

CONTRACT No. 2021/1

for work concluded according to § 2586 and following of the Act No. 89/2012 Coll. Civil Code

PRODUCER OF WORK

Trade name: **Matthew Smith**

Seat of organisation: **Dusíkova 910/23, 63800, Brno**

Comp. Reg. No. **75701499**

[REDACTED]

Entered in Commercial Register: **NO**

[REDACTED]

[REDACTED]

CUSTOMER

Trade name: **Mendel University in Brno**

Statutory authority: **prof. Ing. Danuše Nerudová, Ph.D.**

Authorised representative for contractual dealings –
order party: [REDACTED]

Authorised representative for factual dealings:
[REDACTED]

Workplace: **Faculty of Regional Development and
International Studies, Department of Territorial
Studies**

Seat of organisation **Zemědělská 1665/1, 613 00,
Brno**

The person responsible for the publication in the
Register of Contracts: [REDACTED]

Comp. Reg. No. 62156489 VAT No. CZ62156489
Bank: Komerční banka, a.s. pobočka Brno-Černá Pole,
Merhautova 1, 631 32 Brno, [REDACTED]
[REDACTED]

Not entered in Commercial Register.

Tel. 545 131 111

Fax 545 211 128

SUBJECT MATTER Proofreading of a monograph for the purpose of a project nr. 20-07592S, financed by the Czech Science Foundation. Expected extent is 320 pages, rate is 190 CZK per page (incl. VAT). The final price can vary based on the exact number of pages proofread.

Producer of work will proofread a monograph submitted by the customer, which may be divided into several parts. Producer of work can issue and submit invoice to the customer only after delivering the finished part of work to the customer. The producer of work has to finish and deliver each part of the work on the date agreed with the customer, however all parts of the work have to be finished and delivered to the client at the term of delivery mentioned below at the latest.

Term of delivery 31. 03. 2022

Due date for payment - **30 days of receiving invoice, more invoices might be issued depending on the progress of works on the monograph, which might be divided into several parts**

Place of delivery **online (per e-mail)**

Way of takeover **electronically**

Sanctions - for exceeding term for delivery **statutory default interest for each day of default**.....
- for delay of payment **statutory default interest for each day of default**

Other agreements:

The right of the parties to demand payment of the contractual penalty does not limit the right of the parties to claim damages.

The producer of work shall maintain confidentiality of any information it receives from the customer.

The law applicable to this contract shall be the law of the Czech Republic. Possible disputes between the parties will be resolved by courts of the Czech Republic, in Czech language and based on the law of the Czech Republic.

The Register of Contracts: If the subject value of this contract is or will be higher than 50,000 CZK excluding VAT, the Contracting Parties agree to publish the full text of this contract including its appendices and metadata in the Register of Contracts pursuant to the Act no. 340/2015 Coll. (hereinafter referred to as the „Act on the Register of Contracts“). The whole contract will be published except the names of all natural persons, who are not a statutory body, the account number of the contractor and the names of those responsible for the publication on the customer's side. The Parties agree to publish the contract and metadata through the Register of Contracts within the meaning of the Act about the Register of Contracts performed by Mendel University in Brno.

Date

Date

.....

.....

Matthew Smith



stamp and signature of authorised producer of work for contractual dealings

stamp and signature of authorised customer for contractual dealings – order party

.....



budget administrator