

MANDATORY CONTRACT

signed pursuant to art. 724 et seq. of Act 40/1964 Coll. as amended (Civil Code)
between

Mandator: **Alexander Dubček University of Trenčín**
Registered office: Študentská 2, 2,911 50 Trenčín
CRN: 31118259
TRN: 20213769368
Represented by: Rector, doc. Ing. Jozef Habánik, PhD.
(hereinafter referred to only as „Mandator”)

and

Mandatory:
Name and surname (titles): **Paolo Colombo (prof.)**

(hereinafter referred to only as „Mandatory”)

I. SCOPE OF CONTRACT

Scope of this Contract shall be a lecture on “Additive Manufacturing of Ceramics from Inorganic Polymers” delivered within the project FunGlass financed from the Horizon 2020 in total volume of 20 hours (preparation + delivery of the lecture) and on a day agreed in advance. Mandator shall be represented by prof. Dušan Galusek, DSc., acting as Director of the FunGlass centre who shall review and assume the order to be fulfilled within this project.

II. OBLIGATIONS OF MANDATORY

Mandatory undertakes to personally carry out the order. Mandatory undertakes to submit to Mandator any reports asked for by Mandator regarding the order's fulfilment, and transfer to Mandatory all benefits thereof.

III. OBLIGATIONS OF MANDATOR

Mandator undertakes to pay Mandatory a remuneration at an agreed price, following a written note on the order's completion, by the next consecutive payment period.

IV. OTHER PROVISIONS

Signing of this Mandatory Contract shall establish no legal working relationship between Mandator and Mandatory.

**V.
MANDATARY'S REMUNERATION**

Parties agree to the Mandatary's remuneration for the lecture being at 500,- Euro, reading: five hundred Euro (before taxes and deductions). The price is final. Travel expenses and accommodation will be paid by Mandator.

Mandator undertakes to pay the agreed remuneration via wire transfer. Mandatary shall be responsible for declaring the remuneration for tax purposes. Mandatary shall deduct tax, health and social insurance payments pursuant to the effective norms.

**VI.
MANDATARY'S PERSONAL DATA**

Mandatary hereby agrees to Mandator's processing the Mandatary's personal data pursuant to Act 18/2018 Coll. on protection of personal data as amended.

**VII.
FINAL PROVISIONS**

Relations not contained herein shall be governed by pertinent provisions of Civil Code, especially by art. 724 through art. 735 and art. 566 et seq. of Civil Code,

Any amendments to this Contract must be made only after the parties' mutual agreement and exclusively in the form of written addenda which shall become integral part of the Contract upon the parties' signatures.

This Contract shall enter into force and become effective on the day it is signed by both parties. Parties produce the Contract in three original copies, with two copies staying with the Mandator, and one copy with the Mandatary.

Parties hereby declare to have read and understood this Contract, in witness whereof they thereto affix their signatures.

.....
Mandator

.....
Mandatary