

BENEVOLENTIA

Dr. František Štěch
Charles University, Protestant Theological Faculty
Černá 646/9, pošt. příhr. 529.
115 55 Praha 1
Czech Republic

Amsterdam, August 26, 2022

Project No. GR-076676

GRANT AGREEMENT

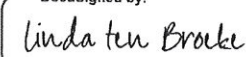
Dear Dr. Štěch,

We are pleased to inform you that the Stichting Benevolentia (hereinafter: "the Foundation") has agreed to provide Charles University, Protestant Theological Faculty (hereinafter: "the Grantee") with a grant of EUR 150,000.00 to support the project, The Anthropology of Artificial Intelligence: Ethics, Understanding, Human Nature, pursuant to the terms and conditions set out in Annexes A through D of this letter agreement (hereafter: the "Grant Agreement").

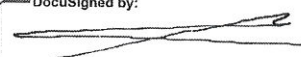
This Grant Agreement is subject to your signature. Please have this Grant Agreement duly signed and returned to us to confirm your agreement with the terms and conditions of the Grant Agreement.

We look forward to working with your organisation and wish you every success with this project.

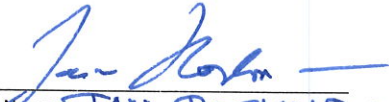
Yours sincerely,

DocuSigned by:

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Name: **L. ten Broeke**
Authorised signatory
Date: **6 September 2022**

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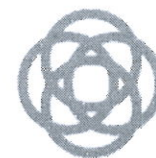
Name: **N. Levitus**
Authorised signatory
Date: **6 September 2022**


Name: **JAN ROSTKOVEC**
Charles University, Protestant Theological Faculty
Date: **8 SEPTEMBER 2022**

- Annex A: **Grant Summary**
- Annex B: **General Terms & Conditions**
- Annex C: **Grantee Privacy Statement**
- Annex D: **Grant Information**

ANNEX A: GRANT SUMMARY

GRANTEE:	Charles University, Protestant Theological Faculty
PROJECT NO.:	GR-076676
PURPOSE OF GRANT:	The Anthropology of Artificial Intelligence: Ethics, Understanding, Human Nature (hereinafter: the “ Project ”)
DURATION:	The grant is to be used for the Project implemented from January 1, 2023 to December 31, 2024.
AMOUNT:	EUR 150,000.00
DISBURSEMENT:	The disbursements pursuant to this Grant Agreement are subject to receipt by the Foundation of the Grantee’s complete banking information and will be made within thirty (30) business days of the Foundation’s payment schedule or acceptance/approval of Project milestones, as set forth in Annex D. The Grantee waives any right to late payment interest in case of the Foundation’s default and no claim to such interest will accrue to the Grantee under any circumstances.
CORRESPONDENCE:	<p>The grant and this Grant Agreement are managed on behalf of the Foundation by the Porticus organisation (www.porticus.com). Any communication or notice which either party sends to the other shall be sent by regular or electronic mail as per the details below. For any communication, please include the project number given at the head of this Grant Agreement.</p> <p>On behalf of the Foundation:</p> <p>Marlen Leytz Porticus Vienna GmbH Gertrude-Fröhlich-Sandner-Strasse 1, Top 5 1100 Vienna Austria porticusvienna@porticus.com</p> <p>The Grantee:</p> <p>Dr. František Štěch Charles University, Protestant Theological Faculty Černá 646/9, pošt. příhr. 529. 115 55 Praha 1 Czech Republic</p>



BENEVOLENTIA

ANNEX B: GENERAL TERMS AND CONDITIONS

Version January 2020

GENERAL: These general terms and conditions ("General Terms") apply to the offering, announcement and provision of all donations by or on behalf of the Foundation.

In these General Terms a reference to the Foundation shall as applicable be construed as to include its grant adviser and manager operating under the name Porticus.

The General Terms supersede any and all prior oral and written communications, negotiations, agreements and understandings of the parties and shall apply in preference to and supersede any and all terms and conditions applied or submitted by the Grantee. Any terms in the Grantee's communications, including pre-printed terms, additional to or contrary to these General Terms are not effective.

All annexes to the Grant Agreement, as may be modified from time to time, ("Annexes") form an integral part of the Grant Agreement. In case of conflict between these General Terms and the other Annexes, the latter will prevail.

ADDITIONAL FUNDING: Any request for additional funding beyond the amount committed to the Project will only be considered after the Grantee's submission to the Foundation of documents as requested by the Foundation (at its sole discretion). The Foundation is by no means required to grant additional funding beyond the amount committed to the Project.

DISSEMINATION OF RESULTS: Subject to the conditions of this Grant Agreement (including confidentiality), in case of a research grant, the Grantee shall make the outcomes of the Project, including the methodology, scholarly results or research findings (the Results), publicly available within a reasonable time period for the purpose of advancing knowledge and research to the benefit of the public. The Grantee explicitly authorizes the Foundation to share lessons learned from its project and any other project information with the public.

INTELLECTUAL PROPERTY AND LICENSING: The Grantee shall own the entire right, title and interest, including all copyrights and other intellectual property rights, in and to all materials, inventions, works of authorship, software, information and data conceived or developed by the Grantee in the performance of this Grant Agreement.

The Grantee acknowledges that the Foundation strives to be a learning organisation and wishes to disseminate the Project's lessons learned, subject to the restrictions set out in this Grant Agreement. To accommodate this, the Grantee hereby grants the Foundation, and for the avoidance of doubt Porticus, an

irrevocable, worldwide, royalty-free and unlimited license to use, reproduce, edit and publish for the purpose of the Foundation's internal and external communication activities:

1. the contents of the Grantee's reports;
 2. all images and videos relating to the Grantee's activities under this Grant Agreement; and
 3. all other materials provided by the Grantee to the Foundation in connection with the Grant Agreement
- (1, 2, and 3, collectively hereinafter: the "Materials").

For the avoidance of doubt, the Results shall not be included in the scope of the license issued to the Foundation unless the Results are contained in the Materials.

The Grantee guarantees and represents that it has obtained all intellectual property rights (including, but not limited to, the copyrights) in respect of all Materials, or has obtained all the necessary licenses and consents to license all Materials to the Foundation in this Grant Agreement.

CONFIDENTIALITY: Both during the term of the Grant Agreement and after its suspension or termination, the Grantee shall duly protect all information of whatever nature relating to the Foundation or Porticus or any of their affiliated or related entities or persons, which the Grantee has become aware of or has (had) access to as a result (whether directly or indirectly) of the Grant Agreement (the Grant Information).

The Grantee may disclose Grant Information to third parties in accordance with this Grant Agreement if such disclosure serves a Legitimate Business Purpose in respect of the Project. For the purposes of this clause, Legitimate Business Purpose means: (i) compliance with all present and future applicable laws and regulations; (ii) internal reporting requirements; (iii) KYC requirements; (iv) non-public means of securing additional funding for a project relating to this Grant Agreement, or (v) sharing learnings about the Project with peer organisations.

In the event the Grantee is unclear as to whether an intended disclosure of Grant-related Information is permitted under this Grant Agreement, the Grantee shall first clarify with Porticus or the Foundation whether the Grant Information can be freely disclosed.

The Grantee may not disclose Grant Information for any purpose other than a Legitimate Business Purpose, and shall not use the Foundation's' or Porticus' brand for external communication, without prior approval of the Foundation. To the extent

permissible under applicable law, the Grantee hereby agrees to provide all reasonable cooperation to limit a disclosure, or to ensure that the recipient of the Grant Information is bound by an obligation of confidentiality, should the Foundation require that such measures are taken.

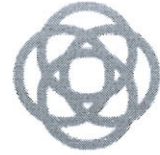
For the avoidance of doubt, this confidentiality provision does not prohibit the Grantee from publishing, disseminating or otherwise disclosing the Results unless the Results contain Grant Information.

The Foundation agrees to keep confidential information that the Grantee has explicitly marked as being confidential.

REPRESENTATIONS: The Grantee represents to the Foundation that:

- (a) Legal capacity and necessary power: The persons entering into the Grant Agreement and any related documents have full power, authority and legal capacity to execute and deliver the Grant Agreement and any related documents and to conduct the activities contemplated under the Project on behalf of the Grantee.
- (b) Compliance with laws: The Grant Agreement constitutes a legal, valid and binding obligation of the Grantee, enforceable against it in accordance with its terms. The activities under the Project are operated in compliance with applicable laws.
- (c) No claims or investigations: Except as disclosed in writing to the Foundation prior to the date of the Grant Agreement, there are no claims, investigations or proceedings in progress, pending or (to its knowledge) threatened against the Grantee, officials or individuals in charge of or working on the Project which, if determined adversely, would have a material adverse impact on the implementation of the Project.
- (d) Accuracy of information: All information that is provided to the Foundation including, its applications, progress reports, any supporting documentation, and other related operational and financial information or reports, is accurate and correct as of the date of the provision of such information.
- (e) Absence of certain events: Except as disclosed in writing to the Foundation prior to the date of the Grant Agreement, no actual or suspected breach of obligations by the Grantee under the Grant Agreement has occurred and is continuing.

The representations by the Grantee set out above shall be deemed to be repeated on the date of any disbursement of funds under the Grant Agreement by reference to the facts and circumstances then existing.



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COMPLIANCE WITH LAWS AND POLICIES: The Grantee shall comply, and shall ensure that its affiliated and related entities, officers and employees comply, with all present and future applicable laws and regulations, including, but not limited to, laws and regulations concerning (1) child protection and the protection of vulnerable adults; (2) bribery and corruption; (3) conflicts of interest; (4) antitrust and fair dealing; (5) labour and labour conditions, including anti-modern slavery regulations; (6) discrimination and harassment, (7) local financial and tax, and (8) anti-terrorism.

In particular, the Grantee shall not, and shall ensure that its affiliated and related entities, officers and employees do not:

1. do anything in the delivery of the Project which may put children or vulnerable adults at risk of harm or exploitation;
2. offer, give or authorize any payment, gift or other advantage, directly or indirectly, to any third party which could act as an inducement or a reward for any act or failure to act in connection with this Grant Agreement, or any other agreement, or in any other way act in violation of applicable anti-bribery and anti-corruption laws and regulations;
3. use any grant moneys or funding received from the Foundation directly or indirectly in support of any activities (a) prohibited by any laws combatting terrorism; (b) with or related to parties on any applicable International Sanctions List; or (c) with or related to countries against which there are comprehensive embargos; and
4. pursue any business, professional, personal, private or other interest that would in any manner conflict with the performance of the Grantee's obligations under the Grant Agreement or with the execution of the Project.

For the purposes of this clause, International Sanctions List means (1) the Specially Designated Nationals and Blocked Persons List (SDN List) of the U.S. Department of Treasury Office of Foreign Asset Control (OFAC); (2) the Consolidated List of Persons, Groups and Entities Subject to EU Financial Sanctions (CFSP List) of the European Union (EU); (3) the Consolidated United Nations Security Council Sanction List of the United Nations (UN); and (4) the List of Subjects of Sanctions of the State Secretariat for Economic Affairs (SECO) of Switzerland (any person listed on any such list hereinafter: a "**Prohibited Person**"). The Grantee shall at all times ensure that any necessary licenses and approvals have been obtained and are in place during the term of this Grant Agreement.

TAX: The Foundation has qualified the disbursement of funds under this Grant Agreement as a charitable donation. The Grantee guarantees that it is qualified to receive the charitable funds in accordance with the laws that apply to it. The Parties acknowledge and agree that any gift tax payable or chargeable in connection with this Grant Agreement shall be for the account of the Grantee.

PRIVACY: The Grantee shall inform its employees and any other persons involved with the performance of this Grant Agreement that their personal data, if and to the extent provided to the Foundation and/or Porticus, may be (i) processed by the Foundation and/or Porticus (as the case may be) in connection with the performance of this Grant Agreement; (ii) transferred to countries that do not provide an adequate level of protection; and (iii) shared with third parties affiliated with the Foundation and/or Porticus (as the case may be), each in accordance with the Grantee Privacy Statement attached hereto as Annex C.

SAFEGUARDING: In so far as the Project involves work with children, young people or vulnerable adults (hereinafter: jointly "**Vulnerable Persons**" or individually a "**Vulnerable Person**"), the Grantee will take all steps reasonably necessary to ensure their safety including compliance with any local laws and regulations in this respect.

The Grantee will have and will comply with an appropriate written policy and set of procedures to safeguard Vulnerable Persons. Such policy and procedures shall comply with the minimum standards set by the Foundation from time to time. The Foundation reserves the right to review and recommend amendments to the Grantee's safeguarding policy and procedures to ensure it meets the minimum standards.

To the extent permitted under applicable law, the Grantee shall notify Porticus (on behalf of the Foundation) of all serious incidents in which a Vulnerable Person is harmed or placed at risk of harm (including any breach of laws) and shall provide such details as the Foundation shall reasonably require. The Grantee shall comply with all local (safeguarding) reporting requirements in addition to notifying the Foundation.

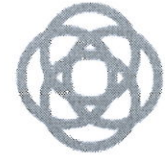
The Foundation shall, upon giving reasonable notice, be entitled to receive information on the Grantee's safeguarding practices and to visit the Project, while taking into account relevant privacy considerations.

MODIFICATIONS: The Foundation may reasonably add Annexes or modify the terms in the existing Annexes (excluding annexes to which the Grantee has provided input) and such additions and modifications shall apply to the Grantee as of the date of notification to it of such changes. If the Grantee does not agree with any of the changes proposed by the Foundation in the Annexes, it shall notify the Foundation in writing of any disagreements within thirty (30) calendar days of notice of such changes. If the Parties fail to resolve any disagreements about such proposed changes, either party shall have the right to terminate the Grant Agreement.

SUSPENSION/TERMINATION: The support to the Grantee may be suspended or terminated by the Foundation at any time, with immediate effect, in whole or in part, if, to be determined at the sole discretion of the Foundation:

1. the Grantee has materially failed to comply with any term or provision of this Grant Agreement;
2. the Grantee has used the grant in whole or in part for any other purpose than the Project as set forth in the Grant Agreement;
3. the Grantee has made any material misrepresentation of any nature with respect to any information or statements furnished to the Foundation in connection with the Grant Agreement.
4. the Grantee, the Project, or any of the Grantee's affiliated or related entities, officers or employees are involved in any activity that does not or may not conform to the Foundation's charitable purposes;
5. the Grantee or any of its affiliated or related entities, officers or employees becomes subject to a criminal investigation into, or is found guilty of, bribery, corruption, misappropriation, embezzlement, fraud, forgery or any other criminal offence;
6. the Grantee becomes subject to a change of control that exposes the Foundation to reputational risks or materially threatens the execution of the Project;
7. the Grantee or any of its affiliated or related entities, officers or employees becomes a Prohibited Person;
8. The financial performance of the Project materially deviates from the budget or results set forth in the Grant Agreement.

In addition, the Foundation may, at its sole discretion, suspend performance of the Grant Agreement for the above grounds 1. to 8. and request the Grantee to take any action necessary or advisable to remedy the Grantee's default.



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For the sake of clarity, any suspension under the preceding sentence will be without prejudice to termination and the Foundation will be entitled to terminate the Grant Agreement on the above grounds 1. to 8. at any time during such suspension.

UNUSED FUNDS: The Foundation may request, and the Grantee will be obliged to the extent permissible under applicable law, to return or re-allocate any unexpended grant funds remaining at the time of termination of the Grant Agreement or at the end of the Project period.

INFORMATION: The Grantee shall keep proper record of all reports, files, accounts and documents related to the grant or the Project. The Grantee shall provide promptly such information, reports, files, accounts or documents as the Foundation may request.

EXCLUSION OF LIABILITY: To the extent permitted under applicable law, the Foundation, its board members, officers, employees and affiliates cannot be held liable in connection with this Grant Agreement, except in case of gross negligence, wilful misconduct or default and fraud. In particular, the Foundation will not be liable to the Grantee for any damages, costs, losses, liabilities or other detriments caused by the lawful suspension or termination of this Grant Agreement.

COUNTERPARTS AND EXECUTION: The Grant Agreement and all other documents may be executed in one or more counterparts, each of which will constitute an original and all of which taken together will constitute one and the same Grant Agreement or document. Electronic or digital signatures by duly authorized representatives will be of equal effect and validity as handwritten signatures on original copies.

SEVERABILITY: If a provision of the Grant Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, that shall not affect:

1. The validity or enforceability in that jurisdiction of any other provision of the Grant Agreement; or

2. The validity or enforceability in other jurisdictions of that or any other provision of the Grant Agreement.

Each party agrees that it will negotiate in good faith to replace any provision of the Grant Agreement which may be held unenforceable with a provision which is enforceable and which is as similar as possible in substance to the unenforceable provision.

MISCELLANEOUS: Without prejudice to the Modifications provision set out above, any amendment to the Grant Agreement will not be valid unless agreed upon in writing and duly signed by both parties. This also applies to any amendment to this written form requirement.

The Grantee shall not have the right to assign, transfer or pledge the Grant Agreement or any rights or obligations under the Grant Agreement without the Foundation's prior written consent. Any assignment, transfer or pledge in violation of the preceding sentence shall be deemed null and void.

Unless expressly stated to the contrary, no part of the Grant Agreement shall create any rights in favour of any third party that is not a party to the Grant Agreement which shall impose any obligation on, or be enforceable against the Foundation.

No delay or omission by a party in the exercise of any power or right under the Grant Agreement will impair such power or right or be construed as a waiver thereof or of the event giving rise to such power or right and no waiver of any past event shall be construed to be a waiver of any power or right accruing to a party by reason of any future event.

After suspension or termination of the Grant Agreement, each party shall remain bound to the provisions of the Grant Agreement which by their nature are meant to remain applicable including, but not limited to, the clauses: Confidentiality, Intellectual Property and Licensing, Suspension/Termination, Information, Exclusion of Liability, Miscellaneous, Governing Law and Dispute Resolution.

GOVERNING LAW: This Agreement and any amendment hereof and any waiver or consent hereunder and any claims therefrom resulting shall be governed by and interpreted and construed exclusively in accordance with the substantive domestic Laws of the Netherlands. All disputes arising out of or in connection with this Agreement, including disputes concerning the existence and validity, will be finally and exclusively resolved by arbitration in accordance with the Arbitration Rules of the Arbitration Institute of the Netherlands (*Arbitragereglement van het Nederlands Arbitrage Instituut*, the "NAI Arbitration Rules").

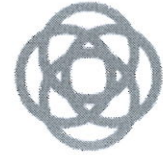
The legal seat of the arbitration (*plaats van arbitrage*) will be Amsterdam, the Netherlands.

The language of the arbitration will be English.

The arbitral tribunal will consist of three arbitrators.

The arbitral tribunal shall decide and make its arbitral award or awards in accordance with the rules of law (*naar de regelen des rechts*).

DISPUTE RESOLUTION: Any dispute and the existence and content of any arbitral proceedings under this Clause must be kept confidential by the Parties, the members of the arbitral tribunal and the Netherlands Arbitration Institute, and no publication of any arbitral award, any other decision of the arbitral tribunal or any materials produced or exchanged in the course of such arbitral proceedings is permitted, except (a) to the extent that disclosure or publication is required to fulfil a legal duty, protect a legal right, or enforce or challenge an arbitral award in legal proceedings before a court or other judicial authority, (b) with the written consent of the Parties, (c) where required for the preparation or presentation of a claim or defence in arbitral proceedings under this Clause, or (d) by order of the arbitral tribunal at the request of a Party.



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ANNEX C: GRANTEE PRIVACY STATEMENT

Version 1 September 2018

INTRODUCTION

This Privacy Statement applies to grant applicants and (potential) grantees (**Grantees**) of Stichting Benevolentia (**Benevolentia**).

Benevolentia uses the expertise and services of Porticus Amsterdam CV and its affiliated Porticus group entities (**Porticus**). Porticus is the international organization that manages the philanthropic programs of charitable institutions set up by entrepreneurs from the Brenninkmeijer family, including Benevolentia. Porticus provides these institutions with strategic advice on their donation programs and offers a wide range of services in the field of donation management. Porticus processes personal data of Grantees of Benevolentia in the course of providing its services to Benevolentia. When processing personal data of Grantees, Benevolentia and Porticus are joint data controllers.

With this Privacy Statement, Benevolentia and Porticus aim to be transparent about the way in which personal data relating to Grantees (if any) is processed.

Porticus' entities are located across the globe. Each Porticus entity shall adhere to this Privacy Statement, unless local law requirements demand otherwise.

For the purposes of this Privacy Statement, the following definitions apply:

- **Personal data** means any information relating to an identified or identifiable natural person (a 'Data Subject'). An identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier (such as a name, an identification number, location data, or one or more factors specific to the physical, economic, cultural or social identity of that natural person).
- **Processing** means any (set of) operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as the collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, alignment, combination, restriction, erasure or destruction.
- **Controller** means the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data.
- **Joint Controller** means two or more controllers who jointly determine the purposes and means of processing.

This Privacy Statement may be changed over time. You are advised to regularly review the website of Porticus and/or Benevolentia for possible changes to this Privacy Statement. This Privacy Statement was last amended on 1 September 2018.

HOW WE COLLECT PERSONAL DATA

At Benevolentia and Porticus, we are committed to maintaining the accuracy, confidentiality and security of personal data.

We may process your personal data:

- in order to assess grant applications diligently, when such personal data is included in the information provided to us in the context of a grant application or proposal.
- as part of our relationship management with Grantees, and for Porticus also in the context of developing strategic grant making advice.
- to enter into an agreement, to facilitate a payment, or to fulfil obligations under an agreement.

WHAT PERSONAL DATA DO WE COLLECT

We may, in the context of grant management and depending on the relevant circumstances, collect the following categories of personal data (not limitative, and not always applicable):

- Name and contact details (including title, address, telephone numbers, email addresses)
- Logs of communications with us (including emails)
- Photos (relating to approved projects and grants)
- References
- Financial information (relating to payment details)
- Incident reports

We also collect certain information through our websites, including technical data (such as the IP address, web browsers, click and surfing behaviour). Please refer to the Benevolentia Website Privacy Statement or Porticus Website Privacy Statement for more information.

We process such personal data on the basis of the following grounds:

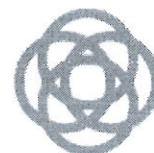
1. Consent by the data subject
2. Requirement to fulfil contractual obligations
3. Legitimate business purpose (such as relationship management and cross referencing Grantees)
4. Compliance with local laws

WHY WE PROCESS YOUR PERSONAL DATA

We collect and process personal data to enter into agreements and/or to comply with applicable statutory requirements. More specifically, we process personal data for the below purposes:

- Assessing submitted grant applications and proposals
- In respect of Porticus, for developing strategic advice for Benevolentia
- Relationship management with Grantees and co-funders
- Compliance with laws and regulations (identification obligations, fraud prevention, internal controls and company security, tax law, archiving)
- Regular course of business (for example, when you send an email, we process your contact details, the contents of your message, any attachments you add to your message)

Please note that you are not obliged to provide personal data to us. However, in order for us to enter into agreements and / or to comply with statutory requirements, we require personal data to be provided. If you decide not to provide us with personal data, we may not be able to enter into an agreement with you or the organisation (as applicable).



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HOW WE PROCESS PERSONAL DATA

Benevolentia and Porticus are the joint controllers for your personal data, which means that Benevolentia and Porticus jointly determine what personal data is collected and for what purpose, and is responsible for the protection of such personal data.

Benevolentia and Porticus have entered into a joint controller agreement together pursuant to which they have allocated their responsibilities in respect of the protection of personal data.

Porticus comprises of different group companies, located in- and outside the EU. Personal data submitted to one Porticus entity may be shared with other Porticus entities. All Porticus entities have agreed to adhere to the standard model clauses of the European Commission for data transfer.

Depending on the specific circumstances, our affiliated and related entities may be granted access to your data, for example to assess and review Grantees or to execute grant agreements.

In general, we enter into processing agreements with all third party data processors. These agreements include adequate obligations to safeguard that your personal data is being shared with that data processor only for the purpose of providing the agreed services to us.

If it is required that your personal data is transferred to a country that does not provide an adequate level of protection of personal data, we will take measures to ensure that your personal data are adequately protected in accordance with the applicable legal requirements.

HOW DO WE STORE PERSONAL DATA

We may use various systems to collect and store your personal data, such as a management information system. We have taken adequate

safeguards to ensure the confidentiality and security of your personal data. We have, and ensure that our data processors have, implemented appropriate technical, physical and organisational measures to protect personal data against accidental or unlawful destruction or accidental loss, damage, alteration, unauthorised disclosure or access, and against all other forms of unlawful processing (including, but not limited to, unnecessary collection). The retention period for storing personal data varies, depending on the type of personal data, the purpose for which it was collected, and local laws. We do not store personal data beyond the permitted retention period in accordance with applicable law.

WHAT ARE YOUR RIGHTS?

You can request access, correction, restriction, portability, objection or removal of your personal data at any time by sending a request to Porticus via privacy@porticus.com.

In the event we are processing your personal data on the basis of consent, you have the right to withdraw your consent at any time. Should you have any questions regarding the collecting or processing of your personal data, or if you are unsatisfied about the way in which we are processing your personal data, please contact privacy@porticus.com.

In the event you are an EU data subject and you are unsatisfied with the response you receive from us in relation to your request or complaint, please be aware that you have the right to submit a complaint with the local data protection authorities in your country. We also have an obligation to report all material data breaches to relevant data protection authorities within 72 hours of the data breach occurring.

ANNEX D: GRANT INFORMATION

CONDITIONS

REPORTING SCHEDULE

Date	Report Type	Report ID
31st January 2024	Progress Report	AS-22-030968
28th February 2025	Final Report	AS-22-030969

PAYMENT SCHEDULE

Date	Disbursement	Contingent Upon
October 2022	EUR 90,000.00	
March 2024	EUR 50,000.00	AS-22-030968, (Progress Report)
April 2025	EUR 10,000.00	AS-22-030969, (Final Report)
Total	EUR 150,000.00	

PARTNER PROJECT SUMMARY

The rapid development of the technologies of artificial intelligence (AI) poses the global threat of their disruptive and potentially destructive implementation – without social, political, philosophical, and religious traditions having enough time and opportunity to consider their challenge and contribute to their integration into existing structures and into these traditions themselves. Humanity is faced with an urgent task, and we intend, drawing on the Christian tradition, to do our own part. The crisis caused by AI necessitates the long-term social change of addressing the challenges and opportunities of Artificial Intelligence for modern pluralist societies from an academic and Catholic perspective, fostering dialogue and mutual understanding. Accordingly, the main target groups of our project are those leaders, decision-makers, intellectuals, and professionals in academia and outside the academia who are concerned with the enormous challenges of the present and the future as profoundly shaped by new AI technologies, and who are also open for dialogue.

The first key activity that is the intellectual source of all our other activities is academic research. It will feed their further activities of oral and written communication, first, in academic theology and secular academic disciplines and then, on various platforms in society intended for a broader audience. They aim at 1) publishing academic articles both in theology journals and in journals of other disciplines; 2) teaching courses to theology students and also students of social sciences, technology and mathematics; 3) developing teaching materials for general use in the field of theology and AI; 4) organising various events (workshops, seminars, discussion events), both academic and non-academic, making them open for a broader audience as often as possible; 5) addressing the general public by means of popular articles, interviews, blog posts and podcasts through both Christian and non-Christian channels. Their activities and outputs will have commitment towards society outside academia including both church and secular society. As an outcome of the project, they intend to make church leaders (and, by implication, Christian communities) more conscious of the new social, political, and anthropological reality created by AI technologies and poised to make them rethink the tradition and mission of the church. Furthermore, they seek to show the general public and key secular actors in the field of AI that academic research is worth their consideration and may also inspire them in handling all the questions, doubts and uncertainties brought about by AI technologies.

The project could greatly benefit from the network and connections Porticus has in various institutions in the Vatican and at pontifical and other Catholic universities. Connections especially relevant to the project are those leaders, academics and groups of professionals who have already started a cooperation with secular institutions and businesses involved in AI research, development, and implementation.