

CONVENTION

Between

the French Institute in Prague (IFP), located Štěpánská 644/35, 110 00 Praha 1-Nové Město and represented by the Counsellor for Cooperation and Cultural Action, xxxxxxxxxx

and

University of Chemistry and Technology Prague (UCT), located in Technická 5, 166 28 Praha 6-Dejvice and represented by xxxxxxxxxx

hereinafter called the « **Partners** », the following convention has been agreed upon.

Article 1 - Purpose of the convention

IFP wishes to organize a general public conference "Science+Music" with 3 French Nobel Prize awardees as main speakers accompanied by a musical program ("the Conference") in Prague on June 20th 2018.

The Conference is detailed in annex 1.

Article 2 - Commitment of IFP

IFP agrees to:

- Present UCT as an official partner of the Conference;
- Publish UCT's logo on the Conference's program and website and on other communication materials;
- Offer [20] VIP free entries to the Conference to UCT.

Article 3 - Commitment of UCT

UCT agrees to:

- Promote the Conference through its communication means to its members and the general public;
- Organize a specific scientific lecture on its premises, with one of the main speakers,
 xxxxxxxxxx ("the Speaker");
- Send the list of its guest benefitting of VIP free entries no later than May 31st 2018.

Article 4 - Financial conditions

UCT will support the Conference financially by financing IFP with 130 000,- CZK, which amounts to 12,5% of the total estimated costs.

This sum will be credited on IFP's bank account no later than September 15th 2018 on the account n° xxxxxxxxxx IBAN: xxxxxxxxxx.

Article 5 - Closing Provisions

This Contract becomes valid and effective on the day on which it is signed by both contracting parties; this Contract may be signed by means of an electronic signature. This Contract may be added to or changed solely by means of written addenda signed by the Partners.

Each Partner is entitled to withdraw from the Contract in case that the opposite Partner commits a breach of the duty to which this Contract bounds it, or even terminate it for convenience. The Partner which has committed a breach of the contractual duty is obliged to make good the damage to the opposite Partner including appropriately expended costs incurred to the opposite Partner in the consequence of the withdrawal of this Contract. If this Contract is terminated for convenience, the duty belongs to the terminating Partner. The termination of the Contract is effective since a written notice about termination of the Contract is delivered to the opposite Partner.

In the event of a dispute concerning the interpretation or application of this contract, the Partners undertake to exhaust the amicable way before relying on the judgment of the Courts of Prague. Legal relations arising from this Contract are governed by Czech law.

The Partners acknowledge that this Contract is subject to the legislation of the law no. 340/2015 Coll., on Special Conditions for the Efficacy of Some Agreements, Publication of These Agreements, and on an Agreement Register, and therefore this Contract will be disclosed in the registry according to § 4 of this law.

This Contract is made out in two counterparts; each Partner obtains one.

Adopted in Prague, on May 25th 2018

On behalf IFP	On behalf of UCT