SUPPLEMENT No. 3 TO THE AGREEMENT TO LEASE CENTRAL SYSTEM AND ON-LINE TERMINALS AND TO GRANT LICENSE AND PROVIDE RELATED SERVICES

(Hereinafter referred to as the "Supplement No 3")

Contractual parties:

Business name: TIPOS, national lottery, joint stock company
Registered office: Brectanova 1, 830 07 Bratislava, Slovak Republic

Company registration number: 31 340 822
Tax registration number: 2020341455
VAT identification number: SK2020341455

The person acting on behalf of the company: PhDr. Ladislav Kriška, the Chairman of the Board

of Directors and Director General

Registration Data: The company is entered in the Companies register of the

District Court of Bratislava I, Section Sa, Insert no. 499/B.

(hereinafter referred to as "TIPOS")

and

Business name: GTECH CORPORATION

Registered office: 10 Memorial Boulevard, Providence RI02903, USA
The person acting on behalf of the company: Mr. Declan Harkin, Senior Vice President & COO -

GTECH International

Registration Data: The Company is registered: Secretary of State, Division of

Corporation, State of Delaware

(hereinafter referred to as "GTECH")

and

Business name: GTECH GLOBAL SERVICES CORPORATION, LTD

Registered office: 27 Gregory Afxentiou Street, Larnaca, Cyprus

VAT identification number: CY101006449Z

The person acting on behalf of the company: Mr. Declan Harkin, Director

The company is registered: Ministry of Commerce, Industry and Tourism,

Department of registrar of companies and official receiver,

Nicosia, Cyprus, Certificate of Registration Number

100649

(hereinafter referred to as "GTECH GLOBAL")

Preamble

Taking into consideration the fact that the contractual parties entered into the agreement to lease central system and on-line terminals and to grant license and related services (hereinafter referred as "Agreement") on January 1, 2007;

and taking into consideration the fact that the contractual parties amended and renewed their legal obligations stipulated in the existing and valid agreement via the Supplement No 1 dated on September 28, 2009 (hereafter referred to as "Supplement 1") and via the Supplement No 2 dated on March 29, 2011 (hereafter referred to as "Supplement 2");

and taking into consideration the fuct that the parties to the Agreement have interest to modify mutual rights and obligations arising from this Agreement;

the Parties hereto consider: for necessary and it is in their common interest to amend the existing and valid Agreement as amended by the execution of this Supplement No. 3.

THEREFORE, after considering all preconditions and after respective assessment that is certified herewith, the Parties are interested in being bound by and they agree with the below stipulated content of Supplement No. 3:

Article I

1. In article III "Rights and duties of the parties" there shall be added one new item denominated by number 7 with the following wording:

"7. TIPOS hereby undertakes that he will, according to his capacities, in order to increase the returns from the sale of its products and services, prepare a plan of penetration increase by TIPOS sale points. TIPOS shall realize according to its capacities and in cooperation with GTECH placement and installation of online terminals on new sale points in such a way that the total figures of on line terminals ALTURA (combination of types GT. 1200 and GT604) should be 2750 by June 30, 2014 at the latest."

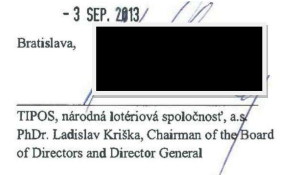
2. In article IV "Lease of GTECH central system and On-line terminals" section 11 shall be amended as follows:

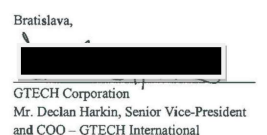
"11. GTECH GLOBAL undertakes, within the existing financial leasing of the terminals and the central system, to enrich the offer of terminal devices and to transport, locate and install, at its own expense, (I) 250 pieces of self-served scanning devices (Ticket ScanTM) no later than June 30, 2013 and (II) 15 pieces of instant vending ticket machine (ITVM) within the period specified in the written notice of TIPOS which TIPOS will sent no later than 6 months before the requested delivery."

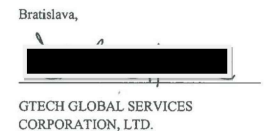
Article II.

- 1. Other provisions of this agreement as amended in the Supplement 1 and Supplement 2 and its rides remain effective and unchanged by the Supplement No 3.
- 2. Supplement 3 comes into force as of the day of execution of the supplement by the party who signed the supplement second in a row, and shall become effective as of the day following the day of the publishing the Supplement 3.

3. The Parties declare herewith that they have signed this Supplement No. 3 seriously and freely, that their contractual freedom is not limited in any way, and that provisions of this Supplement No. 3 are for them understandable and certain, and that they have not concluded this Supplement No. 3 under any duress, and neither under conspicuously disadvantageous terms and conditions, and that they have read this Supplement No. 3, have understood its content, and in witness of their approval they have attached to it their signatures. The Parties declare herewith they are authorized to perform this act within its whole extent.







Mr. Declan Harkin, Director