

# Cooperation Contract

## Contracting Parties:

### 1. Prešovská univerzita v Prešove

Address: Ul. 17. novembra 15, 080 01 Prešov

Represented by: Professor PhDr. Peter Kónya Ph.D., Rector

Registration number: 17 070 775

Identification number: 2020980082

Bank account (IBAN): SK55 8180 0000 0070 0047 0370

(hereinafter referred to as the University)

and

### 2. UNIWERSYTET LODZKI

Address: ul. Prezydenta Gabriela Narutowicza, Lodz, 90136 Poland

Represented by: Prorector for Education, prof. Slawomir Cieślak

Registration number:N.A.

SWIFT/BIC:

Bank account – IBAN: PL13 1240 3028 1978 0000 2822 2550

(hereinafter referred to as Partner 2)

## conclude

the Cooperation Contract pursuant to Section 51 of the Act No. 40/1964 of the Civil Code,  
as amended, to jointly implement activities of the Project entitled  
**„Summer School on Ethics and Media: Media and its Role in the Countries of V4“,**  
**No. 11610012.**

## **Article 1**

### **Subject of the Contract**

The subject of the Contract is an agreement between the Parties, specification of the cooperation between the Parties and regulation of the mutual rights and obligations in the implementation of Summer School Project, which will be held since 9 to 11 September 2016 at the Faculty of Arts of Prešov University in Prešov within implementation of the Project „Summer School on Ethics and Media: Media and its Role in the Countries of V4“.

## **Article 2**

### **Specification of activities and forms of cooperation between the Parties**

1. As a recipient of the grant, University shall undertake to implement the Project in accordance with the Grant Agreement No. 11610012 (hereinafter referred to as Grant Agreement).
2. Partner 2 shall undertake to:
  - a) delegate a specialist who will lead a workshop within Summer School Project
  - b) delegate a specialist who will prepare teaching and learning materials on the workshop topic
  - c) participate in the project final evaluation and elaboration of a report.

## **Article 3**

### **Financial security**

1. Partner 2 shall take into consideration that the conditions for the Project granting are stipulated in the Grant Agreement.
2. The total justifiable Project expenditure and justifiable expenditures charged for Partner 2 are listed in the Project budget annexed to the Grant Agreement.
3. As a recipient of the grant University shall undertake to provide Partner 2 with an allocation of EUR 470.00 for the implementation of the activities stated in the article 2 (2). The funds shall be credited to the account of Partner 2, which is stated at the head of this Contract.
4. Partner 2 shall undertake to use the grant only to cover expenditures pursuant to the budget annexed to the Grant Agreement and which Partner 2 has at their disposal. Partner 2 shall provide proof of the manner of using the funds by the documents which shall be in accordance with general binding rules of Slovak Republic.
5. Partner 2 shall undertake to provide University with all assistance in order to fulfill the obligations arising out of this Contract and the Grant Agreement properly and in due time.

## **Article 4**

### **Validity of the contract**

1. The contract shall terminate by means of agreement or termination.
2. In case of the Contract termination in the form of agreement the parties shall agree on the settlement of the implemented activities and forms of their mutual cooperation.
3. Either Contracting Party may terminate the Contract in writing before its expiry date on serious grounds. Termination enters into force once it has been delivered to the other party.

## **Article 5**

### **Final Provisions**

1. This contract is concluded until 15 December 2016.
2. Any amendments to the Contract shall take a written form. These amendments shall become a part of the Contract after they have been approved and signed by the Contracting Parties.
3. The Contract shall enter into force on the day of signature by the Contract Parties and take shall effect on the day following after the day it has been published in the Central Register of Contracts.
4. Two copies of this Contract have been issued. Each party shall receive one copy.
5. The matters which have not been stipulated in this Contract shall be abided by the Civil Code and general binding rules of Slovak Republic.

Lodz

Prešov

Prof. Slawomir Cieślak

Professor PhDr. Peter Kónya Ph.D.

Prorector for Education

Rector