

CONTRACT FOR WORK

Entered into in compliance with provision § 631—§ 643 of Civil code

I. Contractual Parties

Customer Trnava University in Trnava
Registered Seat at: Hornopotočná 23, 918 43 Trnava, Slovakia
IdNo: 31825249
Tax Registration No.:
Bank Connection: National Treasury
Account Number:
(Hereinafter only the "Customer")

Contractor Aaron Fortune
Date of Birth:
Personal ID:
Permanent Address:
ID card:
Account Number:
(Hereinafter only the "Contractor")

Hereinafter jointly only the "contractual parties"

II. Subject Matter of Work

In compliance with § 631 of Civil code by contract for work the person to whom the work has been assigned (the Contractor of work) is obliged in relation to the Customer to carry out services at agreed price and at its own risk.

The Contractor is obliged to deliver the proof reading of the paper titled "Dissatisfied Life: Canguilhem's Normative Philosophy in Dialogue with Merleau-Ponty's Phenomenology" to the Customer

III. Performance Period and Delivery Conditions

1. The Contractor is obliged to perform and to deliver the work to the Customer until 16. SEP. 2013
2. The subject matter of the contract will be delivered in an electronic form (in the Word document with tracked changes).
3. The subject matter of the contract is a part of the attachment of this contract.

IV. Price for the Work and Payment Conditions

1. Contractual parties agree that the price for work will be paid in amount 5 €/1 standard page.
2. The Customer undertakes to pay the price for work issued by the Contractor delivered to the Customer, by means of a bank transfer to the account of the Contractor at latest until ... 30. SEP. 2013
3. Up until preparation of work, it is possible for the Customer to withdraw from the contract; however, he is obliged to pay the Contractor an adequate amount for yet performed work (if the Contractor cannot use the result of the work otherwise) and he is also obliged to compensate him functionally invested costs.

5. The Customer has a rightful claim to withdraw from the contract also in case, if obvious, that the work will not be ready in due time or it will not be prepared in a due form.

V. Final Provisions

1. Any changes and additions to the subject matter, in date and in price as well as in other contractual conditions, are possible to be agreed on only in a written form by an agreement of the contractual parties.
2. The rights and obligations of the Contractor and the Customer, which are not explicitly embodied in this contract, follow § 631—§ 643 of Civil code, which adjust contract for work as well as general provisions of law of obligation in compliance with § 488 and the following provisions of Civil code.
3. This contract is signed in two originals and each contractual party shall receive one original.
4. Both parties herein acknowledge that they fully understand the entire contents of this contract and, as a sign of agreement with its contents and its form, they personally sign it.
5. This contract shall be in effect on the day of its signing by the last of the contractual parties.

In Trnava

On behalf of the Contractor

On behalf of the Customer