



THE RULES OF

Letiště Praha, a. s.

with its registered office at K letišti 1019/6, 161 00 Praha 6

Registration No.: 282 44 532

VAT No.: 699003361

registered in the Commercial Register maintained by the Municipal Court in Prague, Section B, Insert 14003

CONCERNING THE PROVISION OF THE SECURITY FAST-TRACK COMMERCIAL SERVICE AT THE SECURITY CHECKPOINT OF TERMINAL 2 AT VACLAV HAVEL AIRPORT PRAGUE

- GENERAL SECURITY FAST-TRACK RULES -

dated 1. 4. 2024

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**Letiště Praha, a. s.
Prague Airport**

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Obchodní rejstřík/Commercial Register: The Municipal Court in Prague, Section B, Entry 14003

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1. PREAMBLE:

WHEREAS:

- 1.1 Letiště Praha, a. s. (hereinafter referred to as the “**Operator**”) is the operator of the international public airport Prague/Ruzyně (also known as Vaclav Havel Airport Prague) (hereinafter referred to as the “**Airport**”); for commercial flights of air carriers including passenger transport, the Operator uses mainly Terminal 1 (for flights to countries outside the Schengen Area) and Terminal 2 (for flights to countries within the Schengen Area).
- 1.2 Within the scope of its business activities, the Operator provides, among other things, screening of passengers and cabin baggage in accordance with generally binding legislation governing the protection of civil aviation against unlawful acts (hereinafter referred to as the “**security control**”). At the same time, the Operator has provided priority access to its security checkpoints to passengers using the Security Fast-Track service at the centralised security control point in Terminal 2 at the Airport (hereinafter referred to as the “**Security FastTrack Service**”).
- 1.3 The Operator has established the following rules concerning the provision of the commercial Security FastTrack Service at the security checkpoint of Terminal 2 at Vaclav Havel Airport Prague (hereinafter referred to as the “**Rules**” or the “**General Security FastTrack Rules**”). These Rules govern the mutual rights and obligations of the parties arising in connection with or under the contract for the provision of the commercial Security FastTrack Service at Vaclav Havel Airport Prague (hereinafter

referred to as the “**Contract**”), entered into by and between the Operator and the Client (see Articles 3.5 of these Rules).

- 1.4 The provisions of these Rules form an integral part of the Contract.
- 1.5 In addition to these Rules, the Operator has also created Rules for the provision of the Security FastTrack Service at the centralised security control point of Terminal 2 at Vaclav Havel Airport Prague, intended for ordering the Security FastTrack Service by air carriers.

2. THE SPECIFICATION OF THE SECURITY FAST-TRACK SERVICE

2.1 The Security FastTrack Service:

- The Security FastTrack Service represents the possibility of providing selected passengers departing to countries within the Schengen Area from Terminal 2 of the Airport with priority access to the security checkpoint over other passengers who do not use the Security FastTrack Service thanks to the use of a special corridor marked FAST TRACK;
- For the Security FastTrack Service, a security checkpoint has been dedicated by the Operator within the centralised security control point at Terminal 2 of the Airport, equipped with a WTMD (Walk-Through Metal Detector) for the primary screening of persons, an HHMD (Hand Held Metal Detector) for the secondary screening of persons, and an SSc (Security Scanner, a full-body scanner) designed for either the primary and/or secondary screening of persons. In addition, the security checkpoint has an X-ray or a CT X-ray for cabin baggage screening, and an ETD

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(Explosives Trace Detector) for passenger and/or baggage screening;

- The Security FastTrack Service is intended to provide passengers with expedited passage to the security checkpoint in the departure hall of Terminal 2 at the Airport, but in no way constitutes a deviation from the standard security screening process provided by the Operator. All passengers departing from the Airport are subject to the same security procedures and regulations;
- By providing the Security FastTrack Service, the Operator does not guarantee the Client a passage through the security check within any minimum or maximum time limit as the continuity of the security check passage may be affected by an extraordinary event in the field of civil aviation security or the number of passengers at any given time. **The Operator strongly states and advises that it is the sole responsibility of each passenger to arrive at their departure gate well in advance of the announced boarding time as specified by the air carrier.** The Client/ the user of the Security FastTrack Service is solely responsible for the selection of the time period of the Security FastTrack Service. The Operator is not to be liable for any injury sustained by the Client/ the user of the Security FastTrack Service as a result of his/her choice of time period or not allowing sufficient time for the check-in and security processes at the Airport;
- Due to technical reasons, the Security FastTrack Service may not be used for baby carriages, wheelchairs, and/or any luggage other than standard carry-on luggage within the maximum dimensions prescribed by air carriers;

2.2 The location and method of providing the Security FastTrack Service

- The Security FastTrack Service is provided in the departure hall of Terminal 2 at the Airport (a centralised security checkpoint);
- The Security FastTrack Service is offered in the form of a dedicated corridor marked FAST TRACK leading to a dedicated security checkpoint;
- The Security FastTrack Service is provided on a one-time basis, within a time period purchased by the Client for a specific date and time;
- An individual Security FastTrack service is deemed to have been provided and fulfilled at the moment of commencement of the time period selected by the Client, and if the Security FastTrack Service was ordered during the selected time period, then at the moment of acceptance of the Client's Security FastTrack Service order by the Operator (by delivery of a QR code).

3. ORDER FOR SECURITY FAST-TRACK

- 3.1 In case of free capacity of the selected time slot, the ordering of the Security FastTrack Service can be made online using the form on the Operator's website www.aeroparking.cz, www.prg.aero or directly on <https://booking.prg.aero/en/> (hereinafter referred to as the "**Websites**").
- 3.2 On the Operator's Websites, the Client selects from the menu of available time slots the specific time slot in which he/she wishes to use the Security FastTrack Service and further completes the following information:

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- name and surname
- postal code
- e-mail
- mobile phone number
- number of people
- purpose of travel (holiday/business trip)
- flight number

If the Client chooses "business trip" as the purpose of the trip, the following billing information shall be added:

- company name
- company Registration Number
- Tax identification Number
- Registered office

3.3 The Client will be allowed to check and change the data he/she entered into the order prior to sending the order to the Operator, including with regard to the Client's possibility to detect and correct mistakes made when entering the data into the order. The Client sends the order by clicking on the **"OBJEDNAT SE ZÁVAZKEM PLATBY"** ("ORDER WITH A PAYMENT COMMITMENT") button. The data in the order are regarded as correct by the Operator.

3.4 Upon payment of the Price for the Security FastTrack Service, the Operator will confirm receipt of the proposal by delivering a QR code, including a summary of the order. The QR code, once presented, will allow the Client to pass through the validator dedicated to the Security FastTrack Service to the security checkpoint provided by the Operator in the departure hall of Terminal 2 of the Airport. The QR code will be sent to the email address provided by the Client in the order.

3.5 Upon acceptance by the Operator, an order for the Security FastTrack Service pursuant to this Article 3 of the Rules becomes a binding contract within the meaning of Act No. 89/2012 Coll., the Civil Code, as amended, namely the Contract as defined above. The Contract is concluded for a definite period of time, i.e., for the period of provision of the service agreed in the Contract and the rights and obligations arising therefrom and may be concluded only in accordance with these Rules.

4. HOW TO USE THE SECURITY FASTTRACK SERVICE:

4.1 Upon arrival at the Airport, passenger:

- follows the FASTTRACK navigation in the Terminal 2 departure hall, which will direct him/her to the central security checkpoint. Here he/she will find a designated corridor marked FASTTRACK;
 - attaches his/her boarding pass to the gate validator and then the QR code for the Security FastTrack Service (in paper or electronic (online) form), if instructed to do so by the validator, and proceeds to the security checkpoint;
 - acknowledges that it is necessary to arrive at the security checkpoint within the specified time period, but no later than 5 (five) minutes before the time period expires.
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5. THE PRICE AND PAYMENT TERMS OF THE SECURITY FAST-TRACK SERVICE

5.1 The price for the Security FastTrack Service provided in the departure hall of Terminal 2 of the Airport for those ordering the service under these Rules, is the amount of:

CZK 199 per person (without any age distinction) (hereinafter referred to as the **"Price"**).

5.2 The quoted Price is inclusive of the applicable VAT. The Price can be paid in CZK, by credit/debit card using the form on the Websites.

5.3 The Operator will issue a tax document for the provided taxable supply in accordance with the legal provisions applicable, in particular Act No. 235/2004 Coll., on value added tax, as amended. The date of execution of the taxable supply shall be the date on which the service was provided or the date on which the invoice was issued or the date on which the payment was transferred to the Operator's account, whichever comes first.

5.4 In case of contractual partners with whom the Operator has concluded a written contract for the provision of the commercial Security FastTrack Service at Vaclav Havel Airport Prague, the Operator will issue an invoice (tax document) and send it to the Client's e-mail address specified by the Client. The invoice – tax document – is payable within seventeen (17) days of the date of issue to the Client. The settlement of the amount due shall be carried out by crediting the due amount to the Operator's account. Should the due date fall on a Saturday, Sunday, time off and non-working

days within the meaning of valid and applicable legal regulations of the Czech Republic, or on 31 December or on a day which is not a business day pursuant to Act No. 370/2017 Coll., on payment services, as subsequently amended, the due day is then shifted to the closest previous business day. The date of execution of the taxable supply shall be the date on which the service was provided or the date on which the invoice was issued, whichever comes first.

5.5 When paying by credit card, the Client will be redirected to a third-party payment gateway (a server) after placing the order, where he/she will fill in the necessary payment details. Once their validity is verified, the order will be confirmed, and the Price for the Security FastTrack Service will be deducted from the Client's account.

6. INFORMATION ON THE PROCESSING OF PERSONAL DATA

6.1 The Operator informs the Client as a data subject in accordance with Article 13 of Regulation (EC) No. 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (hereinafter the **"GDPR Regulation"**), as well as in accordance with Act No. 110/2019 Coll., on personal data processing, as amended, of the processing of his/her personal data:



6.2 Purpose of the Processing of Personal Data:

Personal data are collected directly from the Client at the time of placing the order. The Operator undertakes to process accurate personal data for the sole purpose of:

- performance of the Contract [in accordance with Article 6(1)(b) of the GDPR Regulation] and its subsequent performance, including settlement of the Client's potential claims resulting from defective performance. The processing of the Client's personal data is also necessary for the fulfilment of a legal obligation which the Operator is subject to. The Operator is obliged to comply with the legal obligations arising from the legal regulations governing rights and obligations in connection with consumer protection and accounting. The provision of the Client's personal data is justified by the identification of the contracting parties necessary for the conclusion and performance of the Contract (the contractual requirement), which would not be possible if the data were not provided. The Client's failure to provide personal data may result in the non-performance or termination of performance of the Contract by the Operator.
- sending business messages (direct marketing) [in accordance with point 47 and point 70 and Article 6 (1)(f) of the GDPR Regulation]. In the given case of personal data processing, the Operator has a legitimate interest in promoting the services it provides.

The Operator undertakes not to process personal data in any manner incompatible with the above given purposes.

6.3 Extent of Personal Data:

The Operator undertakes to process personal data only to the extent necessary in relation to the above given purposes for which they are processed. The extent of personal data is stated in Article 3 hereof.

6.4 Duration of the Processing of Personal Data:

The Operator undertakes to process personal data which are processed for the purpose of performance of the Contract for a period of 5 years from the day personal data were received from the Client. The Operator shall have the obligation to store personal data in accordance with general binding regulations, in particular Act No. 235/2004 Coll., on value added tax. After this period, the Operator is obliged to dispose of personal data.

6.5 Categories of Recipients of Personal Data and Transfer of Personal Data:

The Operator declares that access to personal data will be provided only for respective employees of the Operator who shall have the obligation of secrecy of the data, as well as of security measures which would compromise the security of the personal data if made available publicly.

The Operator also declares that it will not transfer personal data to third countries or any international organization.

6.6 Automated Decision-making:

Automated decision-making shall not be used when processing the Client's personal data pursuant to Article 22 of the GDPR Regulation.

6.7 Rights of the Data Subject



The Operator informs the Client about his/her rights under the GDPR Regulation, in particular:

- right of access to personal data (the data subject shall have the right to obtain confirmation from the Operator as to whether or not personal data concerning him/her are being processed pursuant to Article 15 of the GDPR Regulation);
- right to rectification (the data subject shall have the right to rectification of inaccurate personal data concerning him/her from the Operator without undue delay, and the right to have incomplete personal data completed pursuant to Article 16 of the GDPR Regulation);
- right to erasure (the data subject shall have the right to erasure of personal data concerning him/her from the Operator without undue delay where one of the grounds given in Article 17 of the GDPR Regulation applies);
- right to restriction of processing (the data subject shall have the right to restriction of processing from the Operator where one of the grounds given in Article 18 of the GDPR Regulation applies);
- right to data portability (the data subject shall have the right to receive the personal data concerning him/her, which he/she has provided to the Operator, in a structured, commonly used and machine-readable format, and have the right to transmit the data to another controller without hindrance from the Operator to which the personal data have been provided where one of the grounds given in Article 20 of the GDPR Regulation applies);
- right not to be subject to any decision based solely on automated processing (the data subject shall have the right not to be subject to any decision based solely on automated processing, including profiling which produces legal effects concerning him/her or similarly significantly affects him/her pursuant to Article 22 of the GDPR Regulation);
- right to lodge a complaint with a supervisory authority, which is the Office for Personal Data Protection, with its registered office at Plk. Sochora 727/27, 170 00, Prague 7.

6.8 Data Protection Officer:

In accordance with Article 30(1)(a) of the GDPR Regulation, the Operator shall provide the Client with the contact details of the data protection officer.

All your inquiries, suggestions or other submissions relating to the processing of your personal data may be addressed to the data protection officer, at: dpo@prg.aero.

The Client hereby declares that he/she was duly informed by the Operator about the processing of personal data in accordance with Article 13 of the GDPR Regulation, and that the provided personal data are accurate and true.

The Client declares that he/she is entitled to provide personal data of other persons using the Security FastTrack Service to the Operator, as they are personal data subjects.

7. CONTRACT TERMINATION

If the Client repeatedly violates its obligations provided in these Rules, the Operator is entitled

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to terminate its obligations under this Contract with immediate effect. The termination will be effective upon receipt of written notice by the other party.

8. CONSUMER RIGHTS

- 8.1 The provisions of this Article shall apply to the contractual relationship concluded with the Client as a consumer, meaning any individual who, outside his/her trade, business or profession, concludes a Contract with the Operator as an entrepreneur or has other dealings with the Operator (hereinafter the “**Client–consumer**”).
- 8.2 **Consent.** The Client–consumer gives his/her consent to the use of means of distance communication to conclude the Contract. Upon an express request of the Client–consumer, the Operator shall begin the performance of the Contract already during the withdrawal period.
- 8.3 **Costs.** Costs incurred by the Client–consumer as a result of the use of means of distance communication in connection with the conclusion of the Contract shall be borne by the Client–consumer himself/herself. These costs do not differ from the standard rate.
- 8.4 **Withdrawal.** In accordance with Section 1829 (1) of Act No. 89/2012 Coll., Civil Code, as subsequently amended (hereinafter the “**Civil Code**”), the Client–consumer has the right in case of a distance contract to withdraw from the concluded Contract within 14 days of the date of its conclusion without giving any reason. The Client–consumer shall send the notification of withdrawal from the

Contract to the Operator within 14 days of the date of the conclusion of the Contract. To withdraw from the Contract, the Client–consumer may use the Operator’s Model Withdrawal Form, which forms Annex 1 to these Rules and which the Client–consumer shall send by electronic means to Operator’s address: fasttrack@prg.aero.

- 8.5 In the event of withdrawal from the Contract by the Client–consumer pursuant to this Article, the Contract shall be cancelled from the beginning.
- 8.6 If the Client–consumer indicates in the Order the beginning of the provision of the Service before the expiration of the period for withdrawal from the Contract, then the Client–consumer hereby explicitly asks the Operator and agrees that, in the event that the beginning and further provision of the Security FastTrack Service falls within the period for withdrawal, the Operator begins and continues with the provision of the Security FastTrack Service already during this period. With regard to this express request and consent, the Client–consumer takes note that in accordance with the provisions of Section 1837 letter a) of the Civil Code does not have the right to withdraw from the Contract in such a case if the Security FastTrack Service has been provided in full. In accordance with the cited provision of Section 1837 letter a) of the Civil Code, the Operator informs the Client–consumer even before the conclusion of the Contract, that in cases according to this article, i.e. in cases where the Security FastTrack Service was performed with the express consent of the Client–consumer even before the expiration of the period for withdrawing from the Contract, the Client–



consumer does not have the right to withdraw from the Contract.

8.7 In the event of withdrawal from the Contract by the Client–consumer pursuant to this Article, the Operator shall return the Price received from the Client–consumer within 14 days of the day of withdrawal from the Contract by the Client–consumer, to the account communicated for these purposes by the Client–consumer or to the account associated with the payment card from which the Price was paid. The Operator is also entitled to return the Price in another way, if the Client–consumer agrees and does not incur any additional costs thereby.

8.8 **Complaint Handling, Information on Rights Arising from Defective Performance.** Complaints and claims lodged by the Client–consumer are handled by the Operator via [an online form](#), which can be found on the Operator's website: <https://www.prg.aero/en/contacts>. The Operator shall send the information on the handling of the complaint lodged by the Client–consumer to the e-mail address of the Client–consumer which he/she entered when placing the order for the Security FastTrack Services. The Client - consumer has the option to file a complaint in writing at the address of the Operator's registered office as well. In the event that the Security FastTrack Service was not provided for reasons on the part of the Operator or the performance was defective, the Client - consumer can exercise legal rights from the Operator due to defective performance, in particular, he/she can exercise the right to seek remedial action within a reasonable period of time, or may withdraw from the Contract for the provision of the Security FastTrack Service if defective performance

constitutes a material breach of the Contract.

8.9 **Authorization, Inspection, Supervision.**

The Operator has authorization to provide the services on the basis of a trade licence. Trade inspection shall be carried out by a competent trade licensing office within the scope of its competence. Supervision over the protection of personal data shall be carried out by the Office for Personal Data Protection. Supervision of compliance with Act No. 634/1992 Coll., on consumer protection, as subsequently amended, shall be carried out, among other things, by the Czech Trade Inspection Authority to the defined extent.

8.10 **Conflict solving.**

The Client-consumer can submit a proposal for an out-of-court settlement of a dispute to the designated entity for out-of-court settlement of consumer disputes, which is the Czech Trade Inspection, Central Inspectorate - ADR Department, Štěpánská 44, 110 00 Prague 1, Email: adr@coi.cz, Web: adr.coi.cz. The Client-consumer can also use the online dispute resolution platform, which is established by the European Commission at <http://ec.europa.eu/consumers/odr/>.

8.11 **Other Information Provided:**

The concluded Contract, including these Rules, is electronically stored by the Operator and is not accessible.

The individual technical steps taken to conclude the Contract, including the possibility to detect and correct mistakes made when entering the data prior to placing the order, are listed in Article 3. above.

The Operator is not bound by any code of conduct in relation to the Client–consumer.



The Operator voluntarily complies with the Rules of Conduct and Ethical Principles, which are freely accessible on the Operators website: www.prg.aero.

These Rules are in accordance with the data provided to the Client–consumer prior to the conclusion of the Contract. These data are included in the Rules and cannot be amended.

9. DECLARATIONS

9.1 The provisions of this Article shall apply to the contractual relationship concluded with the Client who is in a position of a business partner to the Operator (hereinafter the “**Client–business partner**”).

9.2 The Client-business partner declares that he has familiarized himself with the Operator’s Code of Ethics of Business Partners (hereinafter referred to as the “**Code**”) on the website <https://www.prg.aero/en/business-partner-code-ethics>. By signing this Contract, the Client-business partner undertakes to proceed in the performance of this Contract in accordance with the Code and to demand this from the contractual partners who will participate in the performance of the Contract. The contracting parties have agreed that the Operator is entitled to verify compliance with the obligations arising from the Code of the Client and its contractual partners who will participate in the performance of the Contract. The Client-business partner undertakes to provide the Operator with the cooperation necessary for such verification, including on-site verification.

9.3 If the Client-business partner does not cooperate or if the Operator discovers serious violations of the Client-business partner’s obligations according to the previous paragraph, the Operator is entitled to withdraw from this Contract, with effect from the date of delivery of the withdrawal to the Client-business partner.

9.4 Also, by signing this Contract the Client-business partner:

- declares and guarantees that it is not an entity to which sanctions pursuant to Act No. 69/2006 Coll., on the Implementation of International Sanctions, as amended (hereinafter referred to as “**IIS**”), prohibit trading in the Czech Republic,
- declares and guarantees that it is not an entity that public contracting authorities are according to Act No. 134/2016 Coll., on Public Procurement, as amended (hereinafter referred to as “**PP**”) obliged to exclude from the procurement procedure,
- declares and guarantees that neither he nor his real owner is entered on the national sanctions list according to Act No. 1/2023 Coll., on restrictive measures against certain serious acts applied in international relations (Sanctions Act), as amended, nor on a similar list of the European Union,
- declares and guarantees that any performance under the Contract will not be in violation of IIS or PP.

9.5 If, during the validity of the Contract, the Client-business partner discovers that the statements according to this Article are not true, it is obliged to inform the Operator immediately.

9.6 In the event that the Client-business partner violates any obligation under this Article

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and/or the Operator discovers that the Client-business partner's statements under this Article are false, the Operator is entitled to withdraw from the Contract, with effect from the date of delivery of the withdrawal to the Client-business partner.

10.7 Annex 1 – **Model Withdrawal Form** – forms an integral part of these Rules.

10. FINAL PROVISIONS

10.1 The Contract comes into force and becomes effective upon the Operator's acceptance of a Security FastTrack Service order made by the Client (by delivery of a QR code).

10.2 These Rules and the Contract entered into based on them are governed by Czech law, in particular the relevant provisions of the Civil Code. Any disputes arising out of or in connection with these Rules and/or the Contract will be submitted, within the meaning of the Czech Civil Procedure Code, to the general court of the Operator for their decision.

10.3 Contact details of the Operator: address for service: **Letiště Praha, a. s., K letišti 1019/6, 161 00 Prague 6**, e-mail address: fasttrack@prg.aero, telephone: **+ 420 725 864 920**.

10.4 Notifications to the Client will be delivered to the e-mail address provided by him/her when ordering the Security FastTrack Service.

10.5 The Rules are available in Czech and English language. The Contract may be concluded in the Czech or English language.

10.6 These Rules form an integral part of the Contract. The Operator is entitled to change their wording at any time.

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Annex 1 to Rules concerning the provision of the commercial Security FastTrack Service at the security checkpoint of Terminal 2 at Václav Havel Airport Prague

Instruction on the consumer's right to withdraw from a contract concluded by distance method
<p>You have the right to withdraw from this Contract within 14 days without giving a reason. The period for withdrawing from the Contract ends 14 days after the day following the conclusion of the contract. You can withdraw from this contract by any unequivocal statement addressed to the company Letiště Praha, a. s., K letišti 1019/6 Praha 6 161 00, e-mail address: fasttrack@prg.aero, telefon: +420 725 864 920 (for example, by letter sent via the postal service operator or via e-mail). You may use the attached sample withdrawal form, but it is not your obligation to do so. In order to comply with the deadline for withdrawing from this Contract, it is sufficient to send the withdrawal from the Contract before the expiry of the relevant deadline.</p>
Consequences of withdrawal from the Contract
<p>If you withdraw from this Contract, we will return to you without undue delay, no later than 14 days from the day on which we received your withdrawal from the Contract, all finances that we have received from you on the basis of the Contract. We will use the same payment method that you used to make the initial transaction for refunds unless you have specifically specified otherwise. In no case will this incur additional costs for you. If you have requested that the provision of services begin during the period for withdrawal from the Contract, you will pay us an amount proportional to the scope of the performance provided up to the time when you informed us of the withdrawal from the Contract, namely compared to the total scope of performance specified in the Contract.</p>

Model Withdrawal Form from the contract for the provision of the commercial Security FastTrack Service at Vaclav Havel Airport Prague**Notification of Withdrawal from the contract for the provision of the commercial Security FastTrack Service at Vaclav Havel Airport Prague****Addressee:**

Letiště Praha, a. s.
K letišti 1019/6
161 00 Prague 6

I hereby declare that I am withdrawing from the Contract.

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Date of conclusion of the Contract:

Name and surname of the Client:

Address of the Client:

Order number or number of document/documents:

The account to which the Price is to be refunded (if the Price is to be refunded to an account other than the account to which the payment card from which the Price was paid is linked):

Bank account number / bank code:

IBAN:

SWIFT (BIC) code:

I declare that I have not used the Security FastTrack Service relating to the Contract which I hereby withdraw from.

Date:

Signature: