of the Goods, on the required delivery dates, and to pay for the Goods the price agreed herein.

III. ORDERS

- 1. All supplies of the Goods shall take place according to the Buyer's needs in line with the written orders, each of which constitutes a proposal to conclude a partial contract (hereinafter as an "order"), and confirmations, which constitute the acceptance of the proposal to conclude a partial contract (hereinafter as a "partial contract"). Prior to executing each order, the Buyer sends the Seller a notice of intent to place an order, specifying the required Prelaminated Inlays and quantity (hereinafter referred to as the "Enquiry").
- 2. Based on the Enquiry, the Seller sends the Buyer within 2 working days after receiving the Enquiry the corresponding dimensioned technical drawing of the sheet with Prelaminated Inlays of the required type of Prelaminated Inlays (hereinafter referred to as the "Layout") and detailed information on the expected delivery date in accordance with Annex 2 hereof. In the case of approval, the Buyer placed the order with Layout corresponding to the type of ordered Prelaminated Inlays.
- 3. As a minimum requirement, an order shall contain the following details:
 - a) Buyer's identification data;
 - b) detailed specification of the Goods, including the quantity of the Goods to be delivered;
 - c) relevant Layout and other requirements for the Goods;

- d) detailed delivery conditions, especially the delivery term and place of delivery,
- e) the designation of the person placing the order, who is authorised to act on behalf of the Buyer.

In case of doubt the Seller must ask the Buyer for additional information. If the Seller fails to do so, it is understood that the instructions are sufficient for the Seller, and no such reason may release the Seller from any liability for failure to perform an order in due manner and time.

4. The order shall be sent to the Seller electronically to the Seller's e-mail address:

[the Participant to add the e-mail]

- 5. Within the order, the Buyer shall order only one type of Prelaminated Inlays-and more, but always at least 1 000 Prelaminated Inlays-and the Seller shall accept this quantity.
- 6. The Seller shall confirm the receipt of this partial order in writing within 2 working days of receiving the order to the Buyer's e-mail address purchasing@stc.cz. As a minimum requirement, confirmation of an order must contain identification data of the Seller and the Buyer, and identification of the order being confirmed. A partial contract shall be deemed to have been entered into once the Buyer receives confirmation of an order from the Seller, confirming the order without reservations.
- 7. Individual partial contracts fulfilling the conditions for publication in the Register of Contracts take effect once they are published in the Register of Contracts. Other individual partial contracts take effect on the day they are confirmed by Seller.
- 8. The Parties agree that the Seller will respect the supplies of the Goods as requested and will not modify the supplies as to type, volume or finance unless expressly agreed by the Parties.
- 9. The Seller undertakes in the fulfilment of any partial order to act in accordance with the Tender.

IV. DELIVERY DATE AND PLACE OF PERFORMANCE, DELIVERY CONDITIONS

- 1. The Seller is obliged to deliver the Goods to the Buyer within the date specified in the relevant partial order, which shall be agreed by the parties according to the limits stated in the paragraph 2 of this Article. The place of performance shall be in territory of Prague, Czech Republic, specifically the Production Plant I Růžová 943/6, Nové Město 110 00 Prague 1, Czech Republic.
- 2. Prelaminated Inlays shall be delivered within the delivery periods specified in Annex 2 to this Framework agreement, depending on the type of Prelaminated Inlays, unless they are PC Prelaminated Inlays, which the Seller shall deliver to the Buyer "on request" depending on stock availability (the Seller shall specify the delivery period in its response to the Enquiry). Delivery times hereunder, or in the case of PC Prelaminated Inlays for the relevant order, shall be counted from the date of taking effect of the partial order within the meaning of Article III par. 7 hereof. Delivery of the required performance in the form of one or more partial deliveries is not excluded, provided that the delivery periods specified in Annex 2 hereto or in relevant partial contract are met, i.e. if the entire required quantity is delivered within this delivery time limit. *PMC
- Each delivery of the Goods shall be accompanied with a delivery note, which shall be confirmed by both Parties upon handover and takeover of the Goods and shall be used as the Goods handover protocol.
- 4. The delivery note shall contain:
 - a) identification data of the Seller and the Buyer,
 - b) the number and date of issue of the Delivery Note,
 - c) the partial order number,
 - d) position/serial number according to the partial order;

- e) contract number (if stated in the partial order);
- f) Material code according to IS in STC format;
- g) the number of the supplied units without defects with a divided according to individual types,
- h) the number of delivered pieces of defective Prelaminated Inlays according to paragraph 8 of this article,
- i) the total number of Prelaminated Inlays delivered,
- j) place and date of handover and acceptance

(hereinafter the "delivery note")

- 5. The Seller shall arrange for the transportation of the Goods to the place of performance at its own expense and risk in accordance with Incoterms 2020, DAP.
- 6. The Seller shall notify the Buyer at the e-mail address: purchasing@stc.cz and to the e-mail address specified in the partial order the expected date and time when the Goods is delivered to the Buyer's address, at least 2 working days before the day of dispatch from the Seller's plant. If the Seller uses a carrier that allows you to monitor the status of the delivery, the Seller will also send the Buyer the number of the bill of lading and tracking number. The Seller shall immediately inform the Buyer about expected failure to arrive on time to solve this situation.
- 7. The Seller shall deliver the Goods on working days and during the Buyer's regular working hours, i.e. between 6:00 a.m. and 2:00 p.m., unless stipulated otherwise by the Buyer. Outside these hours, it is only possible to receive Goods following a previous agreement made over the phone between the Seller and the Buyer's representative stated in the partial order.
- **8.** Within a single delivery:
 - a) the number of defective Prelaminated Inlays must not exceed 3% of the total number of Prelaminated Inlays delivered,
 - b) no sheet in the format of 5x3 positions shall contain more than 2 defective Prelaminated Inlays,
 - c) no sheet in the format of 7x3 positions, shall contain more than 3 defective Prelaminated Inlays. *PMC
- 9. Within one partial delivery, the tolerance of the number of delivered Prelaminated Inlays shall be minus 3%/ and plus 10% of the ordered number of Prelaminated Inlays.*PMC
- 10. The Seller undertakes to provide the subject of performance for transport and subsequent storage in a manner that is usual for this type of subject of performance in business relations to ensure the preservation, protection and quality of the subject of performance. Each consignment delivered will be properly marked with the indication of the subject of performance, the manufacturer and information about its weight.
- 11. The performance of the Seller is considered fulfilled if it is delivered on time and properly, i.e. free of any defects in quantity in accordance with the agreement of the parties under paragraph 8 of this article, quality or legal defects, including accompanying written documents.
- 12. The ownership title to the Goods supplied and based on this Framework Agreement shall pass on the Buyer at the moment of takeover of the Goods, i.e. at the moment the handover protocol for the Goods (delivery note) is signed by the Buyer. The risk of damage to the Goods shall pass on to the Buyer at the same time.

V. PRICE

1. The unit prices for Goods in **USD excluding VAT** are listed in Annex No. 2 to this Framework Agreement and are determined and based on the Seller's tender submitted to the tender procedure.

The unit purchase prices of Prelaminated Inlays shall be fixed as maximum, non-exceedable and valid prices for the entire period of validity and effectiveness of this Framework Agreement.*PMC

- 2. The price for partial deliveries will be calculated as a multiple of the relevant unit prices of Prelaminated Inlays and the number of delivered perfect Prelaminated Inlays of the corresponding type.
- 3. The unit prices shall include all related costs, especially the costs of packaging and transportation of the Goods to the Buyer to the place of performance according to Article IV paragraph 1 hereof and any cost of waste disposal customs duty, customs charges, any ecological liquidation of the Goods and related services.
- 4. If the Seller is a registered VAT payer in the Czech Republic, the Buyer shall pay the Seller the price plus the VAT in accordance with the applicable legislation.

VI. PAYMENT TERMS

- 1. The price shall be paid by the Buyer after proper delivery of the Goods based on tax documents (invoices) issued by the Seller.
- 2. The Seller's right to issue a tax document (invoice) for each delivery of the Goods is established on the day of delivery, i.e. the date of signature of the Delivery Note by the Buyer's authorised person. The date of taxable supply is the date of documented handover and takeover of the performance, i.e. the date the Buyer signed the protocol of handover of the Goods (Delivery Note).
- 3. The Buyer shall not make any advance payments to the Seller.
- 4. A tax document (invoice) shall contain all the prerequisites of a tax document according to the applicable legal regulations and this Framework Agreement. Each tax document (invoice) must include a copy of the confirmed Delivery Note relating to the executed delivery.
- 5. The Seller shall issue a separate tax document (invoice) for each delivery of Goods.
- 6. The maturity period of any tax document (invoice) duly issued by the Seller is 30 calendar days following its issuance date. The Seller is obliged to deliver the invoice to the Buyer to e-mail address podatelna@stc.cz. For the purposes of this Framework Agreement, an invoice shall be deemed paid once the respective amount has been debited from the Buyer's financial account.
- 7. If a tax document (invoice) issued by the Seller does not contain the necessary formalities or will contain incorrect or incomplete information, the Buyer is entitled to return the tax document (invoice) to the Seller stating the reason for such return, without getting into arrears with payment. The new maturity period shall commence on the date of delivery of a duly corrected or supplemented tax document (invoice) to the Buyer.
- 8. In the case that the Seller is a VAT payer registered in the Czech Republic, the provisions of the Paragraph 9 to 12 in this Article shall be applied and be binding for the Seller.
- 9. The Seller declares that in the moment of conclusion of the Contract it is not in liquidation and no proceedings are being conducted against it pursuant to Act No. 182/2006 Coll., on bankruptcy and settlement (Insolvency Act). The Seller also declares that in the moment of conclusion of the Framework Agreement there is no decision issued by a tax administrator, that the Seller is an unreliable payer pursuant to Section 106a of the Value Added Tax Act No. 235/2004 Coll., as amended (hereinafter "VATA"). The Seller shall immediately and demonstrably notify Buyer, a recipient of the taxable performance, within two working days of it becoming aware of its insolvency or of issuing a decision by a tax administrator that the Seller is an unreliable payer pursuant to Section 106a VATA. In the event that, during the period of validity and effectiveness of the Framework Agreement, the Seller's statements referred to in this paragraph prove to be false or the Seller violates the obligation to notify the Buyer of the fact stated in the previous sentence within the specified period, this will be considered a substantial breach of the Framework Agreement.

- 10. The Seller undertakes that the bank account designated by him for the payment of any obligation of the Buyer hereunder shall be published and accessible from the date of signing of this Framework Agreement until its expiry in accordance with Section 98 VATA, otherwise the Seller is obliged to provide another bank account to the Buyer that is duly published pursuant to Section 98 VATA. In the case Seller has been indicated by a tax administrator as an unreliable taxpayer pursuant to Section 106a VATA, Seller undertakes to immediately, within two working days of it becoming aware of its insolvency or of issuing a decision by a tax administrator that the Seller is an unreliable payer pursuant to Section 106a VATA, notify this to Buyer along with the date on which this circumstance arose.
- 11. If surety for unpaid VAT arises for the Buyer according to Section 109 VATA on received taxable performance from Seller, or the Buyer justifiably assumes that such facts have occurred or could have occurred, the Buyer is entitled without the consent of Seller to exercise procedure according to the special method for securing tax, i.e. the Buyer is entitled to pay the concerned VAT according to the invoice (tax document) issued by the given Seller to the competent revenue authority and do so according to Sections 109 and 109a VATA.
- 12. By payment of the VAT into the account of the revenue authority, the Seller's receivable from Buyer is considered as settled in the amount of the paid VAT regardless of other provisions of the Framework Agreement. At the same time, Buyer shall be bound to notify the respective Seller of such payment in writing immediately upon its execution.
- 13. The Seller is not authorised, without prior consent of the Buyer, to set-off any of its receivables from the Buyer with any of the Buyer's receivables from the Seller or assign any of its rights and receivables from the Buyer to a third party.
- 14. The Seller agrees that it shall in no way burden its claims against the Buyer under the partial contract or in connection with a lien in favour of a third party.

VII. LIABILITY FOR DEFECTS AND QUALITY WARRANTY

- 1. The Seller is responsible for the proper performance consisting in the delivery of the required number of Prelaminated Inlays in terms of quantity and quality and for their functionality, particularly in compliance with the Annex No. 1, 2 and relevant Layout.
- 2. The Seller provides the Buyer with a quality guarantee relating mainly to the life of the chip module and his functionality (hereinafter referred to as the "warranty period"):
 - (a) for PVC Prelaminated Inlays for a period of 36 months;
 - (b) for PC Prelaminated Inlays for a period of 120 months.
 - The stated warranty period starts from the day of signing delivery note of the delivered subject of performance.
- 3. By the quality guarantee, the Seller undertakes that the delivered Goods shall be free of defects, i.e. be, for the duration of the Warranty Period, capable of performance for the contracted purpose, otherwise to the usual purpose, and maintain the otherwise the usual properties contracted in Article II Paragraph 1 hereof and in Annex No. 1. 2 hereto and relevant Layout. The Seller is liable for any defect, including hidden or obvious defects, which arise or manifest during the Warranty Period. The Buyer may claim defects in the delivered Goods at any time during the Warranty Period. The Goods are considered to have defects, if not delivered in accordance with this Framework Agreement or any partial contract.
- 4. The Seller declares that the Goods are not encumbered with rights of third parties and have no other legal defects.
- 5. Defective Prelaminated Inlays delivered by the Seller in accordance with Article IV, paragraph 8 of this Framework Agreement must be devalued on the sheet by physical interruption of the antenna, and at the same time clearly and unmistakably marked.

- 6. Complaints of obvious defects of Prelaminated Inlays shall be made by the Buyer immediately after their discovery within the acceptance of the subject of performance (e.g. defective packaging or discrepancies on labels with the delivery note). The Buyer has the right to not accept Prelaminated Inlays with obvious defects. In such a case, the Seller is obliged to deliver perfect Prelaminated Inlays instead of Prelaminated Inlays with obvious defects no later than15 working days from the date of refusal to accept. Given the nature of the Goods supplied, the Buyer shall inspect the quantity, quality, and any defects only at the stage of processing in its production. Complaints about these defects discovered during processing shall be made by the Buyer immediately after discovery. *PMC
- 7. The time limit for acknowledging or rejecting a complaint of such a complaint is 15 **working days** from the date of the complaint to the Seller. If the Seller does not comment within this period, the complaint is considered accepted. *PMC
- 8. If the Goods suffer defect(s), the Buyer is entitled to:
 - a) Have the defect removed through a new supply of perfect Goods;
 - b) Have the defect removed through the supply of the missing Goods;
 - c) Demand an adequate discount on the price;
 - d) Withdraw from the relevant partial contract.
- 9. The choice of the entitlement resulting from defective Goods always lies with the Buyer.
- 10. T. All costs incurred in connection with the defects of the Goods or the exercise of defect warranty claims, especially the costs of the replacement of any defective Goods, and the costs of delivery of any missing quantity of the Goods, shall be borne by the Seller. *PMC
- 11. The Seller is obliged to eliminate defects by delivery of replacement (new or missing) Goods within 21 calendar days from the decision on the recognition of the complaint.
- 12. Before all defects of the Goods are removed, the Buyer will not be obliged to pay the Seller the price of the defective Goods, if the price for defective Goods has not yet been paid to the Seller at the time of the exercise of warranty claim.
- 13. Making claim under liability for defects shall not affect Buyer's entitlement to the agreed contractual penalty and damages.
- 14. Any activities, which are necessary for or are relating to claiming the defects, shall be made by the Seller itself at its own costs in cooperation with the Buyer during the Buyer's working hours so that its activities will not endanger or limit the Buyer's activities.

VIII. PROTECTION OF INFORMATION

- 1. The Parties are not entitled to disclose to any third party the non-public information they obtained or shall obtain during mutual cooperation, and the information relating to entering into this Framework Agreement and its content. This does not apply if the information is disclosed to the employees of the Contracting Party for the purpose of implementation hereof on a need-to-know basis, or to other individuals (information processors) involved in implementation hereof, under the same terms as laid down for the Parties hereto and always within the minimum scope necessary for due fulfilment hereof.
- The Contracting Parties are liable to assure compliance with the obligations pursuant to this Article
 of all individuals to whom the non-public information is disclosed pursuant to the previous sentence.
 Violation of the confidentiality commitment by these individuals shall be deemed violation by the
 Party disclosing the information to them.

- 3. Confidential information is any information mutually provided in written, oral, visual, electronic, or other format as well as know-how which has actual or potential value and which is not commonly available in the respective business circles, and further information which is designated in writing as confidential (abbreviation "DIS") or which may be assumed to be confidential information due to the nature of the respective matter.
- 4. The Parties hereby undertake that if in the context of mutual cooperation they get in touch with personal data or special categories of personal data in the sense of the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on free movement of these data, and repealing Directive 95/46/EC (the General Data Protection Regulation, or GDPR) and Act No. 110/2019 Sb., on Personal Data Protection, they will take any and all necessary measures to prevent unauthorised or random access to these data, their alteration, destruction or loss, unauthorised transfer, other unauthorised processing or any other misuse.
- 5. In this regard, the Parties agree, in particular:
 - a) Not to disclose non-public information to any third party;
 - b) To ensure the non-public information is not disclosed to third parties;
 - c) To secure the data in any form, including their copies, which include non-public information, against third party misuse and loss.
- 6. The obligation to protect non-public information shall not apply to the following cases:
 - a) The respective Party proves that the given information is available to the public without this availability being caused by the same Contracting Party;
 - b) If the Party is able to demonstrate that the given information was available to it before the date of disclosure of the information by the other Party and that it did not acquire it in violation of the law;
 - c) If the Party obtains written approval from the other Party to disclose the information further;
 - d) If the law or a binding decision of the respective public authority requires the information to be disclosed;
 - e) An auditor performs an audit at one of the Parties based on authorisation specified in applicable legal regulations.
- 7. The Parties agree, upon the request of the other Party, to:
 - a) Return all the non-public information which was handed over to it in a "material form" (especially in writing or electronically) and any other materials containing or implying the non-public information;
 - b) Return or destroy copies, extracts or other entire or partial reproductions or records of non-public information;
 - c) Destroy without undue delay all documents, memoranda, notes and other written materials elaborated based on the non-public information;
 - d) Destroy materials stored in computers, text editors, or other devices containing non-public information pursuant to this Framework Agreement.

The Parties also undertake to ensure that the same shall be performed by any other individuals, to which the non-public information is disclosed by either Party.

- 8. The employee of the liable Party authorised to destroy the documents in the sense of the previous paragraph shall confirm the destruction at the request of the other Party in writing.
- 9. In case that either of the Parties or their employees of other individuals (information processors) become aware in a credible manner or if they have a reasonable suspicion that the confidential information has been disclosed to an unauthorised party, they shall be bound to inform the other Party of such a fact without undue delay.

- 10. The Contracting Parties are obliged to ensure the protection of information which one of the Contracting Parties designates as a trade secret within the meaning of Section 504 of the Civil Code. The Parties are obliged to secure information designated as a trade secret at least to the same extent as the non-public information defined in this Framework Agreement. Text designated by the Contracting Parties as a trade secret shall not be published in the Register of Contracts within the meaning of Article XIV paragraph 9 hereof.
- 11. The confidentiality obligation is limited to a period of 15 years after termination of this Framework Agreement. The obligation to maintain confidentiality of non-public information acquired within the framework of cooperation with the other Party lasts even after this Framework Agreement is terminated or expires. The confidentiality commitment shall pass onto any potential successors of the Parties.

IX. SANCTIONS

- 1. In the case of Seller's delay with the delivery of the Goods, the Seller is obliged to pay a contractual penalty to the Buyer in the amount of 0.1 % of the price of the Goods or its part with the delivery of which the Seller is in delay, for each started day of such delay.
- 2. In the case of the Seller's delay in settling a warranty claim within the period specified in Article VII Paragraph 6, 10 or 11 hereof, the Buyer is entitled to demand a contractual penalty in the amount of **50 USD** for each started day of such delay. *PMC
- 3. The Seller is obliged to pay the Buyer a contractual penalty in the amount of 4 700 USD for each individual case, if:
 - (a) the number of defective Prelaminated Inlays within one partial delivery exceeds 3% of the total number of Prelaminated Inlays delivered; or
 - (b) the partial delivery contains one or more sheets with more than 2 defective Prelaminated Inlays in the case of a sheet with 15 Prelaminated Inlays; or
 - (c) the partial delivery contains one or more sheets with more than 3 defective Prelaminated Inlays in the case of a sheet with 21 Pre-laminates. *PMC

Payment of the contractual penalty does not release the Seller from its duty to perform the obligations imposed are based on this Framework Agreement and the respective partial contract.

- 4. In the case of violation of the obligations resulting from Article VIII hereof, the Buyer shall be entitled to a contractual penalty in the amount of **USD 10,000** per each discovered case of violation of these obligations. *PMC
- 5. Stipulating the contractual penalty is without prejudice of the right to compensation of any incurred harm to full extent.
- 6. The contractual penalty is due within 30 calendar days after the delivery of the bill for the contractual penalty to the Seller.
- 7. Payment of the contractual penalty does not release the Seller from its duty to perform the obligations imposed and based on this Framework Agreement and the respective partial contract.

X. FORCE MAJEURE

An obstruction which occurs independently of the will of the obliged Party which prevents it from
performing its duty (and it may not be reasonably expected that the obliged Party could have
averted or overcome the obstruction or its consequences and that now of formation of this obligation
it could have foreseen it) is regarded as a circumstance excluding liability.

- 2. In such case the concerned Party shall notify the other Party of the nature of the obstruction preventing it from performing its duties.
- 3. During the existence of such obstruction the concerned Party shall not be bound to perform the obligations resulting from this Framework Agreement.
- 4. As soon as the obstacle ceases to exist, the affected party shall resume its obligations towards the other party and shall do its utmost to remedy the consequences of the temporary non-performance of its obligations pursuant to this Framework Agreement.
- 5. The Party that has a statutory right not to perform its obligations due to force majeure shall not be liable for the damage incurred by the other Party in this connection.

XI. APPLICABLE LAW AND RESOLUTION OF DISPUTES

- 1. This Framework Agreement is governed by the laws of the Czech Republic, especially the Civil Code and PPA.
- 2. The Parties undertake to exert every effort to resolve any mutual disputes resulting from this Framework Agreement. Should the Parties fail to agree on an amicable settlement of a mutual dispute, each of the Parties may seek its rights before a competent court in the Czech Republic; the jurisdiction of any foreign court is excluded. The Parties have agreed that the competent court for judgement of the disputes arising between them under this Framework Agreement is the general court according to the Buyer's registered seat.
- 3. The application of the United Nations Convention on Contracts for the International Sale of Goods of 11 April 1980, known as the Vienna Convention, is excluded by this Framework Agreement.

XII. TERM OF THE FRAMEWORK AGREEMENT

- 1. The present Framework Agreement comes into force on the day it is signed by both Parties and taking effect once it is published in the Register of Contracts.
- 2. This Framework Agreement has been entered into for a definite period, namely for a period of 2 years from the date of its entry into force and shall terminate upon expiration of 2 years from the day of effectiveness of the Framework Agreement or upon fulfilment Financial Limit of 606 000 USD in the sense of Article I paragraph 5 hereof, whichever occurs first.
- 3. The expiration and effectiveness of this Framework Agreement does not affect partial orders under this Framework Agreement that have already been delivered to the Seller at the time of expiry and effectiveness of this Framework Agreement (such partial deliveries will be confirmed and performed by the Seller in accordance with this framework agreement, partial order).
- 4. This Framework Agreement shall also terminate
 - a) by written agreement of the Parties;
 - b) by written notice of termination by either Party;
 - c) by withdrawal from this Framework Agreement in the cases given in this Framework Agreement or in the event of a substantial breach by either Party.
- 5. The Parties agree that they consider the following cases in particular to constitute a substantial breach hereof:
 - a) a failure to meet technical specification of Goods pursuant to Article II Paragraph 1 hereof or pursuant to Annex No. 1, 2 hereto or do not comply with the relevant Layout;
 - repeated, at minimum the second, delay of the Seller in the delivery of Goods according to partial contracts for a period exceeding 10 days;

- c) if the quantity of defective Prelaminated Inlays in deliveries is repeatedly (more than twice) higher than that referred to in Article IV (8) of this Framework Agreement;
- breach of Article VIII hereof which has not been remedied following a previous notice for correction,
- e) breach of obligation under Article XIII Paragraph 1 hereof;
- f) in other cases stated in this Framework Agreement.
- 6. The partial contract shall terminate:
 - a) if such termination is agreed upon by the Parties hereto;
 - b) By withdrawal of the Buyer
 - i. in the case pursuant to Article VII Paragraph 8 letter (d) hereof; or
 - ii. in the case of a breach of the partial contract by the Seller in a substantial manner, whereas the Parties consider such a breach of the partial contract in a substantial manner to be in particular the case pursuant to Article XII Paragraph 4 letters (a), (c), (d) and/or (e) hereof and the case where the Seller is in delay with the delivery of Goods according to specific partial contract for more than 2 calendar weeks.
- 7. The written notice of withdrawal from this Framework Agreement or a specific partial contract shall take effect on the day the written notice of withdrawal is delivered to the other Party. The notice of withdrawal from this Framework Agreement or a specific partial contract must be sent by registered mail or via Czech data box system. Withdrawal from this Framework Agreement or from a specific partial contract does not terminate the contractual relationship from the very beginning, the mutual performances provided by the Parties until the termination of this Framework Agreement or a specific partial contract shall be retained by both Parties.
- 8. The Parties are entitled to terminate this Framework Agreement at any time, without stating any reason. The notice period shall be 6 months and shall begin on the first day of the calendar month following the delivery of written notice of termination to the other Party. The notice must be sent by registered mail. The Parties take into consideration that they are obliged to fulfil the obligations arising from this Framework Agreement during the notice period.
- 9. Termination of this Framework Agreement shall not affect the provisions regarding contractual penalties, damage compensation, and such rights and obligations which, by their nature, shall persist even after this Framework Agreement is terminated. This Framework Agreement is also to be applied to the relations, including partial contracts, formed during this Framework Agreement even after this Framework Agreement is terminated.

XIII. OTHER PROVISIONS

- 1. For the entire period of validity and effectiveness of this Framework Agreement, the Seller is obliged to maintain a valid liability insurance contract for damages caused to third parties for the minimum amount of EUR 100.000. The Seller has submitted the insurance contract (insurance certificate) prior to the signing of this Framework Agreement and is further obliged to submit it upon request at any time, no later than 10 calendar days from the receipt of such a request by the Buyer.
- 2. The Seller is entitled in the fulfilment of this Framework Agreement, respectively, individual partial orders, to use other subcontractors that he did not list on the list of subcontractors submitted as an integral part of the bid, only with the prior written consent of the Buyer assuming that the Contractor shall submit the documents that demonstrate fulfilment of the basic qualifications pursuant to Section 74 PPA and professional qualifications pursuant to Section 77 PPA by the new

- subcontractor. The Contractor shall be liable for the performance of its subcontractors as for its own including liability for consequences due to breach of contractual duties.
- 3. The Seller undertakes to co-operate as necessary in the performance of duties pursuant to the PPA.
- 4. The Seller, I hereby declare in compliance with the Article 5k of the Council Regulation (EU) No. 2022/576 of 8 April 2022, by which the Council Regulation (EU) No. 833/2014 of 31 July 2014 concerning restrictive measures in view of Russia's actions destabilising the situation in Ukraine, was amended, that the Seller is not:
 - a. a Russian national, or a natural or legal person, entity or body established in Russia;
 - b. a legal person, entity or body whose proprietary rights are directly or indirectly owned by more than 50 % by an entity referred to in point a. of this paragraph;
 - c. a natural or legal person, entity or body acting on behalf or at the direction of an entity referred to in point a. or b. of this paragraph.
- 5. The Seller, I hereby declare, that the Seller does and shall not account for more than 10 % of contract value of this Contract, subcontractors, suppliers or entities, referred to in the paragraph 4 point a. or b. or c. of this Article whose capacities are being relied on within the meaning of the public procurement legislation.
- 6. The Seller further declares that the Seller in the sense of:
 - Article 2, paragraph 2 of Council Regulation (EU) No. 269/2014 of 17 March 2014 on restrictive measures with regard to activities that violate or threaten the territorial integrity, sovereignty and independence of Ukraine, as amended, (hereinafter referred to as the "Regulation No. 269/2014"), and
 - Article 2, paragraph 2 of Council Regulation (EU) No. 208/2014 of March 5, 2014, on restrictive measures against certain persons, entities and authorities in view of the situation in Ukraine, as amended, (hereinafter referred to as the "Regulation No. 208/2014"), and
 - Article 2, paragraph 2 of Council Regulation (EC) No. 765/2006 of 18 May 2006 on restrictive measures against President Lukashenko and certain representatives of Belarus, as amended, (hereinafter referred to as "Regulation No. 765/2006"),

is not a natural or legal person, entity or body or a natural or legal person, entity or body associated with them listed in Annex I of Regulation No. 269/2014, Regulation No. 208/2014 or Regulation No. 765/2006.

- 7. The Seller also further declares that for purposes of performance of this Contract no funds or economic resources will be made available directly or indirectly to natural or legal persons, entities or bodies listed in Annex I of Regulation No. 269/2014, Regulation No. 208/2014 or Regulation No. 765/2006 or for their benefit.
- 8. If, during the validity and effectiveness of this Contract, there should be non-compliance with the conditions specified in paragraph 4, 5, 6 or 7 of this Article hereof, the Seller undertakes to immediately once the Seller finds out about the change of circumstances, inform the Buyer of this fact in writing.
- 9. Violation of the Seller's obligations above mentioned in paragraph 4 8 of this Article is considered a material breach of the Contract, based on which Buyer has the right to withdraw from this Framework Agreement in accordance with the terms of this Framework agreement.

XIV. FINAL PROVISIONS

1. The Parties agree that any modifications and additions hereto may only be made in written amendments identified as such, numbered in ascending order, and agreed upon by the Parties.

- 2. The Seller undertakes to notify the Buyer without undue delay if the Seller becomes insolvent or is under threat of becoming insolvent.
- 3. The Seller guarantees that the subject of performance is not encumbered by the rights of third parties.
- 4. The Seller hereby declares that respects fundamental human rights and generally accepted ethical and moral standards in accordance with Universal Declaration of Human Rights (hereinafter also only "Rights"). In the case of the Buyer in a reliable and verifiable manner learns that the Seller has violated or violate Rights, and the Seller despite a prior written notice of the Buyer continues to violate generally accepted Rights or fails to remedy, the Buyer has the right to withdraw from this Framework Agreement or to withdraw from partial contract pursuant to the terms hereof.
- 5. This Framework Agreement constitutes the entire agreement of the Parties with respect to the subject matter hereof and supersedes all prior oral or written agreements of the Parties with respect to the subject matter hereof. No speech made by the Contracting Parties in the negotiation of this Framework Agreement or any speech made after the conclusion of this Framework Agreement shall be construed in a manner inconsistent with the express provisions of this Framework Agreement and shall not create any obligation on the part of either Contracting Party.
- 6. The Parties expressly declare that they do not wish, in addition to the express provisions of this Framework Agreement, any rights and obligations to be derived from future practices established between the Parties or practices maintained generally or in the sector relating to the subject matter of this Framework Agreement, unless expressly provided otherwise in this Framework Agreement. At the same time, the Parties declare that they are not aware of any business customs or practices established so far between them. The Parties hereby declare that no verbal arrangement, contract or proceedings on the part of any of the Parties exists, which would negatively influence the exercise of any rights and duties according to this Framework Agreement. At the same time, the Parties confirm by their signatures that all the assurances and documents hereunder are true, valid and legally enforceable.
- 7. If any provision hereof is or becomes invalid or ineffective, it shall have no effect whatsoever on the other provisions hereof, which shall remain valid and effective. In such a case, the Parties undertake to replace the invalid/ineffective provision with a valid/effective provision the effect of which comes as close as possible to the originally intended effect of the invalid/ineffective provision. If any provision hereof is found null (void), the Parties shall analogously assess the effect of such nullity on the remaining provisions hereof in accordance with Section 576 of the Civil Code.
- 8. The rights and obligations arising from this Framework Agreement may not be transferred to a third party without the prior written consent of the other Party.
- 9. This Framework Agreement shall be binding on the legal successors of the Contracting Parties. The Parties take into consideration that in accordance with Section 219 (1) (d) of the PPA, this Framework Agreement shall be published in the Register of Contracts pursuant to Act No. 340/2015 Sb., 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.
- 10. The Framework Agreement shall be drawn up for the purpose of signing in electronic form in one copy in English with electronic signatures of both parties in accordance with Act No. 297/2016 Sb., on trust services for electronic transactions, as amended; or for the purpose of signing the Agreement in paper form in two copies in English with the validity of the original, of which each party shall receive one copy.
- 11. The Parties declare they agree with the content hereof and this Framework Agreement is prepared in a certain and intelligible manner, based on true, free and serious will of the Parties, without any duress on either Party. In witness whereof they append their signatures below.

12. The following Annexes form an	integral part of this Framework Agreement:
	tion I Inlays (shall consist of Sheet No. 2 of the Tender mpleted with the corresponding prices.) *PMC
For the Buyer:	For the Seller:
Tomáš Hebelka, MSc	[the Participant to add the positions of

Chief Executive Officer Státní tiskárna cenin, s. p.

the person signing this Contract]
[the Participant to add its name]

Annex No. 1 to the Framework agreement

registered by the Buyer under No. 038/OS/2025 registered by the Seller under No.

<u>Technical specification of the subject of performance:</u>

- 1. Prelaminated Inlays must be made of:
 - PVC (polyvinyl chloride)
 - PC (polycarbonate)
 - or from another material agreed by both parties in advance (material shall always be specified in the partial order) and equipped with a chip module according to the production needs and requirements of the Buyer (type and encapsulation of the chip module shall always be specified in the partial order).
- 2. The antenna must be wound from copper wire and its operating frequency must be in accordance with the recommendations of the manufacturers of the relevant chip modules, in the range of 11.5 19 MHz for High frequency chips (exact frequency including tolerance shall always be specified in the partial order) and 125 + / -6 kHz for low frequency chips. The operating frequency of the antenna must be constant for at least the entire warranty period so that the contactless chip card works reliably with fixed readers. No printed antenna is allowed. *PMC
- 3. Defective Prelaminated Inlays must be physically degraded on the sheet (eg. by drilling, by cutting the antenna, etc.) and at the same time clearly and unmistakably marked.
- 4. The sheets must have dimensions of 435 +/- 1 mm x 295 +/- 1 mm for 3 x 7 positions or 330 +/- 1 mm x 295 +/- 1 mm for 3 x 5 positions (dimensions shall always be specified in the partial order). This dimensional requirement allows easy and fast positioning of the individual layers of the card sandwich and precise finishing of the sheets on the fixed pins of the collating plates. A material thickness of max. 0.420 +/- 0.030 mm applies to both dimensions or 0.480 +/- 0.030 mm for combinate Prelaminated Inlays.
- 5. The method of placing the antenna in the Prelaminated Inlays must guarantee the permanently required operating frequency of the antenna and reliable operation of the card.
- 6. Based on the Enquiry The Seller shall submit to the Buyer within 2 working days after receiving the Enquiry the corresponding dimensioned technical drawing /cross-section method of placing the antenna:
 - a. Low frequency chip into Prelaminated Inlays,
 - b. High frequency chip into Prelaminated Inlays,
 - c. Low frequency and High frequency chip on a combi Prelaminated Inlays.

A maximum of 2 defective Prelaminated Inlays is permitted on one sheet in 3x5 Prelaminated Inlays formats and a maximum of 3 defective Prelaminated Inlays is permitted on one sheet in 3x7 Prelaminated Inlays formats. It is not permitted to exceed 3% of defective Prelaminated Inlays delivered within one partial delivery. *PMC

Annex No. 2 of Draft Contract - The List of Prelaminated Inlays - Sheet No. 1 - Total Price for Evaluation

The Contractor shall fill in the unit tender prices in Sheet No 1 entitled "Total Price for Evaluation" of the XLS document entitled "The List of Prelaminated Inlays", which is attached as Annex No. 2 to the Contract. These unite prices will be automatically copied to Sheet No. 2 entitled "The List of Prelaminated Inlays", which will then solely constitute Annex No. 2 to the Contract in its final form intended for signature.

ITEM - Chip module type	Frequency of chip modules	Delivery time (in weeks)	Price/1 pcs of the Prelaminated Inlays in USD exl. VAT	Reference quantity for evaluation (pcs)	Price for evaluation
PVC material - in basic version 3 x 7 Prelaminat	ed Inlays (435 x 295 mm)			
Mifare Classic S50 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S50 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S50 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S50 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S70 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S70 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S70 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18		1000	0
Mifare Classic S70 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18		1000	0
Mifare DESFire EV1 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV1 4kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18		1000	0
Mifare DESFire EV1 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV1 4kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18		1000	0
Mifare DESFire EV1 8kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV1 8kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16		1000	0
Mifare DESFire EV1 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV1 8kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18		1000	0
Mifare DESFire EV3 2kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV3 2kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV3 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV3 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV3 4kB MOA4, 70 pF thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18		1000	0
Mifare DESFire EV3 8kB MOA8, 17 pF thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare DESFire EV3 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
EM4102, 125 + / -6 kHz	Low	3 - 4		1000	0
PVC material - in basic version 3 x 5 Prelaminate	• •	•			0
Mifare Classic S50 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S50 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S50 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S50 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0
Mifare Classic S70 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4		1000	0

Mifare Classic S70 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare Classic S70 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	1000	0
Mifare Classic S70 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	1000	0
Mifare DESFire EV1 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV1 4kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	1000	0
Mifare DESFire EV1 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV1 4kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	1000	0
Mifare DESFire EV1 8kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV1 8kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	1000	0
Mifare DESFire EV1 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV1 8kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	1000	0
Mifare DESFire EV3 2kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV3 2kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV3 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV3 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV3 4kB MOA4, 70 pF thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	1000	0
Mifare DESFire EV3 8kB MOA8, 17 pF thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
Mifare DESFire EV3 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	1000	0
EM4102, 125 + / -6 kHz	Low	3	1000	0
Combination of 2 types of chip	modules			0
Mifare Classic S50 4B NUID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare Classic S50 4B NUID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare Classic S50 7B UID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare Classic S50 7B UID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare Classic S70 4B NUID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare Classic S70 4B NUID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare Classic S70 7B UID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
Mifare Classic S70 7B UID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
Mifare DESFire EV1 4kB MOA8, 17 pF+ EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV1 4kB MOA4, 17 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
Mifare DESFire EV1 4kB MOA8, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV1 4kB MOA4, 70 pf + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
Mifare DESFire EV3 4kB MOA8, 17 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV3 4kB MOA8, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV3 4kB MOA4, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
Mifare DESFire EV3 8kB MOA8, 17 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV3 8kB MOA8, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV1 8kB MOA8, 17 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV1 8kB MOA4, 17 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
Mifare DESFire EV1 8kB MOA8, 70 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV1 8kB MOA4, 70 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
Mifare DESFire EV1 8kB MOA8, 17 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV1 8kB MOA4, 17 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
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Mifare DESFire EV1 8kB MOA8, 70 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	1000	0
Mifare DESFire EV1 8kB MOA4, 70 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	1000	0
PC material - in basic version 3 x 5 Prelamin	ated Inlays (330 x 295 mm)		0
Mifare DESFire EV1 4kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	1000	0
Mifare DESFire EV1 8kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	1000	0
Mifare DESFire EV3 2kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	1000	0
Mifare DESFire EV3 4kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	1000	0
Mifare DESFire EV3 8kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	1000	0
Legic CTC4096 MP410	High	for request	1000	0
				0
Total tender price (for evaluation purposes)				
Total terial price (for evaluation purposes)				0

The Contractor shall fill in all fields marked in yellow.

Annex No. 2 of Draft Contract - The List of Prelaminated Inlays

The unite prices from Sheet No. 1 will be automatically copied to Sheet No. 2 entitled "The List of Prelaminated Inlays", which will then solely constitute Annex No. 2 to the Contract in its final form intended for signature.

ITEM - Chip module type	Frequency of chip modules	Delivery time (in weeks)	Price/1 pcs of the Prelaminated Inlays in USD exl. VAT
PVC material - in basic version 3 x 7 Prelaminated Inlays (43)	5 x 295 mm)		
Mifare Classic S50 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S50 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S50 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S50 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S70 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S70 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S70 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare Classic S70 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV1 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 4kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV1 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 4kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV1 8kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16	0
Mifare DESFire EV1 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV3 2kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 2kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 4kB MOA4, 70 pF thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV3 8kB MOA8, 17 pF thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
EM4102, 125 + / -6 kHz	Low	3 - 4	0

PVC material - in basic version 3 x 5 Prelaminated Inlays (330) x 295 mm)		
Mifare Classic S50 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S50 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S50 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S50 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S70 4B NUID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S70 4B NUID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare Classic S70 7B UID MOA8, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare Classic S70 7B UID MOA4, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV1 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 4kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV1 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 4kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV1 8kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV1 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV3 2kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 2kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 4kB MOA8, 17 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 4kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 4kB MOA4, 70 pF thickness after lamination 0,42 +/- 0,03 mm	High	16 - 18	0
Mifare DESFire EV3 8kB MOA8, 17 pF thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
Mifare DESFire EV3 8kB MOA8, 70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	3 - 4	0
EM4102, 125 + / -6 kHz	Low	3	0
Combination of 2 types of chip modules			
Mifare Classic S50 4B NUID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare Classic S50 4B NUID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare Classic S50 7B UID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare Classic S50 7B UID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare Classic S70 4B NUID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare Classic S70 4B NUID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare Classic S70 7B UID MOA8 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare Classic S70 7B UID MOA4 + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare DESFire EV1 4kB MOA8, 17 pF+ EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0

Mifare DESFire EV1 4kB MOA4, 17 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare DESFire EV1 4kB MOA8, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV1 4kB MOA4, 70 pf + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare DESFire EV3 4kB MOA8, 17 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV3 4kB MOA8, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV3 4kB MOA4, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare DESFire EV3 8kB MOA8, 17 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV3 8kB MOA8, 70 pF + EM4102, 125 + / - 6 kHz = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV1 8kB MOA8, 17 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 17 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare DESFire EV1 8kB MOA8, 70 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 70 pF + Hitag1 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare DESFire EV1 8kB MOA8, 17 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 17 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
Mifare DESFire EV1 8kB MOA8, 70 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	3 - 4	0
Mifare DESFire EV1 8kB MOA4, 70 pF + Hitag2 = thickness after lamination 0,48 +/- 0,03 mm	High + Low	16 - 18	0
PC material - in basic version 3 x 5 Prelaminated Inlays (3	30 x 295 mm)		
Mifare DESFire EV1 4kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	0
Mifare DESFire EV1 8kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	0
Mifare DESFire EV3 2kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	0
Mifare DESFire EV3 4kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	0
Mifare DESFire EV3 8kB, 17/70 pF, thickness after lamination 0,42 +/- 0,03 mm	High	for request	0
Legic CTC4096 MP410	High	for request	0

AFFIDAVIT

Public Contract Name:

"Dynamic Purchasing System for the Production and Supply of Chip Prelaminated Inlays – Framework Agreement - invitation Nr. 13"

Name of Contractor (incl. legal form):	
Registered office:	
Reg. No.:	

(hereinafter "the Contractor")

A) LIST OF SUBCONTRACTORS

1) As required by the Contracting Authority in the Invitation, please find enclosed below	a list
of subcontractors we will use when performing the subject of the Public Contract.	

A)	
Subcontractor	
with their registered office at:	<u></u>
represented by:	<u></u>
Reg. No.:	<u></u>
Type and scope of services to be provided by the	e subcontractor:
	and works in the subject matter of the Public
The share (%) of such supplies, services Contract to be realised by the subcontractor	
Contract to be realised by the subcontractor	

2) As a tenderer under the tender procedure, we hereby solemnly declare that we do not intend to assign any part of the public contract to any subcontractor.¹

B) AFFIDAVIT ON CONFLICT OF INTERESTS

As a person authorized to act in the name of or for the Contractor, hereby declare on my honour that the Contractor meets, that it is not a corporate entity, where a public deputy defined in the Section 2 (1) (c) of the Act No. 159/2006 Coll, on conflicts of interests², as amended, or a person controlled by the public deputy owns a share of at least 25 % of the participation of a partner in corporate entity, in the same time I declare, that the Contractor does not prove its qualification in the Public Contract through a subcontractor, who would be such a corporate entity.

¹ If the tenderer does not intend to assign any part of the contract to any subcontractor, the list of subcontractors according to item 1) shall not be filled in.

² Please find the English version of the Act under this link: https://www.psp.cz/en/docs/laws/2006/159.html Please note that unfortunately it is not the final version of the Act, which has been amended afterwards.

C) AFFIDAVIT ON APPLIED SANCTIONS

Economic sanctions

- 1. As a person authorized to act in the name of or for the Contractor, hereby declare on my honour in compliance with the Article 5k of the Council Regulation (EU) No. 2022/576 of 8 April 2022, by which the Council Regulation (EU) No. 833/2014 of 31 July 2014 concerning restrictive measures in view of Russia's actions destabilising the situation in Ukraine, was amended, that the Contractor is not:
 - a) a Russian national, or a natural or legal person, entity or body established in Russia;
 - b) a legal person, entity or body whose proprietary rights are directly or indirectly owned for more than 50 % by an entity referred to in point (a) of this paragraph;
 - c) a natural or legal person, entity or body acting on behalf or at the direction of an entity referred to in point (a) or (b) of this paragraph;
- 2. As a person authorized to act in the name of or for the Contractor, hereby declare on my honour, that the Contractor does and shall not account for more than 10 % of contract value of the Public Contract, subcontractors, suppliers or entities, referred to in the Art. 1 (a) or (b) or (c) of this affidavit whose capacities are being relied on within the meaning of the public procurement legislation.

Individual sanctions

- 1. As a person authorized to act in the name of or for the Contractor, hereby declare on my honour, that the Contractor in the sense of:
 - a. Article 2, paragraph 2 of Council Regulation (EU) No. 269/2014 of 17 March 2014 on restrictive measures about activities that violate or threaten the territorial integrity, sovereignty and independence of Ukraine, as amended, (hereinafter referred to as the "Regulation No. 269/2014), and
 - b. Article 2, paragraph 2 of Council Regulation (EU) No. 208/2014 of March 5, 2014, on restrictive measures against certain persons, entities and authorities in view of the situation in Ukraine, as amended, (hereinafter referred to as the "Regulation No. 208/2014"), and
 - c. Article 2, paragraph 2 of Council Regulation (EC) No. 765/2006 of 18 May 2006 on restrictive measures against President Lukashenko and certain representatives of Belarus, as amended, (hereinafter referred to as "Regulation No. 765/2006"),
 - is not a natural or legal person, entity or body or a natural or legal person, entity or body associated with them listed in Annex I of Regulation No. 269/2014, Regulation No. 208/2014 or Regulation No. 765/2006.
- 2. As a person authorized to act on behalf of or on behalf of the Contractor, I hereby declare on my honour that for purposes of performance of the Public Contract, no funds or economic resources will be made available directly or indirectly to natural or legal persons, entities or bodies listed in Annex I of Regulation No. 269/2014, Regulation No. 208/2014 or Regulation No. 765/2006 or for their benefit.