**Lecturer contract**

concluded pursuant to the provisions of Section 2586 et seq. of Act No 89/2012, the Civil Code,   
as amended

**Contracting parties**

**University of South Bohemia in České Budějovice**

Branišovská 1645/31a, 370 05 České Budějovice, IČ: 60076658

**Faculty of Science**, Branišovská 1760, 370 05 České Budějovice

**Represented by the Dean prof. RNDr. František Vácha, Ph.D.**

Name of the bank: ČSOB, a.s.

Bank account number: 104725778/0300

ID: 60076658

VAT: CZ60076658

(hereinafter referred to as 'Client')

and

Mr./Ms.: **xxxxx**

date of birth: **xxxxx**

address of permanent residence: **xxxxx**

nationality:

travel document number:

(hereinafter referred to as the ‘Contractor’)

**I.**

**Subject of the contract**

1. The Contractor undertakes to carry out work for the Client at his own expense and risk, the work being: **lecture XXXX** (hereinafter referred to as ‘work’).
2. The Client shall forward / send / make available to the Contractor the requirements and necessary documents for the execution of the work without undue delay after the conclusion of this contract.
3. The Contractor undertakes to perform the work with due care within the agreed time and to provide everything necessary for the performance of the work. The Contractor shall proceed independently in carrying out the work but shall be bound by the Client's instructions as to the final form of the work. If the Client's cooperation is necessary for the execution of the work, the Contractor shall give the Client a reasonable period of time to provide it.
4. The Contractor undertakes to carry out the work / hand over the work / make the work available to the Client no later than **XX. XX. XXXX**.
5. The Contractor undertakes to arrive on XX. XX. XXXX to the place designated by the Client and personally perform/present the work. / The contractor undertakes to present the work in person on XX. XX. XXXX.

**II.**

**Price of the work and reimbursement of costs**

1. The Client undertakes to accept the work and pay the price of the work. The right to payment of the price of the work arises for the contractor upon proper execution of the work.
2. The Client undertakes to pay the contractor the price of the work in the amount of CZK **XXXX** to the bank account indicated below.
3. The Client further undertakes to pay the Contractor compensation for the costs of
4. transport from the Contractor's place of residence to the Client's building at XXX and back,
5. accommodation in České Budějovice.
6. The reimbursement of costs according to the previous paragraph will be paid in the amount proven on the basis of the documents submitted. If the documents are used for the return journey, a copy of the relevant documents will be sufficient to prove the costs.
7. The Contractor agrees to the above price of the work and the reimbursement of costs. The price of the work and reimbursement of costs according to this Article shall be paid by the Client by wire transfer to the Contractor's bank account specified below:

Bank account number/code:

Name of the bank:

Address of the bank:

Bank code:

SWIFT:

IBAN:

Name and address of the account holder:

**III.**

**Final provisions**

1. Any amendments to this Contract may be made only by written and chronologically numbered amendments signed by the parties on a single instrument.
2. The Contractor agrees to make an audio-visual recording of the work and to make this recording available to the public.
3. If required by Czech law\*, the Parties agree to publish this Contract in the Register of Contracts established by law. In such a case, the contract may be published for public inspection, but personal data, signatures and bank account details will be omitted; likewise, the contractor's business secrets will be omitted, unless this conflicts with the requirement for transparency in the use of public funds.
4. This Contract shall be governed by the law of the Czech Republic and shall be drawn up in the Czech and English languages. In case of conflict, the Czech version of the Contract shall prevail. All disputes arising out of or based on this contract shall be decided by the courts of the Czech Republic.
5. The Contractor hereby declares that *he/she concludes/does not conclude* this contract in the course of his/her business activities.
6. This Contract is executed in 2 (two) counterparts, of which each party shall receive 1 (one).
7. The Contract shall enter into force and effect on the date of signing by the Parties.

České Budějovice on **XX. XX. XXXX**

................................................ ..............................................

Contractor Client

According to Act No 340/2015 on the Register of Contracts, the client is obliged to publish the text of the contract if:

the contractor is a legal entity,

the contractor is a natural person who concludes this contract in the course of his business activity, and

the amount paid exceeds CZK 50 thousand (excluding VAT).

|  |  |  |  |
| --- | --- | --- | --- |
| **Source of funding:** |  |  |  |
| CC: |  |  |  |
| AT: |  |  |  |
| ACTION: |  |  |  |
| CI: |  |  |  |
|  |  |  |  |
| **Principal:** |  | **Budget Manager:** |  |
| Date and signature: |  | Date and signature: |  |

................................................ ................................................