***Contract no.***

concluded pursuant to § 536 et seq. of the Commercial code of the Slovak Republic (Act No. 513/1991) incl. subsequent amendments

(“Contract”)

entered into between

I.

**Name of the Contractor: Slovak University of Technology in Bratislava**

**Seat:** Vazovova 5, 812 43 Bratislava, Slovak Republic

**Unit:** Faculty of Chemical and Food Technology

**Correspondence address:** Radlinského 9, 812 37 Bratislava, Slovak Republic

**Company ID:** 00397687

**Tax ID:** 2020845255

**Legal representative:** prof. Ing. Anton Gatial, DrSc., dean

**Responsible for the Contract:** Insert name.

**Bank name:** Štátna pokladnica, Bratislava

**Bank account (IBAN):** SK28 8180 0000 0070 0008 1498

(“Contractor”)

a

II.

**Name of the Principal:** Insert name.

**Seat:** Insert address.

**Company ID:** Insert company ID.

**Tax ID:** Insert tax ID.

**Legal representative:** Insert name of the legal representative.

**Responsible for the Contract:** Insert name.

**Bank name:** Insert bank name.

**Bank account (IBAN):** Insert bank account number.

(“Principal”)

applying the following

t e r m s o f c o n t r a c t :

1. **Purpose**

By signing this Contract, the Contractor agrees to carry out the Work detailed in Art. II of this Contract and to deliver it to the Principal in accordance with Art. III of this Contract. The Principal agrees to accept the Work upon completion and to pay to the Contractor the price set in Art. V of this Contract.

1. **Scope of Work**

The Contractor shall carry out the following Work for the Principal:

Insert title of Work and its description.

1. **Time schedule of Work**

The Contractor shall carry out the Work as detailed above in the time period from Insert date. until Insert date..

1. **Contractor’s obligations**
2. The Contractor shall deliver the completed Work to the Principal by the date set in Art. III of this Contract and the Principal shall accept it.
3. The Contractor shall inform the Principal about work progress upon Principal’s request.
4. The Contractor’s obligations under this Contract shall be deemed fulfilled by the delivery of the completed Work to the Principal or by signing of the Protocol of Delivery and Acceptance by both Contracting Parties.
5. The Contractor is entitled to deliver the completed Work to the Principal before the due date set in Art. II of this Contract and the Principal shall accept this Work
6. **Price of Work**
7. The Contracting Parties have agreed that the final price of the Work specified in Art. II is Insert amount. euros.
8. The Principal agrees to pay the deposit amounting to Insert amount. euros within 14 days after being issued an advance invoice.
9. Upon completion of the Work, the Principal shall pay the final price of the Work specified in Art. V sec. 1 of this Contract reduced by the advance payment in accordance with Art. V sec. 2 of this Contract, within 14 days of being issued an invoice.
10. **Special provisions**
11. The ownership rights to the Work as well as the rights to use the Work shall pass from the Contractor to the Principal upon delivery and full settlement of the price as specified in Art. V of this Contract.
12. The Principal can use partial results of the Work only with a prior written consent of the Contractor.
13. The Contracting Parties agree that all the information included in this Contract shall be deemed confidential, and shall not be passed on to a third party under the threat of compensation under Section 373 et seq. of the Commercial code of the Slovak Republic (Act No. 513/1991) incl. subsequent amendments.
14. **Final provisions**
15. This Contract shall be governed and construed in accordance with the laws of the Slovak Republic. All disputes arising out of this contract or related to its violation, termination or nullity shall be finally settled under the rules and legislation of Slovak Republic. The place of arbitration shall be Bratislava, Slovakia.
16. This Contract has been concluded for the term required to fulfill all the obligations of the Contracting Parties.

3. This Contract may be amended or revoked by written amendment signed by legal representatives of both Contracting Parties, with Contracting Parties agreeing on mutual settlement.

1. This Contract shall enter into force and effect on the date of its signature by the Contracting Parties.
2. This Contract is drawn up in 4 original copies, of which 2 original copies shall be given to the Contractor and 2 original copies shall be given to the Principal.
3. The Contracting Parties declare that they have read this Contract thoroughly, understood its contents, the Contract was concluded after mutual agreement, not under pressure nor under notably disadvantageous terms, in witness whereof they attach their signatures herein below.

Signatures of Contracting Parties:

In Bratislava on .............................. In ............................... on ..............................

On behalf of the Contractor: On Behalf of the Principal:

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**prof. Ing. Anton Gatial, DrSc. Insert name.**

dean Insert position.

-čo je červeným písmom, zmeňte, doplňte, overte a potom zrušte červené písmo; príp. upravte iné ustanovenia

-nerelevantné ustanovenia zmluvy možno vynechať

-číslo k zmluve o dielo prideľuje pani Eva Cvečková

-každá zmluva o dielo je jedinečná, k niektorým môže byť vhodné pridať ustanovenia o sankciách a záručných podmienkach

-ak si chcete overiť správnosť po právnickej stránke – kontaktujte pána Mgr. Marcela Michaličku ([marcel.michalicka@stuba.sk](mailto:marcel.michalicka@stuba.sk)) z rektorátneho právneho oddelenia