

AMENDMENT No. 1 to the UPLAN LICENSE AGREEMENT

(hereinafter "Amendment")

Contracting parties, Slovenská elektrizačná prenosová sústava, a.s., Mlynské Nivy 59/A, 824 84 Bratislava, Slovakia (hereafter referred to as "Licensee") and LCG CONSULTING, a California corporation, located at 4962 El Camino Real Suite 112, Los Altos, California 94022 U.S.A. (hereafter referred to as "Company") signed with effect from 12 June 2008 UPLAN License Agreement (hereafter referred to as "Agreement").

Contracting parties have agreed to conclude an Amendment due to the change of the number of licensed users and resulting necessary modification of the related articles of the Agreement.

Wording of the Article 1 LICENSE, Paragraph 1 and Paragraph 2 of the Agreement is annulled by this Amendment and it is substituted by new wording in the whole extent as follows:

"Company hereby provides Licensee with a non-exclusive **seven (7)**-user license for the use of the following UPLAN models: UPLAN Network Power Model, Volatility Model, and Merchant Plant Model (together hereafter referred to as "UPLAN") for a fee as specified in Section 3 Compensation".

"A seven (7)-user license is defined as follows: at any given time, Licensee may have up to seven (7) concurrent users of UPLAN at the licensed site".

By this Amendment, the following points are added to Article 3 COMPENSATION, Paragraph "Annual Maintenance Support":

- "There will be no additional charge for support of the new 7-user license for the year 2014"
- "The incremental cost for the annual maintenance support will become effective from January 1, 2015 costing 30,000 US\$"

By this Amendment wording of Article 6 DOCUMENTATION, TECHNICAL MAINTENANCE AND SUPPORT, Paragraph 3 of Agreement is canceled and replaced by new wording in whole extent as follows:

"The annual support charge will escalate based on the annual percentage change in the Consumer Price Index for All Urban Consumers (CPU-U) as quoted by the Bureau of Labor Statistics for the greater San Francisco-Oakland-San Jose, California Area. Company shall inform Licensee of the exact maintenance fees for the following year at least 30 days prior to the expiration date of the maintenance services".

All other terms and conditions of the Agreement shall remain unchanged and in full force and effect.

Amendment No.1 shall enter into force upon signature. Amendment No.1 will become effective the next day after the day of its publication in the Central register of contracts.

LCG CONSULTING

Slovenská elektrizačná prenosová sústava, a.;

Name: Sidart Deb

Title: Vice President - Technology

Date:

Name: Ing. Miroslav Stejskal Title: Chairman of the Board

Date:

Name: Ing. Michal Pokorný

Title: Vice Chairman of the Board

Date: