

Contract

closed in accordance with Article 51 of Act 40/1964 Coll., the Civil Code of Law in its valid wording

I.

The contracting parties

1. **Masaryk University**
with head offices at Žerotínovo náměstí 9, 601 77 Brno
Reg.no.: 00216224
Tex.reg.no.: CZ00216224
represented by, Dean of
(hereafter the orderer)
2. *<name of lecturer> / <name of institution>*
<address>
<Date of birth>
account no: (including IBAN, SWIFT for foreigners)
VAT number
(hereafter the provider)

II.

The subject of the contract

1. The provider undertakes, within the framework of international co-operation on the project *<name of project> <description of activity>*.
2. The orderer undertakes to pay the provider *<amount CZK>*^{*1} for the activity given in paragraph 1. This amount will be paid within 15 days of the date of performance, which is *<.....>*, by direct transfer into the account of the provider.

III.

Final provisions

^{*)} Providers from the EU and abroad will be paid the full amount under the condition that an International Agreement on the Prevention of Double Taxation exists, and does not stipulate otherwise. Should such an agreement not exist, an amount reduced by tax according to Article 36, para. 1a) of the law on income tax will be paid.

¹ This amount consists of „per diems“ according to the actual tariff http://ec.europa.eu/europeaid/work/procedures/implementation/per_diems/index_en.htm and negotiable price for lecturers

1. The contractual relations based on this contract are subject to Czech law, and in particular the pertinent provisions of the Civil Code of Law. Czech courts are competent to resolve any disputes arising.
2. This contract comes into validity and effect on the day of its signing by both contracting parties.

Brno, date

.....
the orderer

.....
the provider