Contract

which is created between

the Foundation for a Civic Hungary (seat: H-1013 Budapest, Pauler street 11., represented by Zoltan Balog, chairman of the board, taxation number:18180987- 1-41), henceforth: principal.

And on the other hand

S. C. Services s. p. r. l. (seat: B-1780 Wemmel, Chausseé Romaine 1022., represented by Stef Goris General Manager, taxation number: BE 864.501.018. court register number: 0864501018), henceforth: trustee.

Today within named terms

Premise

According the par. i, of its Resolution 20/2015. (VII.06.), the Board of the Foundation for a Civic Hungary decided in the enclosed herein resolution to lay charge on the Trustee, to write a study on the topic mentioned below. Therefore they take out this contract.

Object of the contract

- 1.1 The principal is laying a charge (orders) on the trustee in order that he is creating a comparative study on the topic mentioned bellow, based on the explorations of the trustee.
- -Public law research based on Hungarian law regulations, legal analysis on the international context of the Hungarian Media Law and on the Hungarian implementation of certain pieces of the EU Law.
- 2.1 The trustee has to finish the study by the latest date of the 30th october 2015. This means that the finished report is to be delivered to the principal in 1 electronic, and 1 signed and printed copies.

As the representative of the principal Dr. Gergely Gulyás Executive Director is authorized carry out duties and rights laid down in this section.

- 2.2 The trustee has to follow the orders of the principal during his work.
- 2.3 The trustee has to inform the principal in writing about the cooperation in his work with a third party (company, person).
- 2.4 When the principal is giving a wrong or non-professional order, the trustee has to inform the principal. When the principal is insisting on the wrong order, the costs of the so arisen damage encumber the principal.

2019. 05. 03. atlatszo.hu

2.5 The trustee has to inform the principal on his work, on request of the principal or without it, especially when a third party is involved.

2.6 The trustee can only differ from the orders of the principal when this is the interest of the principal and when there is no time to inform him. In this case the principal has to be informed immediately.

III. Fee and conditions

- 3.1 The trustee is entitled for the study mentioned in this contract, for a fee of 50.000 Euro + 21 % VAT. The contract fee contains all expenses regarding the assignment. The trustee is not entitled for any other fees on other dues.
- 3.2 The trustee is entitled for the fee 8 days after handing over the 1 electoronic, and 1 signed and printed copies of the finished study of this contract against an invoice.
- 3.3 All payments are expected on the company address and bank account of S. C. Services:

Code BIC: GEBABEBB

Cobe IBAN: BE58001608879079

IV. Authorial rights

- 4.1 Regarding the fact that the study written by the trustee is under copyright law, the parties dispose the use of the study on the terms mentioned hellow:
- 4.2 The principal is gaining the right to circulate the study written by the trustee in any form and copy number.
- 4.3 The trustee is handing over all financial rights of the study mentioned in this contract to the principal.
- 4.4 The trustee may publish the study or hand it over to a third party only, if the principal is informed about it in advance.
- 4.5 The copyright mentioned in this contract is exclusive, but can be handed over to another party by the principal.
- V. Effect and annulment of the contract
- 5.1 The parties are signing this contract from the day of the assignment to the 30th of October.
- 5.2 The annulment of the contract by the principal

The principal is entitled to annul the contract immediately in case of material breach by the trustee: In particular, when the trustee misses to deliver information about the study.

5.3 The annulment of the contract by the trustee

The trustee is only entitled to annul the contract in case of a material breach of the contract by the principal. Annulment by the trustee shall be in written form and delivered by post (return receipt, registered mail).

5.4 The trustee may annul the points of the contract regarding copyright measures, when the principal is uses his guaranteed rights not in harmony with the aim of the contract.

VI. Unclassified regulations

- 6.1 The trustee claims that he has all the financial rights of the study that is written based on the contract, and that he has the right to give the usage rights to a third party.
- 6.2 The parties declare that during the effect of this contract the principal and the trustee are entitled to save the name indication and the right for the organic structure of the study of the trustee.
- 6.3 Every disclaimer regarding this contract is only valid in written form.
- 6.4 The persons representing the parties declare that they have the signing authority to sign this contract.
- 6.5 Matters not regulated by this contract shall be governed by Act LXXVI of 1999 about copyright and the Hungarian Civil Code. In case of a judicial process, the parties stipulate depending on the value the exclusive authority of the county court of Buda (Budai Központi Kerületi Bíróság) or the court or judicature of Budapest (Fővárosi Törvényszék).

The parties signed this contract after common reading and interpretation in their will approvingly.

Budapest, 15th July, 2015

Stef Goris

General Mana

Zoltán Balog

Chairman of the Board

Szövetség a Polgári Magyarországért Alapítvány

1013 Budapest, Pauler u. 11. Adószám: 18180987-1-41