**CONTRACT FOR WORK**

**Česká pirátská strana**

**Na Moráni 360/3, 128 00 Praha 2**

**ID no.: 71339698**

**Represented by:**

(hereinafter referred to as “**Client”**) and

first name, surname / name of company

date of birth / ID no.:

address:

(hereinafter referred to as **“Contractor”**)

conclude the following

**contract for work** (hereinafter referred to as **“Contract”**)

on the date mentioned below, in accordance with Section 2586 et seq of Act No. 89/2012 Sb., Civil Code, as amended

1. Subject of the Contract

1.1 The Contractor agrees to provide the following work for the Client, at the Contractor’s own expense, under the conditions stipulated below: (description of the work or reference to an Annex defining the work; hereinafter referred to as “Work”). The Client agrees to take the work over and pay the Contractor for it in line with the price stipulated in Article II of the Contract.

1. Price of the Work and Payment Terms:

2.1 The Contracting Parties have agreed the total price of the Work to be: CZK (in words ...)

+ VAT, payable by bank transfer to the Contractor’s bank account no.: upon handover of the Work.

1. Deadline for the Work
   1. The Contracting Parties have agreed that the Contractor shall finish the Work by

Upon the signing of the Contract, the Client handed over the following equipment necessary for completing the Work:

* 1. The Client provided the following materials to the Contractor (specifications, technical documentation, or specific things):

1. Handover and Takeover of the Work

4.1 The Work will be handed and taken over within two days of its completion. The Work shall be completed and handed over on the date stipulated in Article III of the Contract at the latest.

4.2 The handover and takeover of the Work shall be documented by the Contracting Parties or the Work will be recorded at <https://redmine.pirati.cz/>.

4.3 In case the Client’s payment for the Work is delayed, the Contracting Parties agreed on a contractual penalty amounting to per day of delay.

4.4 In case the Contractor is delayed in completing the Work, the Client is entitled to a discount from the price of the Work amounting to ...x...% for each commencing 7-day period of the delay.

1. Liability for Defects

5.1 The Contractor shall provide warranty on the Work for a time of from the handover of the Work to the Client. The warranty shall not apply to defects of the Work caused by defects of the material procured by the Client as stipulated in Article III of the Contract.

* 1. The Contractor undertakes to hand over the Work without any defects or unfinished parts.

5.3 The Contracting Parties have also agreed that if the Work has any visible defects or unfinished parts at the time of handover, it shall only be handed and taken over once these are removed. In such a case, the Contracting Parties shall record this fact. The Contractor is liable for any costs connected to removing such defects.

1. Final Provisions
   1. This Contract comes into force and effect on the date when it is signed by both Contracting Parties.
   2. The Contract and the relations stipulated by it are governed by the laws and regulations of the Czech Republic, most importantly by relevant provisions of Act No. 89/2012 Sb., Civil Code, as amended.

6.4 The relations between the Contracting Parties are further governed by the Contractors Terms for Paid Work published at <https://wiki.pirati.cz/rules/ppu>. The Contracting Parties have read these Terms and they have undertaken to comply with them.

6.5 The Contract had been made in two counterparts. Each party shall receive one counterpart.

6.6 In signing this Contract, the Contracting Parties confirm that they read the Contract before signing it, that they agree with its contents and that it has been concluded based on their true and actual will, clearly and transparently, and not under duress in distinctly unfavourable conditions.

In on

Client Contractor