

Agreement on Cooperation

Jagiellonian University, ul. Gołębia 24, 31-007 Kraków, represented by xxx, Coordinator of Priority Research Area "Heritage", acting on the basis of a power of attorney No.

1.012.1305.2022 on 29 September 2022, with the financial countersignature of the Bursar / Deputy Bursar of Jagiellonian University, hereinafter referred to as the "JU",

and

Masarykův ústav a Archiv AV ĀR, v. v. i. Gabĉikova 2362/10, 182 00 Praha 8 Czech Republic represented by doc. Dr. Phil. Rudolf Kuĉera, Ph.D. (Director), hereinafter referred to as the "MUA CAS",

hereinafter, jointly or individually, referred to as "Partners", "Partner"

conclude the following

Cooperation Agreement for the conference "Entangled Histories: The Polish-Lithuanian Commonwealth and East-Central Europe since the Sixteenth Century – Part 2"

I. Purpose and subject of the agreement

1) The subject of this agreement is to regulate the cooperation between the Partners, including the definition of the terms and conditions of mutual cooperation, the amount of funding, and the rights and obligations of the Partners in the field of co-organization of the conference "Entangled Histories: The Polish – Lithuanian Commonwealth and East Central Europe since the Sixteenth Century – Part 2" (hereinafter referred to as the "Project" or "Conference").

2) The Parties mutually confirm that they do not provide any services to each other, but only undertake joint actions for the implementation of the joint Project, including its promotion.

3) The project partners delegate the following employees to realize the subject of this agreement: xxxxxxxxxxxxxxxxxxxxxxxx. They form the organizing team, will jointly design the conference, and seek suitable scholars for the conference through the publication of the jointly authored call for papers. The selection of participants will be done by mutual agreement.

4) The Partners undertake to promote the Project, which means disseminating information about the Project itself, and not advertising or promoting the Agreement Partners. The Partners agree to mutually use their logos - logos of the MUA CAS, Faculty of History JU, "Excellence Initiative – Research University" JU, and the Entangled History of Poland project logos in activities related to the implementation of the Agreement (hereinafter collectively the "Logo") in conference and promotional materials related to the Project. The Partners declare that they have copyrights allowing the use of their Logos by the other Partner in all fields of exploitation necessary for the implementation of the subject of the Agreement. The Partners grant each other, within and in connection with the execution of the Agreement, a non-exclusive and territorially unlimited license to use the Logo of each Partner in the following fields of exploitation:

- a. in the scope of fixing and reproducing the Logo – production of copies of the Logo using a specific technique, including printing, reprographic, magnetic recording, and digital technology;
- b. in the scope of dissemination of the Logo – public display, display, reproduction, broadcasting, and re-broadcasting, as well as public making the Logo available in such a way that everyone can access it at a place and time of their choice.

The license includes the right to use the Logo in its entirety. The license does not include dependent copyrights. Affiliates are not allowed to make changes to the Logo. The Partners grant each other the right to use the Logo as described above only to exercise their rights under this Agreement. The partners will provide each other with graphic files containing the Logo for use electronically. Affiliates may not sub-license any use of the Logo to third parties. The granting by Partners of a license to use the Logo does not limit their right to authorize others to use the Logo in the same field of exploitation (non-exclusive license). The Partners grant each other a license to use the Logo for the time of preparation and implementation of the Project. The term of validity of the license starts running from the date of conclusion of the Agreement.

5) Each Partner shall bear the costs of participation of its representatives in the conference, including the costs of travel, accommodation, catering, and the costs of promotional materials produced by or on behalf of the Partner. UJ will finance these costs up to EUR 15000 (for travel and accommodation) and MUA CAS up to EUR 2000 (for catering) respectively. The JU costs will be financed by the project “The Entangled History of Poland” supported by the “Excellence Initiative – Research University” program (PSP U1U/P01/NO/03.47). The exact distribution of the costs can still be modified by the organizing team in agreement with the management of the JU and MUA CAS. The mentioned sums are considered as maximum expenses, which shall not be exceeded. Additional third-party funds may be raised.

6) MUA CAS will be represented at the conference by at least one participant. JU will be represented by at least three participants.

7) The event will take place in Prague from Friday, 12 January, to Monday, 15. January 2024 (lecture by xxx) in the premises of MUA CAS. MUA CAS will provide necessary support for the conference including the conference room

8) Both institutions will be identified as cooperation partners and organizers on the conference program and other publicity communications. MUA CAS will be in charge of promoting the event, and organizing the conference catering. JU will be in charge of the preparation of the conference schedule (selection of papers, setting the order of talks).

9) The research has been supported by a grant from the Priority Research Area Heritage under the Strategic Programme Excellence Initiative at Jagiellonian University.

II. Final provisions

1) Each of the Partners will be responsible for the preparation of the Project within the scope of the activities it undertakes listed in the Agreement. Neither Partner is entitled to incur any liability on behalf of or for the benefit of the other Partner. Each Partner shall be liable for its own acts and omissions within the framework of the performance of the Agreement, for the acts and omissions of its employees, associates, and subcontractors, and for any damage caused to third parties and/or to

the other Partner in connection with its performance by that Partner and its employees, associates and subcontractors. Neither Partner shall be liable to the other Partner in the event that the non-performance of the subject of the Agreement occurs as a result of circumstances of force majeure, fortuitous events preventing the performance of the subject of the Agreement, or other circumstances beyond the control of any of the Partners which could not have been prevented.

2) This Agreement shall enter into force on the day the contract is signed by the last Partner and published in the Czech Contract Register. The publication shall be carried out by the MUA CAS.

3) Any amendments and additions to the Agreement must be made in writing, otherwise shall be null and void.

4) This Agreement has been prepared in two equivalents, each with the validity of the original. Each of the Contracting Parties shall receive one copy upon signature.

5) If any dispute arises out of this Agreement, the parties agree to seek non-litigious means to resolve them. Partners shall attempt to resolve any dispute or misunderstanding through collaboration. In the unlikely case the dispute remains unresolved, it shall be resolved by the competent jurisdiction of the defendant.

Signed by

In Krakow:

xxx

In Prague:

xxx