**CONTRACT FOR WORK**

**No. O/6/2025/D/UPOS**

according to §§ 2586 - 2635, Act No. 89/2012 Coll., Civil Code

# I.

**South Bohemian Gallery (Alšova jihočeská galerie)**

Registred office: Hluboká nad Vltavou 144

373 41 Hluboká nad Vltavou

Czech Republic

Identification No.: 00073512, Bank account: xxx

Represented by Director Mgr. Aleš Seifert

Tel.: xxx

e-mail: xxx

(Hereinafter „Orderer“)

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| **Francis Morris** |
| **MCS Art Consulting Ltd**  **35 Aldebert Terrace**  **London SW8 1BH UK**  **HSBC, 28 Borough High Street London SE1 1YB** |
| **BIC8: xxx**  **IBAN: xxx**  Mob.: xxx  e-mail: xxx  (Hereinafter „Contractor“) |

**II.**

**The subject matter of the contract**

1. The Contractor undertakes to perform the following works for the Orderer:

***the commissioned text for the xxx catalogue of the exhibition „ A tiny void full of a tiny infinite universe“*** hat will be shown from xxx to xxx in xxx.

The subject of the contract for work are the following services:

1. writing a text for the exhibition’s catalogue: the commissioned text should be approximately 4 to 6 standard pages in length, which corresponds to about 7,200 characters (including spaces) or 1,500 words.

**III.**

**Pricing and payment terms**

1. The Orderer undertakes to pay the Contractor for the performed work the price, which is negotiated in the total amount of **3.000,- EUR** (Threehousandeuro).

The negotiated price will be transferred to the bank account this way:

a) EUR 3.000,-EUR when the text is completed and sent to the Orderer by xxx.

1. The quality of the work and materials performed is assumed and approved by xxx, who is the authorised representative of the Orderer.

**IV.**

**Commitment of Orderer and Contractor**

1. The Orderer is authorised to inspect the ongoing works through a designated person. The designated person is xxx.
2. The Orderer is obliged to properly and in time hand over all the data and documents necessary for the proper and timely creation of the work to the Contractor by the Orderer's requirements.
3. When creating the work, the Contractor is entitled to cooperate with co-authors or other persons chosen by the Contractor. The Contractor is entitled to entrust the creation of the work or its part to a third party (Subcontractor). The Orderer undertakes to accept that the choice of co-authors and all other artistic and other professions is decided by the Contractor. However, the Contractor is obliged to ensure that the legitimate interests of the Orderer cannot be harmfully affected by the participation of co-authors or other persons, especially so that all his rights concerning the work according to this contract cannot be restricted or endangered.

**V.**

**Information obligation and control**

1. Both participants agree to provide each other with relevant information and to provide each other with important information about changes, such as a change of the responsible person, address, and seat of the participants, condition of objects, architecture, etc.

# VI.

**Withdrawal from the contract**

1. If one of the parties seriously violates the conditions outlined in this contract, the other party is entitled to withdraw from this contract. Withdrawal must be in writing, and the reason for withdrawal must be clearly stated. The withdrawal takes effect at the moment of delivery of the written withdrawal to the other party.
2. In the case of withdrawal from the contract, one of the parties is entitled to demand payment of the costs invested in the implementation of the project until the time of withdrawal from the contract. The party that violated the obligations is obliged to pay the loss of the other party. These costs will be documented by a copy of the accounting documents or by accounting for its own costs.

**VII.**

**Final Provisions**

1. This contract is executed in two copies, with the validity of the original, of which each of the contracting parties receives one copy. This contract comes into effect on the day on which it is signed by the two contracting parties, and it is binding for both parties.
2. The contracting parties are aware that this contract will be issued in the Agreement Registry according to Act No. 340/2015 Coll., about exceptional terms of the effectuality of some agreements, their issuing, and about the Agreement Registry, in the wording of a later directive.
3. Alterations and amendments to this contract may be conducted only in writing and following a mutual agreement between the two contracting parties. Each contracting party is responsible for the possible damage caused by a breach of obligations arising from this contract.
4. Any dispute between the contracting parties arising from the interpretation or implementation of this contract will be resolved by the locally and substantively competent court with its seat in České Budějovice.

In Hluboká nad Vltavou ……30.6.25…………… In London …………………………

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Mgr. Aleš Seifert, director of AJG Frances Morris