

CONTRACT FOR WORK

Sociologický ústav AV ČR, v. v. i.

address: Jiiská 361/1, 110 00 Praha 1
ID: 68378025
VAT ID: CZ68378025
representative: Mgr. Jindřich Krejčí, Ph.D., director
contact person: PhDr. Alena Křížková, Ph.D.
hereinafter as „Ordering party“

and

Professor Nancy Carol Jurik

birthdate:
birth c. number:
address:

hereinafter as „Contractor“

and Ordering party and Contractor hereinafter as „Contracting parties“ together

enter on the day, month and year specified below
within the meaning of § 2586 et seq Act No. 89/2012 Coll., the Civil Code,
this

contract for work with an intangible result

hereinafter as „Contract“

I. OBJECT OF THE CONTRACT

- 1.) Contractor undertakes to perform at his own expense and risk, properly and in time for Ordering party further defined work with an intangible result and Ordering party undertakes to take over such work and pay the further agreed price.
- 2.) The work with an intangible result means scientific research (hereinafter as „**Work**“) for the needs of Ordering party's project called “The National Institute for Research on Socioeconomic Impacts of Diseases and Systemic Risks” (NPO LX22NPO5101), the purpose of which is scientific research and collaboration on research of situations of risk and mitigation options for reduction of problems brought by sudden unexpected events (hereinafter as „**Project**“).
- 3.) The purpose of performing Work according to Contract is research on impact of the Covid-19 crisis on SMEs with care responsibility and their resilience strategies (hereinafter as „**Purpose of Work**“) and further support and development of the activities of Ordering party, for which was founded or established.

- 4.) If it turns out that Work or its part is a work within the meaning of Act No. 121/2000 Coll., about copyright law, as amended, Contractor grants a territorial, time and quantity non-limited and non-exclusive license to use Work or its part in its original or other processed or otherwise altered form, separately or aggregate or join with another work or elements and the right to grant another person by contract the right to exercise this right, and the price of the license is already included in the price of Work.

II. WORK PRICE AND PAYMENT TERMS

- 1.) The price of Work for complete execution is set at CZK 180,000, and is final. Contractor is not a payer of value added tax.
- 2.) The price of Work will be paid to Contractor by non-cash transfer to account number [REDACTED], within 14 calendar days from the date of acceptance of the Work by the Client without reservations.

III. TERM OF PERFORMANCE

- 1.) Work will be performed no later than May 31, 2024 (hereinafter as „**Term of performance**“).
- 2.) Term of performance will be extended by the period for which the impossibility of performance by Contractor lasts for reasons on the part of Ordering party or force majeure, and this extension is conditioned by immediate written notice of the occurrence of such impossibility of performance to Ordering party. Notice must contain
 - a) a factual definition of the reason for the impossibility of performance and
 - b) the moment of occurrence of the circumstance for which the impossibility of performance arose.
- 3.) The extension of term of performance lasts until the notified impossibility of performance ceases, while Contractor undertakes to notify the end of the impossibility without undue delay after it occurs. Ordering party has a similar obligation if the reason for the impossibility of performance is on its side.

IV. CONTRACT PERFORMANCE

- 1.) Contractor undertakes to proceed performing Work in accordance with the agreement of Contracting parties, without undue delay, with professional care so that the Work fulfills Purpose of Work, and with the knowledge and care which is necessary for the performance of the object of Contract.
- 2.) Contractor perform Work directly in person or under its personal guidance.
- 3.) Ordering party has the right to control performing of Work. If Ordering party finds that Contractor is in breach of his obligation, may request that Contractor rectify and carry out Work properly.
- 4.) The owner of Work is Ordering party from the beginning of Contract performance.

- 5.) Contractor hand Work, as the result of the performance of the subject of Contract, over Ordering party in a further editable form (open and editable format, especially .docx), including background data (data sets, calculations etc.), Contractor thereby initiates the acceptance procedure. Ordering party within 10 working days of the delivered Work that
- a) state that accepts Work without reservations;
 - b) state that reservations about Work and at the same time formulates within 10 working days reservations about Work in writing and invites Contractor to remove them and hand Work over again.

If Ordering party does not formulate reservations about Work within the specified period, it is considered that Ordering party accepts Work without reservations.

- 6.) Work is considered handed over by its acceptance without reservations.

V. OTHER AND FINAL PROVISIONS

- 1.) Contract is governed by the laws of the Czech Republic and Contracting parties will resolve all disputes arising from Contract primarily amicably. Contracting parties stipulate that the competent court is the court of Ordering party, where it is permitted by law.
- 2.) Contract becomes valid on the day of signing by Contracting parties and effective on the day of publication in the register of contracts.
- 3.) Contract is signed electronically and kept solely in an electronic form.
- 4.) Contracting parties confirm that they have read the contract before signing it, they agree with the content of Contract and Contract is written according to their true and real will, clearly and certainly, not in distress under noticeably unfavorable conditions.

In Praha on January 25, 2024

In Tempe on

January 31, 2024

for Ordering party:



Contractor:



