



DRAFT CONTRACT

The Republic of Slovenia, Government of the Republic of Slovenia, Gregorčičeva ulica 20, 1000 Ljubljana, represented, by authority of the Government, by the operator Civil Aviation Agency of the Republic of Slovenia, represented by Director Žiga B. Kotnik

Registration number: 5854814

ID number: SI 47978457

Bank account: 01100 - 6370191114

(hereinafter » seller«)

and

_____, represented by _____,

(Personal registration number):

ID number:

Bank account:

(hereinafter » buyer«)

conclude the following

SALES CONTRACT

Article 1

The contracting parties note that:

- the Republic of Slovenia is the owner of the aircraft Dassault Falcon 2000 EX S/N 015 (hereinafter » aircraft«);
- the sale of the aircraft is included in Table 6 of the Disposal of Movable Property Plan, which is an attachment to the Ordinance on the State's Physical Assets Management Plan for 2012 (RS Official Gazette, no. 37/2012 – hereinafter »OdRSPD12«);
- the Government of RS authorised with the order no. 37201-2/2012/2 of 12 April 2012 the Civil Aviation Agency of the Republic of Slovenia to carry out the process of selling the aircraft;
- the buyer has been selected as the best tenderer in the public call for tenders for the sale of the aircraft Dassault Falcon 2000 EX S/N 015; registration mark S5-ABR.
- the selected tender is an integral part of the contract;
- on _____, the buyer has paid the security in the amount of _____ EUR (in words: _____).

Article 2

The subject of this contract is the sale of the aircraft Dassault Falcon 2000 EX, S/N 015, registration mark S5-ABR.



Article 3

The purchase price of the aircraft, which is the subject of this contract, amounts to _____ EUR (in words: _____).

A part of the purchase price from the previous Article is paid in the form of the security in the amount of _____ EUR (in words: _____), so that then remaining purchase price amounts to _____ EUR (in words: _____).

The contracting parties agree that the buyer settles the remaining part of the purchase price from the second paragraph of this Article within 30 days after the issue of the invoice by the seller. The payment of the full purchase price within the fixed timeframe is the essential element of the sales contract.

If the purchase price is not paid within the agreed time period, the seller retains the security and charges statutory interest for late payment, or withdraws from the contract.

Article 4

The buyer purchases the aircraft on an »as is« basis. The buyer declares that he has seen the aircraft prior to signing the contract and that he is informed about its state.

5. člen

The seller will hand over the aircraft from Article 2 of this contract, and the buyer will accept it within 8 days after payment of the full purchase price.

When the buyer pays the full purchase price, the owner of the aircraft has to delete the aircraft from the aircraft register of the Republic of Slovenia and give the buyer the documentation associated with it.

If the buyer does not accept the aircraft within the period from this Article, the seller maintains the right to charge the buyer the cost of maintenance in the amount of 150 EUR a day.

Article 6

The buyer will take over/accept the aircraft at Jože Pučnik International Airport in Ljubljana.

The minutes have to be drawn up of the handover of the airplane.

The contracting parties agree that the date of the takeover or handover of the aircraft stated in the minutes of the handover is considered as the date of the acceptance of the aircraft. By this act, the seller gives the aircraft to the buyer into direct possession.

At handover of the aircraft, the seller must give the buyer the keys and all aircraft documentation.

Until handover of the subject of the contract to the buyer, the seller will suffer incidental demolition or damage to property. When the subject of the contract is handed over, the

buyer will suffer damage. If the subject of the contract has not been handed over to the buyer due to the buyer's delay in taking over the aircraft, the buyer shall suffer damage from the start of the delay.

Article 7

Expenses for transfer of ownership and any other costs arising from the sale will be borne by the buyer

All expenses and charges arising from maintenance, airworthiness, insurance and other matters in relation to the subject of the contract incurred until handover of the aircraft will be borne by the seller. Expenses incurred after handover of the aircraft will be borne by the buyer.

Article 8

The parties will resolve all possible disputes arising from this contract by mutual consent. If this is not possible, the court in Ljubljana is responsible for the resolution of the dispute.

Article 9

This contract enters into force on the date of signing by the two contracting parties.

Article 10

This contract is issued in 4 (four) copies, of which each contracting party receives 2 (two) copies.

The Attachment as integral part of this contract:

- Tender no. _____ of _____

Number of the contract: _____

Signed in _____ on _____

Signed in Ljubljana on _____

BUYER:

SELLER:

Republic of Slovenia,
Government of the Republic of Slovenia,
By authority:
Žiga B. Kotnik,
Director of the
Civil Aviation Agency of the
Republic of Slovenia