Task Agreement with copyright clause

concluded within the meaning of the provisions of Section 2586 et seq. of Act No. 89/2014 Coll. of the Civil Code on the date, month and year set out below between the contracting parties, who are:

Institute for Contemporary History of the CAS, v.v.i.

ID: 68378114

Address: Vlašská 9, 118 00 Prague 1

Represented by Prof. Miroslav Vaněk, PhD, Director

Hereinafter referred to as the Client

and

Liliia Ponomarenko

Hereinafter referred to as the Contractor

Article I

Subject matter of the contract

1. The Contractor undertakes to execute and hand over to the Client the work specified in Article II of the Contract under the conditions specified in this Contract and the Client undertakes to pay the Contractor the agreed price.

2. The Contractor undertakes to grant the Client an exclusive license to the Work, or to those parts thereof which are subject to protection under Act No. 121/2000 Coll., Copyright Act, as amended, in accordance with Article VII of this Agreement, upon completion of the Work.

Article II

Specification of the Work

1. As part of the project Negotiating World Research Data: A science diplomacy study, ERC-ADG 2020 agreement ID: 101021098 the Contractor shall create for the Client a study in English of at least 30,000 words on the topic of scientific diplomacy and exchange of scientific data in the Eastern Bloc 1945-1991.

Article III

Rights and Obligations of the Client

1. The client undertakes to provide the contractor with all the necessary cooperation for the proper performance of the subject of this contract.

2. The client undertakes to pay the contractor the price according to Article VII of this contract in the manner and under the conditions specified therein.

3. The client undertakes to inform the contractor without delay of any changes and other circumstances affecting the performance of the obligations under this contract. Material changes must be notified in writing.

4. The Client is entitled to inspect the quality, manner of execution and compliance of the work with the conditions agreed in this contract at any time during the execution of the work and the Contractor is obliged to provide the Client with the work in progress under this contract for inspection upon request.

Article IV

Rights and Obligations the Contractor

1. The contractor is obliged to carry out the subject matter of the contract according to the client's instructions and to hand it over to the client within the agreed period of time. During the fulfilment of the subject of the contract, the contractor shall regularly participate in the meetings of the Neworld@a project team.

Article V

Price and method of payment

1. The total price of the work shall be \notin 40000,- (forty thousand Euros). The Client shall pay the price of the work in two equal instalments. The first instalment of \notin 20000,- (in words twenty thousand Euros) is due within ten working days after the allocation and transfer of the money from the Principal Investigator University of Manchester, the second instalment of \notin 20000,- (in words twenty thousand Euros) within ten working days after the handover of the work to the Contractor's bank account

Article VI

Time of fulfilment

1. The Contractor undertakes to perform the work and hand it over to the Client without defects by 31 December 2022.

Article VII

Copyright

1. The Parties declare that the Contractor's work shall result in the work of authorship referred to in Article 2 of this Agreement. This translation is subject to protection under Act No 121/2000 Coll., as amended. It is a work made on the basis of a commission.

2. The parties agree that the contractor grants the client an exclusive license to the work specified in this contract on the date of its delivery to the client in accordance with the terms of this contract. This license shall be unlimited in quantity, scope, time and territory. It shall be granted by the Contractor for an indefinite period.

3. The remuneration for the granting of this exclusive license shall be €10,000 (ten thousand Euros) and is included in the price set out in Article 5 of this contract.

4. The Client shall be entitled to grant this license to third parties as a so-called sub-license, but only within the scope of the contractual license conditions set out in this article of the work contract. The Client is aware that in such a case the sub-licensee is liable to the author, i.e. the Contractor, for compliance with the license conditions.

Article VIII

Common and final provisions

1. Matters not covered by this Agreement shall be governed by the Civil Code as amended, in particular by the provisions of Sections 631 et seq.

2. This Agreement may be amended only by written amendments agreed by both parties.

3. This contract supersedes all previous written and oral agreements and arrangements relating to the subject matter of the contract.

4. This Agreement is drawn up in duplicate, one of which shall be given to each party.

5. The parties have read the contract, agree to its entire contents and affix their signatures in witness thereof.

Done at Prague, 27 June 2022



Prof. Miroslav Vaněk, PhD, Director

Liliia Ponomarenko	
Elilla i onomarchito	