

ITRES HYPERSPECTRAL SYSTEM ADMINISTRATION 2020

CONTRACTOR

Name ITRES Research Limited

Registered office Unit 8, 2121 29th Street NE, Calgary, AB T1Y 7H8, CANADA

Comp. ID No (IČ) 202196473 202196473 202196473

Represented by ...

and

CUSTOMER

Name
Ustav výzkumu globální změny AV ČR, v. v. i.
(Global Change Research Institute CAS (GCRI)

Registered office
Bělidla 986/4a, 603 00 Brno, CZECH REPUBLIC

Comp. ID No (IČ) 86652079 Tax ID No (DIČ) CZ86652079

Registered in Register of public research institutions

Represented by prof. RNDr. Ing. Michal V. Marek, DrSc., dr. h. c., Director

Pursuant to section 1746 (2) of Civil code, the above parties conclude a contract of the following wording.

I. PREAMBLE

1. On the basis of the contract on the supply of aviation imaging hyperspectral systems dated 20 December 2013, the contractor supplied to the customer hyperspectral sensors TASI 600 (serial number: 5507), CASI 1500 (serial number: 2531) and SASI 600 (serial number: 3209)

II. SUBJECT MATTER OF CONTRACT

- 1. The contractor undertakes to perform the following services for the customer:
 - a) Update of the current control and processing software, for an indefinite period of time, of the TASI 600, CASI 1500 and SASI 600 hyperspectral sensors, which includes the following:
 - 1. SPARCAL Support
 - RCX Support
 - 3. GCSS Support
 - 4. Calibration Support
 - 5. Telephone/Email support
 - Future software updates
 - b) Enter into a service contract to maintain the hardware and software of the TASI 600, CASI 1500 and SASI 600 sensors and their maintenance, for an indefinite period of time. The obligations include the following:

- 1. Incoming System Inspection
- Operational System Check
- 3. Hardware Diagnostics
- 4. System Gain/Noise Measurement
- Radiometric Calibration Checks
- 6. Focus/Alignment
- 7. System Refurbishment as Required
- 8. System Cleaning
- Spectral Calibration
- 10. Radiometric Calibration
- 11. Telephone/Email support (Hardware and Software)
- 12. Software Updates
- 13. Hardware Repairs (as required at ITRES facilities)
- 14. Communication Protocol Support and Development
- 2. The contractor also undertakes to provide cooperation in technical support to the customer during installation of the control software updates if the customer asks for it to a reasonable limit of 150 hours per 1 year.

III. DEADLINE OF FULFILMENT AND PLACE OF FULFILMENT

- 1. The parties agreed to fulfil this contract for an indefinite period of time.
- 2. The customer will have up to 5 working days from the day the sensors are made available to the customer in order to determine the operational status of each sensor.
- 3. The contractor undertakes to perform the services pursuant to article II. letter a) of this contract duly, in time and without any legal or material defects, in the form of sending of installation CDs/DVDs or a data file including the licence key, as appropriate to the address of the registered office of the contractor or to the e-mail address specified in article IX. par. 1.
- 4. The effects of the handover of the subject matter of the contract do not occur before the moment when the customer can handle the subject matter of the contract in the place of the registered office of the customer.

IV. PRICE AND PAYMENT TERMS

1. The price for fulfilment of this contract was agreed:

Item		Price per 1 month of service perform excl. VAT
1.	Update of the control and processing software of the TASI 600, CASI 1500 and SASI 600 hyperspectral sensors to the current version	<mark></mark>
2.	Enter into a service contract for the TASI 600, CASI 1500 and SASI 600 sensors	
Total price per 1 month excl. VAT		USD <mark></mark>

2. The price is agreed based on month prices as a sum of the priced items.

- 3. The customer is obliged to arrange and pay for transportation cost of the sensors to the place of servicing place in the registered office of the contractor, also the customer is obliged to provide and pay for transportation cost of the sensors from the registered office of the contractor back to the registered office of the customer.
- 4. All Canadian duties and taxes are the responsibility of the contractor; all Czech customs duties and taxes are the responsibility of the customer.
- 5. The price is agreed as the maximum price including all the costs of the contractor for fulfilment of this contract excluding shipping, duties and taxes regardless of the articles of consumption and price influences in the course of fulfilment of this contract.
- 6. The price will be paid yearly on the basis of invoices all the time during December for the next 12 Months of Service perform. First Invoice will be paid after signing of this contract for the rest of the actual year; counting every commenced month.
- 7. Within the due date, the customer is entitled to return an invoice with errors. The contractor is obliged to submit a new invoice with a new due date.
- 8. The due date of an invoice is 24 days from the day on which the invoice was issued.
- 9. Invoices will have particulars of a tax document.
- 10. The invoice is paid on the day when the corresponding amount is charged off the contractor's account.
- 11. No advance is provided. No deposit is provided.

V. LICENCE AGREEMENT

- The contractor provides to the customer a non-exclusive unlimited licence for ITRES-generated software as regards the extent and way of use for all the fulfilments of the customer on the basis of this contract which are protected by copyright. Third party software such as Windows and IDL are restricted to existing licensing conditions.
- 2. The customer is mainly entitled to make backup copies of the protected work.
- 3. The customer is not obliged to use the licence.
- 4. The contractor declares that it is entitled to grant the licence in the specified extent.
- 5. The remuneration for the licence is included in the price for the contract fulfilment.
- 6. Any bona-fide employee of the customer is permitted to use the licensed software in processing data generated by the listed instruments.
- 7. The licence is time unlimited.

VI. GUARANTEE OF QUALITY AND COMPLAINTS

- 1. The contractor provides a guarantee for quality of the subject matter of contract. For the whole duration of the service contract period, the subject matter of the contract:
 - a) will be fit for the use arising from this contract.
 - b) will be fit for the use for standard purposes.
 - c) will maintain its standard properties.
- 2. The guarantee period will start to run on the day when the takeover of the subject matter of contract is confirmed. The guarantee period is extended by the time starting from the day on which the complaint was lodged and finishing on the day when the defect was rectified.
- 3. The customer is not in delay with notification of a defect if a defect which the subject matter of the contract has at the time of its handover or a guarantee defect is notified in writing within 30 days from the moment when the customer finds out about the defect.

4. The contractor is not in delay with a defect rectification if it starts to perform activities or initiates the acquisition of necessary replacement components aimed at the defect rectification without any unnecessary delays and continues with due diligence in this activity and latest within 20 working days after the defect is notified and diagnosed. The defect will be rectified as quickly as reasonably possible. The period for defect rectification starts the first day when contractor can handle with defected subject; the end of the defect period is the day the item is shipped to the customer's registered office.

VII. INTERESTS ON OVERDUE PAYMENT AND CONTRACTUAL PENALTIES

- 1. The party that is in delay of payment of its legitimate debt can be asked to pay an interest on the overdue payment by the other party if it fulfils duly its contractual and statutory obligations and, if the other party is not responsible for the delay. The parties agreed on **interest on overdue payment** at the amount of **0.025** % of the due sum per day.
- The contractor will apply a contractual penalty at the amount of USD 100 per day in the following cases:
 - a) The contractor is in delay with return of the subject matter of contract.
 - b) Delay with rectification of the defect which the subject matter of the contract has at the time of its handover.
 - c) Delay with rectification of a diagnosed defect.
- 3. A separate invoice will be issued for the contractual penalty and its due date will be 25 days. The date of taxable supplies will be the day on which the invoice is issued.
- 4. ITRES is not responsible for any damages, consequential, direct, or indirect as a result of the failure of the instruments or its software.
- 5. The maximum accumulated penalty (for all instances) under this clause during the life of this contract is USD \$ 10,000.00 per year.

VIII. CONTRACT TERMINATION

- 1. The contract can be terminated by a written agreement.
- 2. The customer can withdraw from the contract in case it is breached significantly by the contractor. A significant breach of the contract is considered to be mainly the following:
 - a) The contractor is in delay with fulfilment of a deadline for longer than 30 days.
 - b) Commencement of bankruptcy proceedings in which the contractor is the debtor.
- 3. The contractor can withdraw from the contract in the following cases:
 - a) Commencement of bankruptcy proceedings in which the customer is the debtor.
 - b) The customer is in delay with payment of an invoice for longer than 30 days.
- 4. The contract must be terminated in writing and it becomes effective on the day when it is delivered to the other party.
- 5. Any contracting party is entitled to terminate the contract at 31 December of the given calendar year without giving any reason. He is obliged to inform the other Contracting Party in writing of this by 30 November of the given calendar year at the latest.
- 6. Termination of the contract will result in a pro-rate adjustment of the contract price for the service agreement portion of the contract.

IX. RESPONSIBLE PERSONS OF THE PARTIES

1. The responsible person of the customer is Ing. Jan Hanuš, hanus.j@czechglobe.cz, +420 511 192 244. This responsible person is authorised to perform all the tasks pursuant to this contract on behalf of the customer, with the exception of disposal of the contract.

2. The responsible person of the contractor is This responsible person is authorised to perform all the tasks pursuant to this contract on behalf of the contractor, with the exception of disposal of the contract.

X. JOINT PROVISIONS

- 1. The ownership right to the subject matter of the contract is transferred at the moment when the subject matter of the contract is handed over to the customer and payment for the dual black body improvements are received.
- 2. Neither of the Contracting Parties shall assign a claim or debt arising from this contract to a third party without the written consent of the other Contracting Party.
- 3. Each of the Contracting Parties shall take the risk of a change in circumstances upon themselves.
- 4. No rights or obligations of the Contracting Parties shall be inferred from the practice established between the Contracting Parties or general practice or in the sector relating to the subject of the contract.
- 5. The contractor acknowledges that it is obliged to cooperate in the exercising of financial control. The contractor shall undertake to cooperate in the financial control of all of its subcontractors.
- 6. The Contracting Parties agree that the court with jurisdiction to hear and determine any and all disputes arising between the Contracting Parties hereunder or in connection herewith shall be the general London Court of International Arbitration.

XI. FINAL PROVISIONS

- 1. This contract shall be governed by Czech law, with the exception of conflicting provisions. Any and all related negotiations shall be conducted in the English language and the interpretation of the contract shall be in English.
- 2. This contract is not dependent on any another contract. This contract does not depend on any another contract.
- 3. This contract contains the entire understanding of this agreement and all of the formalities which the Contractual Parties have had and have wanted to negotiate herein, and that they consider important for the binding nature of this contract. No statement made by the Contracting Parties during the negotiation of this contract or statement made after the conclusion of this contract shall be interpreted as being contrary to the provisions of this contract or constituting an obligation of any of the Contractual Parties.
- 4. This contract may only be amended in writing in the form of numbered addenda, hereto. The invalidity of the contract or its addenda for breach of form may be argued by the Contracting Parties any time, even if the performance has begun.
- 5. This contract shall be elaborated in two counterparts, with each of the Contracting Parties receiving one copy thereof.
- 6. The contracting parties acknowledge that for its effectiveness this contract requires the publication in the registry of contracts pursuant to the Act no. 340/2015 Coll., and they agree with this publication. The customer secures sending of the contract to the registry of contracts immediately after this contract is signed by both contracting parties. The customer undertakes to inform the other party about the registration by sending a copy of the confirmation of the publication from the

administrator of the registry of the contracts to the other party without undue delay after the Customer himself receives this confirmation.

7. This contract shall become effective upon its public in the registry of contracts.

Calgary, on this day

Brno, on this day



prof. RNDr. Ing. Michal V. Marek, DrSc., dr. h. c.

Director
Ústav výzkumu globální změny AV ČR, v. v. i.