**AMENDMENTS**

**to**

**the SERVICE AGREEMENT No 1.19/LV-12**

**RB Rail AS**, a joint stock company registered in the Latvian Commercial Register, registration No 40103845025, legal address at Krišjāņa Valdemāra iela 8-7, Riga, LV-1010, Latvia (the “Principal”), represented by Chairman of the Management Board **Agnis Driksna** and Management Board Member **Ignas Degutis** acting on the basis of the Regulations on Representation Rights dated 25 May 2018, on the one side,

and

**SIA “IDEJU INSTITŪTS”**, a limited company registered in the Latvian Commercial Register, registration No 40003575995, legal address at Kalnciema iela 35, Riga, LV-1046 (the “Service Provider”), represented by the proctor **Egita Buliņa**, on the other side.

WHEREAS:

* 1. the Parties has signed Service Agreement No 1.19/LV-12, dated on14.02. 2020 (the **Agreement**);
  2. on 12 March 2020 the Government of the Republic of Latvia declared emergency situation in Latvia related to COVID-19 and obliged to cancel or postpone public events as defined in Law on Safety of Public Entertainment and Festivity Events;
  3. according to Annex B: *Technical Specification* the Principal has planned six hundred (600) visitors of the Global Forum;
  4. according to publicly expressed information by the Government of the Latvia, there is high risk that the emergency situation will be prolong up to three months, i.e., until 17 June 2020;

considering mentioned above, the Parties agree on following (the **Amendments**):

* + 1. To postpone annual Rail Baltica event – the Global Forum (as described in Annex B: *Technical Specification* and Annex D: *Service Provider’s Proposal*) to October 2020, subject to end of emergency situation declared by the government of the Republic of Latvia.
    2. To suspend providing Services as described in the Agreement since 12 March 2020.
    3. The Principal accepts the Services provided until 12 March 2020 as described in Annex 1 *Acceptance Deed* and agrees to pay on these Services in amount of 5940 EUR (five thousand nine hundred forty *euro* 00 cents), excluding VAT.
    4. All other terms and conditions of the Agreement remain valid and unchanged.
    5. The terms used in these Amendments with capital letters have the same meaning as defined in the Agreement unless these Amendments provide otherwise.
    6. These Amendments enter into force on the date when signed by all Parties.
    7. These Amendments shall be governed by and construed in accordance with the laws of the Republic of Latvia.
    8. Any amendment to these Amendments shall be in writing and shall have no effect before signed by the duly authorized representatives of all Parties.
    9. These Amendments shall be considered as an integral part of the Agreement. In case any disagreement should arise with respect to the terms of these Amendments and as stated in the initial version of the Agreement, the Amendments shall prevail.
    10. These Amendments have been executed digitally and signed electronically with a safe electronic signature and contains a time stamp and transferred to the Parties digitally. These Amendments have been signed by the duly authorized representatives of the Parties.

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| For and on behalf of the Principal: | For and on behalf of the Service Provider: |
| Chairman of the Management Board  **Agnis Driksna** | Proctor  **Egita Buliņa** |
| Management Board Member  **Ignas Degutis** |  |

*THIS DOCUMENT IS SIGNED ELECTRONICALLY WITH A SAFE ELECTRONIC SIGNATURE AND CONTAINS A TIME STAMP*