177ML0139

COOPERATION CONTRACT

concluded under the provisions of § 51 of Act no. 40/1964 Coll., the Commercial Code, as amended (hereinafter referred to as the "Contract") between the following contracting parties:

Article I.

Organization Name:

Creative Industry Košice, n.o.

Represented by:

Ing. arch. Michal Hladký, director

Registered Address:

Kukučínova 2, 040 01 Košice, Slovakia

Company Number:

35583461

VAT No .:

SK2022737871

Bank:

Prima banka Slovensko, a.s.

IBAN:

SK21 5600 0000 0005 5823 5001

SWIFT:

KOMASK2X

Contact person:

Jana Šargová, jana.sargova@cike.sk

(hereinafter referred to as the "Client")

and

Inford Ensemble Bt.

Represented by:

Zsuzsanna Kovács

Address:

Pasaréti út 101., 1026 Budapest, Hungary

International Tax No.: HU21994711

Company No.:

01-06-766342

IBAN:

HU32 1160 0006 0000 0000 2400 9278

BIC/SWIFT code:

GIBAHUHB

(hereinafter referred to as the "Partner")

Article II.

Subject of Contract

The subject of this Contract is to govern the mutual rights and obligations of the parties during the cooperation of the contracting parties in activities related to Art & Tech Days 2017 (hereinafter referred to as the "Event").

Article III.

Obligations of the contracting parties

- The Partner undertakes to: 1.
 - Supply the lecturing of Zsuzsanna Kovács within the event "Art & Tech Workshop", a part of the project Art & Tech Days 2017, as follows: lecturing one workshop on topic "Introduction to Discovery UX Research" on November 23rd 2017 from 4:00 PM till 8:00 PM, in Kasárne/Kulturpark, Kukučínova 2, Košice, Slovakia.
 - b) The Partner is obliged to keep confidential all matters about which he/she learns during the implementation of the subject of the Contract, even after the termination of this Contract.
 - The Partner is obliged to cooperate with the Client, respect its proposals and in implementing the subject matter of the Contract is bound by the mandatory instructions of the Client.
 - d) The Partner is obliged to immediately inform the Client of matters essential to the execution of the subject of this Contract, in particular not performing the proper implementation with the reasons for its cause, etc.

- e) If the Partner fails to meet the obligations under this Contract properly and on time, he/she shall pay the Client for verifiable and documented expenses.
- f) The Partner undertakes continuously and always at the request of the Client to inform it about ongoing progress and the status of the implementation of this Contract.
- 2. The Client undertakes to:
 - a) Provide all necessary information concerning the Art & Tech Days 2017 event, provide inevitable conditions for the partners' presentations.

Article IV.

Remuneration

- 1. The Parties agreed that for proper and timely fulfilment of the subject of this Contract according the Article III. point 1, the Client shall pay to the Partner a **fee for cooperation within the event 500,- EUR** (in words five hundred euros; hereinafter referred to as the "**Fee**").
- 2. The Fee will be paid by bank wire transfer to the bank account of the Client referred to on Article I. of this Contract within 30 days of timely performance of the contract in accordance with Article III., point 1 hereof.

Article V.

Termination of Contract

- 1. This Contract may be terminated by agreement of the contracting parties.
- 2. Either contracting party may withdraw from this Contract in particularly serious cases, such as in particular events of force majeure.
- 3. The Client may also withdraw from the Contract if the Partner substantially breaches the Contract or without stating a reason.
- 4. Withdrawal from the Contract must be in written form and must be delivered to the other contracting party.
- 5. In the case of withdrawal from the Contract:
 - a) The Client is entitled to compensation for damages caused, consisting mainly of costs incurred,
 - b) The Partner is not entitled to compensation of costs incurred.

Article VI.

Final Provisions

- 1. This Contract enters into force upon its signature by both contracting parties and becomes effective on the day following its publication on the web site of the Client. It can be amended and supplemented upon the agreement of the parties in the form of written amendments to this Contract numbered in ascending order.
- 2. The rights and obligations of the contracting parties not addressed in this Contract are governed by the provisions of Act no. 40/1964 Coll., the Civil Code, as amended, and other generally binding legal regulations valid in the Slovak Republic.
- 3. This Contract is drawn up in two copies, whereby each party shall receive one.
- 4. The parties declare that before signing this Contract they properly read it, conclude it freely, seriously consider it as clear and comprehensible, and as proof of their agreement with its content they have hereunto set their hands.

In Košice, 10. 11. 2017

Inford Ensemble Bt. Zsuzsanna Kovács

Ing. arch. Michal Hladký