

Contract No. 2013-4.1

Marupes novads, Latvia

11.10.2013

Director Roger V. van der Velden on behalf of **Jargon Aviation Consultancy**, reg. Nr. 27187718, Address: Kooikerlaan 9 2631 SX Nootdorp, The Netherlands, herein after referred to as the Jargon Aviation Consultancy

and

Director Māris Gorodcovs on behalf of **Civil Aviation Agency of Latvia**, VAT LV90000196469, Address: Airport "Rīga" 10/1 Marupes novads, Latvia, herein after referred to as the Civil Aviation Agency

both hereinafter referred to as the Parties, according to the Proposal BR/13.015a/CAA-LV for The Procurement procedure ID No.CAA2013/03, delivered by Jargon Aviation Consultancy on 21 August 2013,

have signed the following Contract:

1. Subject of the Contract

1.1. Provision of the training course "BASA - The EU-USA and the EU-Canada Bilateral Aviation Safety Agreements in the area of airworthiness and maintenance issues (TIP's and MAG's)" according to the Proposal for Procurement procedure ID No.CAA2013/03.

1.2. Training course time:

- September 17th 2013 9.00-17.00
- September 18th 2013 9.00-17.00
- September 19th 2013 9.00-17.00

1.3. Training course content:

- a) The system of certification of designs (especially changes and repairs) in the EU, in the USA and in Canada;
- b) A general overview of the system of approvals of design organisation and designees in the USA and of design organisation in Canada;
- c) The content and structure of the BASA's with their attachments, annexes and appendices, including the organisational aspects;
- d) The EU acceptance of design data developed and approved in the USA and Canada as described in the Technical Implementation Procedures (TIP's) and Maintenance Annex Guidance (MAG's), including the limitations of such acceptance. This will include DER approved data, DAR approvals, and Certificates of Airworthiness for Export (either issued or received);
- e) The acceptance of other findings of airworthiness done by one authority by the other authority and the consequences that this will have for both industry and authorities in the EU.



2. Rights and Obligations

2.1. Jargon Aviation Consultancy:

- 2.1.1. guarantees the Quality of the Training course and its compliance with the ICAO Standards and European regulations.
- 2.1.2. provides the participants with a hand-out of the presentation and consolidates copies of the BASA's with the TIP's and MAG's.
- 2.1.3. provides the participants with the certificates of Training course attendance;
- 2.1.4. submits the invoices to the Civil Aviation Agency for the training to be provided.

2.2. Civil Aviation Agency

- 2.2.1. provides the classroom of training course with a technical equipment.
- 2.2.2. guarantees the payment by bank transfer, shall be effected within ten days of receipt of the invoices submitted by Jargon Aviation Consultancy.

3. Cost of Contract

- 3.1. The total amount of the Contract is EUR 10.620,00 (ten thousand six hundred and twenty) without VAT:
 - 3.1.1. Travel cost EUR 1.950,00 (one thousand nine hundred and fifty);
 - 3.1.3. Course cost (for a maximum of 12 participants) EUR 8.670,00 (eight thousand six hundred and seventy).

4. Force Majeure

- 4.1. The Parties shall be released from the liability for full or partial default on their contractual obligations if such default has been caused by an event of force majeure nature that the respective Party could not foresee and avert. The following events shall be deemed force majeure: wars, natural disasters, general strikes.
- 4.2. The Party referring to a force majeure event shall notify other Party thereof in writing at its earliest opportunity but not later than within 14 (fourteen) days. If such a notification is not sent, the Party failing to send it shall be held liable for all the losses incurred by the other Party.
- 4.3. If the force majeure circumstances continue for a period exceeding 45 (forty five) days each of the Parties may unilaterally withdraw from and terminate the Contract. In such an event neither Party shall be held liable for the losses incurred by the other Party during the period after setting in of force majeure circumstances.

5. Sanction and claims

- 5.1. In case The Civil Aviation Agency fails to make the payment on time, The Civil Aviation Agency, for each day of delay shall pay the Jargon Aviation Consultancy a contractual fine of 0.5% (half percent) of the total contractual value of the Course specified in Clause 3.1.
- 5.2. The claims can be made in a month's time from the time of breaking the terms of the Contract and are considered in accordance with the legislation of Latvia



6. Disputes

6.1. The Jargon Aviation Consultancy is pledged to settle all disputes arising from the interpretation of the Contract by means of negotiations.

6.2. The disputes arising from the interpretation, non-performance or improper performance of the Contract are settled in court using the legislation of Latvia.

7. Miscellaneous

7.1. This Contract is made on three pages in two identical copies in English.

7.2. The Contract enters into force as of the moment of its signing and shall remain in force until fulfillment of all obligations by the Parties, but no longer than 31 December 2013.

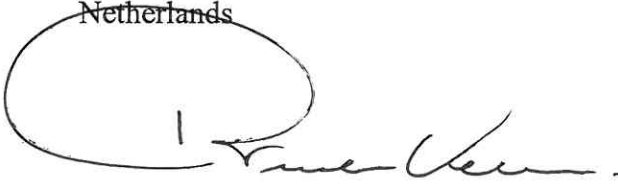
Jargon Aviation Consultancy

Commercial Register No. 27187718

Address: Kooikerlaan 9

2631 SX Nootdorp

Netherlands



Roger V. van der Velden

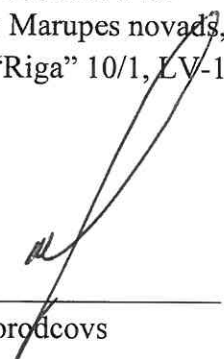
Civil Aviation Agency of Latvia

VAT LV90000196469

Address: Marupes novads,

Airport "Riga" 10/1, LV-1053

Latvija



Māris Gorodcovs