

PARTNERSHIP AGREEMENT

CZECH CENTRES

Address: Václavské nám. 49, 110 00 Praha 1, Czech Republic
Represented by: Jana Polivkova Cepelakova,
director of the Czech Centre Madrid, Av. Pío XII 22-24, 280 16 Madrid
Company ID: 48546038
Tax ID: CZ48546038
Bank: Czech National Bank
Bank account no.: 17233011/0710

(hereinafter the "CC")

and

DAMIÁN PEREA PRODUCCIONES SL

Headquarters: Calle Cádiz nº 28, 4º izquierda
Represented by: Damián Perea Lezcano, administrador único
Company ID: 76153527
Tax ID: B76153527
Bank: Banco Santander
Bank account no.: ES4200490471092216156262

(hereinafter the "Partner")

on the following day, month and year, pursuant to §1746(2) of Act No. 89/2012 Coll., the Civil Code, concluded Agreement on Joint Organisation / Partnership:

I.

SUBJECT OF AGREEMENT

The subject of this agreement is cooperation between the CC and the Partner on the joint organisation the participation of the authors of the film Even Mice Belong in Heaven on festival Animayo which will take place on 3rd -6th of May in Gran Canaria (hereinafter the "Event"). The Partner is the main organiser of the Event.

II.

OBLIGATIONS OF CC

1. The CC will share in the costs associated with the organisation and running of the Event with a contribution in the amount of 1 270 EUR, written out: one thousand two hundred seventy EUROS
2. The CC will pay the contribution to the Partner within 10 days of the conclusion of this Agreement to the bank account of the Partner given above.

III. OBLIGATIONS OF PARTNER

1. The Partner will reference the CC as a co-organizer of the Event on promotional materials and websites. The use of the CC logo on promotional materials for the Event will not be considered as advertising service.
2. The Partner will provide the CC with an account of the contribution to the Event within 30 days of its ending.

IV. FINAL PROVISIONS

1. Relations arising from this Agreement but not expressly arranged by the Agreement shall be governed by Czech law, particularly by the relevant provisions of the Civic Code and related, generally binding legislation, as amended.
2. This Agreement shall take effect on the day upon which it is signed by both parties. Should the Agreement be subject to disclosure regulations pursuant to Act No. 340/2015 Coll., on the Register of Contracts, as amended, it will take effect as of the date of publication in the registry.
3. The contracting parties may terminate this Agreement upon mutual consent. Such consent must be given in writing and signed by representatives of both contracting parties. The document of consent must stipulate the means of settling mutual obligations.
4. The Agreement can be unilaterally terminated:
 - a) in the case of a violation of the obligations given in Articles II and III hereof with delay in excess of ten (10) days, or
 - b) in the event of the Partner winding up or insolvency proceedings being brought against the Partner.
5. Withdrawal from the Agreement must be made in writing and will take effect once it has been delivered to the other contracting party. Withdrawal from the Agreement will have no bearing on right to compensation for damages. In case of withdrawal from the Agreement based on 4./b), both parties agree on undertaking the necessary steps to eliminate or reduce losses (e.g. cancellation of purchase orders and contracts) and to make appropriate subsequent financial settlement.
6. The contracting parties agree that all binding expressions of their will must be made in writing and delivered to the other party.
7. 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.
8. Email and other electronic communication will not be considered acceptable for the purposes of the Agreement. This does not apply if the Agreement is signed electronically.
9. 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 date of the document's delivery, regardless of whether the addressee has learned of its delivery or not.

10. Should any provision of this Agreement be invalid, this fact shall have no bearing on the validity of the Agreement as a whole, provided no such effect arises from binding legislation. The parties shall undertake to replace any such invalid provisions with mutually acceptable valid provisions that observe the same objectives and maintain comparable terms and conditions for their attainment.
11. Neither of the parties to this Agreement is entitled to cede their rights or obligations arising from the Agreement to third parties.
12. This Agreement can be amended and supplemented only in writing with the mutual consent of both parties.

In Madrid on (date)

In Madrid on 22/03/2023

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CZECH CENTRES

DAMIAN PEREA LEZCANO
PARTNER