#### **Deed of Donation**

(entered into pursuant to Section 2055 et seq. of Act No. 89/2012 Coll., the Civil Code, as amended)

| Znanna Nemtsova              |   |
|------------------------------|---|
| born:                        |   |
| address:                     |   |
| e-mail:                      |   |
| (hereinafter as the "Donor") | _ |
|                              |   |
| and                          |   |

#### **Charles University, Faculty of Arts**

with its registered office at: nám. Jana Palacha 2, 116 38 Praha 1, Czech Republic represented by: MUDr. Martina Novotná, Faculty Bursar ID. No.: 00216208, VAT ID. No.: CZ00216208 (hereinafter as the "Donee")

entered on the hereinafter day, month and year into this Deed of Donation:

### Article I Subject-matter of donation

- The Parties agreed that the Donor will donate to the Donee amount of 12 000 EUR (say: twelve thousand EURO) and the Donee hereby wilfully accepts the donation.
- 2. The amount will be transferred to the bank account of the Donee no. IBAN: CZ030100000003070550247, SWIFT: KOMBCZPPXXX, variable symbol 810 442 by 30 days after coming this Deed into effect.

# Article II Purpose of the donation

- The Donee undertakes to use the above mentioned donation in order to promote science and education on Faculty of Arts to the benefit of its Boris Nemtsov Academic Center for the Study of Russia.
- 2. The Donee pledges to dispose of the donation in accordance with the purpose determined in par. 1. Should the donation not be disposed of accordingly, the Donor is entitled to demand the return of the donation.

3. The Donee states that he will consider the appropriate way of thanksgiving to the Donor. The Donor agrees with this manifestation of the will of the Donee.

## Article III Other arrangements

- 1. Any juridical relations arising from this Deed and not specified herein, are governed by the laws of the Czech Republic, especially by corresponding regulations of the Act No. 89/2012 Sb., the Civil Code, as amended.
- 2. This Deed has been executed executed in three counterparts in English language, of which the Donor will receive one counterpart, and the Donee will receive the two counterparts.
- 3. This Deed may only be amended by written numbered amendments executed by both Parties.
- 4. The Parties have agreed that this Deed is entered into and takes effect on the day of its publication in the Contract Register in accordance with the Act on the Register of Contracts. The Parties are explicitly aware of and agree that the fulfilment of the can take place only after it has taken effect. The Donee undertakes to inform the second Party of the Deed's registration by sending a copy of the confirmation issued by the Contract Register administrator to the email address given in the header of this Deed.
- 5. Having read the Deed, the Parties declare that they agree with its content, which constitutes the entire agreement between the Parties, and that it has been drawn up on the basis of true information, their true, free and serious will and in their full awareness. In witness thereof, they affix their respective signatures.

| In <u>Praguel</u> , on 2021/09/2 | 0 | <b>2</b> 9. 09. 2021<br>In Prague, on |
|----------------------------------|---|---------------------------------------|
| the Donor:                       |   | the Donee:                            |
|                                  |   |                                       |
|                                  |   |                                       |
| Zhanna Nemtsova                  | , | MUDr. Martina Novotná                 |
|                                  |   |                                       |

**Faculty Bursar**