

Copyright transfer agreement

concluded between:

MgA. Marta Šeflová, Identification Number 04270347,
residing at Buzulucká 548/4, 160 00, Praha 6 – Dejvice, Czech Republic,
contact e-mail: marta@martaseflova.com
(hereafter only as „**Marta Seflova**”)

and

.....
.....
.....

(hereafter only as „**Client**”)

Marta Seflova pledges to transfer to the Client right to use

Subject matter of copyright:	<u>Design number:.....</u> see exhibit in attachment (also referred as “ Design ”)
Exclusivity:	Marta Seflova grants <u>an exclusive</u> right to the Design
Period:	the right is transferred for <u>an indefinite period</u>
Rights transferred:	Client is allowed to use the Design for public and commercial purposes, to change the Design and transfer the rights to the changed Design to others
Price: EUR
Price to be paid:	<u>once</u>

If not specified otherwise, Payment and Shipping conditions as well as Terms of Service and Privacy Policy of Marta Seflova apply. Client expressly agrees they have read, understand and agree with the conditions; and can access them at martaseflova.com at any time.

This contract might be concluded by signing it, expressing agreement or confirming an order per e-mail or by paying the full price.

Client agrees that the Design be transferred to the Client immediately after conclusion of this contract; the Client takes note that if Client is a consumer and the supplied Design is digital content which is not supplied on a tangible medium in the sense of the Directive 2011/83/EU of the European Parliament and of the Council of 25 October 2011, Client thereby loses his right of withdrawal.

All relations based on or caused by this agreement shall be governed by Czech law and decided by Czech courts, namely District court for Prague 6; if a regional court is the court of first instance, it shall be City court of Prague.

Done in Prague,