Agreement on Cooperation

Concluded pursuant to Section 51 of Act No. 40/1964 Coll. Civil Code as amended by later legal regulations

between

Organiser: Ústav pamäti národa (Nation’s Memory Institute)
IČO: 37 977 997
Miletičova 19, P. O. Box 29
820 18 Bratislava 218
represented by: Ján Pálffy, PhD.
Deputy Chairman of the Board of Directors of ÚPN

(hereinafter referred to as “Organiser”)

and

Guest: Pavel Litvinov

(hereinafter referred to as “Guest”)

I

Subject of the Agreement

Subject of the Agreement is to stipulate rights and obligations of Contracting Parties related to the international event called “For Your and Our Freedom” (hereinafter referred to as “Event”), organised by the Nation’s Memory Institute on 8 November 2018 at 17:00 in the creative and cultural centre Nová Cvernovka, seated at Račianska 1575/78 in Bratislava.

II

Rights and Obligations of Contracting Parties

1. Contracting Parties are obliged to cooperate, to provide each other all information needed to meet the objective of this Agreement in adequate time, as well as other facts which could have a substantial impact on meeting the contractual obligations.
2. The Guest commits himself herewith to participate in the Event, namely in the discussion, duly and in time, respecting instructions provided by the Organiser.
3. The Organiser commits himself herewith to reimburse travel costs to the Guest and provide him with accommodation for 4 nights.
III
Fee and Payment Terms

Contracting Parties agreed that due to the character of the Event, the subject of this Agreement shall be provided free of charge.

IV
Duration of the Agreement and Withdrawal Conditions

1. This Agreement is concluded for a definite period, namely till 30 November 2018.
2. The Agreement may be terminated before its ordinary date as follows:
   a) By agreement of Contracting Parties;
   b) By one of the Parties withdrawing from the Agreement, should the performance of the agreement become impossible or extraordinarily difficult due to unexpected serious circumstances, which the other contracting party has to be notified about with no delay and proven plausibly, the effects of the withdrawal from the Agreement shall occur on day when a written notification is delivered to the other contracting party;
   c) By one of the Parties withdrawing from the Agreement, in case should the other contracting party breach provisions of this Agreement in a material way and no remedy was made even after the previous notification; the effects of the withdrawal from the Agreement shall occur on day when a written notification is delivered to the other contracting party;
3. In case of a withdrawal from the Agreement, Contracting Parties are obliged to settle all steps taken to meet the subject of the Agreement.
4. Each of the Contracting Parties is entitled to claim damage caused by obligations breached by the other contracting party.

V
Final Provisions

1. Relations not regulated by this Agreement shall be regulated by relevant provisions of the Civil Code and other generally binding legal regulations.
2. All changes and amendments to this Agreement may be executed only in written and have to be agreed by both Contracting Parties.
3. Contracting Parties agreed that all disputes related to or deriving from this Agreement shall be first settled by negotiation and consent.
4. Contracting Parties hereewith declare that they read the agreement, understood its content and by signing by their own hands they confirm they agree with the content of the Agreement representing their real, serious and free will and that they did not conclude it in distress, under duress, being misled, or under obviously unfavourable conditions.
5. This Agreement is executed in two copies in Slovak language, one copy for each Contracting Party.

Done in Bratislava this 5.5.2018
(podpisané)
Organiser

Done in ..................................... this........................................
(podpisané)
Guest

September 19th 2018