

AGREEMENT

concluded on this day, month, and year pursuant to the provisions of §1746(2) of Act No. 89/2012 Coll., the Civil Code, between the parties:

CZECH CENTRES

Address: Václavské nám. 49, 110 00 Praha 1, Czech Republic
Represented by: Jana Polívková Čepeláková, Director, Czech Centre Madrid
Company ID: 48546038
Tax ID: CZ48546038
Bank: Czech National Bank
Bank account no.: 17233011/0710
(hereinafter the "CC")

and

Name: Damián Perea Lezcano
Address: C/ CADIZ Nº 28, 4º IZ
35012 – LAS PALMAS DE GRAN CANARIA
CIF no.: B76153527
Bank: Banco Santander
Bank account no.: ES42 (IBAN) 0049 0471 09 2216156262
(hereinafter the "Partner")

I.

SUBJECT OF AGREEMENT

1. The CC will reimburse the costs of the Partner's travel to the Czech Republic in order for the Partner to network with partners in Prague on 30 May – 3 June 2022 as a curator (hereinafter the "Sponsored Trip").
2. The anticipated result of the trip: networking with Czech animation and gaming specialists

II.

OBLIGATIONS OF CONTRACTING PARTIES

1. The CC shall undertake:
 - a. Cover the costs of the Partner's Sponsored Trip to the Czech Republic and back as specified:
Means of transport: plane
Date of travel: May, 25 – June, 4
Total costs: 400 EUR; 9.800,- CZK
 - b. to provide the Partner's accommodation as specified:
Name and address of accommodation: Hotel EA Downtown, Žitná 53
110 00 Praha 1, <https://www.hoteldowntownprague.cz/>

Number of nights: 4

Total costs: 245 eur; 6.000 Kč

The total amount of costs covered by the CC pursuant to this contract is 645 EUR/ 15.800 CZK.

The CC's costs of 400 EUR will be paid to the Partner via electronic bank transfer to the Partner's bank account number given above.

2. The Partner shall undertake:
 - a. to use the services / CC costs provided for the purposes for which they are intended and in furtherance of the intent to travel to the Czech Republic,
 - b. to submit material output from the trip to the CC within a reasonable amount of time in the form of an article, plan, event, etc., that is by its nature in keeping with the intent of the Sponsored Trip.

III.

AGREEMENT WITHDRAWAL

1. Either party is entitled to withdraw from the Agreement:
 - a. if there is a serious breach of the Agreement by the other party or,
 - b. if the event is cancelled or disrupted.

The withdrawal takes effect on the day of its delivery. If the withdrawal is based on b., both parties agree to undertake all necessary steps to eliminate or reduce losses (i.e. cancel flights, accommodation), and to agree on subsequent financial settlement.

IV.

FINAL PROVISIONS

1. This contract is concluded under Czech law, in writing, with any and all amendments hereto possible only in writing via written appendices based on the full and mutual consent of both parties to the contract.
2. The CC and the Partner shall attempt to resolve any and all disputes as may arise from the creation, interpretation, performance or termination of this Agreement, as well as all directly associated relationships, by amicable means.
3. The contracting parties agree that all binding expressions of their will must be made in writing and delivered to the other party.
4. This Agreement is signed manually or electronically. If the Agreement is signed by hand, it is made in two (2) copies, each of which will be considered the original. Each party will receive one (1) copy of this Agreement. If the Agreement is signed electronically, it is signed by a recognized electronic signature pursuant to Act No. 297/2016 Coll., On services creating trust for electronic transactions, as amended, by persons authorized to act on behalf of the contracting party.
5. Email and other electronic communication will not be considered acceptable for the purposes of the Agreement. This does not apply if the contract is signed electronically.
6. The contracting parties have furthermore agreed to the following alternative means for the delivery of all written materials sent in relation to this contract or on the basis of this contract



(including all substantive acts): should delivery of a document via a holder of a postal licence be unsuccessful despite having been sent by registered post with a "receipt" to the address of the other party given in the heading of this contract, the third (3rd) business day following the sending of the document shall, for the purposes of this contract, be considered the day of the document's delivery, regardless of whether the addressee has learned of its delivery or not.

In ...Madrid. on (date) ...9th of May

In on (date)

.....
CZECH CENTRES

.....
PARTNER

