

MANDATORY CONTRACT

concluded pursuant to § 724 and following of Act No. 40/1964 Coll. of the Civil Code as amended
(hereinafter referred to as the 'Civil Code')

CONTRACTING PARTIES:

Mandator: **Alexander Dubček University of Trenčín**
Registered office: Študentská 2, 911 50 Trenčín
CRN: 31118259
TRN: 20213769368
Represented by: Rector, doc. Ing. Jozef Habánič, PhD.
Bank: Štátnej pokladnice
IBAN: SK07 8180 0000 0070 00154047
(Hereinafter referred to only as „Mandator”)

and

Mandatary:
Full Name (including titles): **Mrs. Eva García Muntión**

(Hereinafter referred to only as „Mandatary”)

I. SCOPE OF CONTRACT

1. The scope of this contract is the provision of 180 hours of professional assistance in preparing grant applications under the Horizon Europe call 'EIC Pathfinder 2025 (HORIZON-EIC-2025-PATHFINDEROPEN)' within the scope and timeframe determined by the Mandator.
2. The professional assistance provided by the Mandatary will include support activities (strategic and operational help in building a consortium), planning and monitoring of the proposal creation process, consultation and advice on proposal content, and coordination of the proposal preparation.
3. The 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 MANDATARY

1. The Mandatary is obligated to carry out the order personally, in accordance with the provisions of this contract.
2. The Mandatary is obligated to provide the Mandator, upon request, with all reports on the progress of the execution of the order (see Annex 1 – Activity Report) and to transfer to the Mandator all benefits derived from the execution of the order.

3. The Mandatary is obligated to act in accordance with their abilities and knowledge when fulfilling the order. The Mandatary may deviate from the Mandator's instructions only if it is necessary in the interest of the Mandator and if obtaining their timely consent is not possible;
4. The Mandatary is obligated to inform the Mandator of all imminent risks and potential damages.

III. OBLIGATIONS OF MANDATOR

1. The Mandator undertakes to pay Mandatary a remuneration at an agreed price, following a written note on the order's completion, by the next consecutive payment period.
2. The Mandator is obligated to provide the Mandatary with reasonable cooperation in fulfilling the order.
3. The Mandator is obligated to provide the Mandatary, upon request, with the necessary and adequate resources required to fulfil the order.

IV. OTHER PROVISIONS

The signing of this Mandatary Contract shall not establish any legal employment relationship between the Mandator and the Mandatary.

V. MANDATARY'S REMUNERATION

1. Parties agree to the Mandatary's remuneration for the work carried out being at 4.500, - Euro, reading: four thousand five hundred euros (excluding taxes and contributions). The price is final.
2. The Mandator undertakes to pay the agreed remuneration via cashless payment. The remuneration shall be transferred to the Mandatary's account, as specified in the header of this contract, by bank transfer after the completion of the activities covered by this contract.

VI. MANDATARY'S PERSONAL DATA

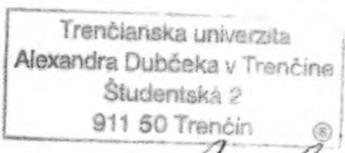
The Mandatary hereby agrees that the Mandator will process his personal data in accordance with Act No. 18/2018 Coll. on the Protection of Personal Data and the amendment and supplementation of certain laws, as well as with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, repealing Directive 95/46/EC.

VII. FINAL PROVISIONS

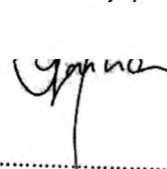
1. This contract is concluded for a fixed term, until the full fulfilment of the obligations arising from it. This contract is governed by the legal system of the Slovak Republic. Legal relations between the contracting parties that are not regulated by this contract shall be governed by the provisions of the Civil Code and other generally binding legal regulations.
2. All tax and levy obligations arising from this contract shall be the responsibility of the Mandatary.

3. All amendments and supplements to this contract must be made by mutual agreement of the contracting parties exclusively in the form of written addenda, which, upon signature by both contracting parties, shall become an integral part of this contract.
4. This contract becomes valid on the date of signature by both contracting parties and takes effect on the day following its publication in the Central Register of Contracts.
5. The contracting parties have drawn up this contract in three copies, of which the Mandator shall receive two copies, and the Mandatary shall receive one copy.
6. The contracting parties have reviewed and understood the content of this contract and, as a sign of their agreement, hereby sign it.

Signed in Trenčín, 03-04-2025



.....
Assoc. prof. Jozef Habánik, PhD.
Mandator



.....
Mrs. Eva García Muntión
Mandatary

GARCIA
MUNTION
EVA -
33518672J

Firmado
digitalmente por
GARCIA MUNTION
EVA - 33518672J
Fecha: 2025.04.04
04:43:25 +02'00'