

Good Game Global, Škrličeva 39, 10 000 Zagreb, MB: 081151455, OIB: 24167136338, represented by the Director Nikola Stolnik (hereinafter referred to as: "the Organiser")

and

Faculty of Computer Science, University „Ukshin Hoti“ Prizren, Republic of Kosovo, VAT number: 600535118, represented by Dean Prof.Ass.Dr.Zirije Hasani (hereinafter referred to as: Faculty)

entered on 13.12.2021. into the following

AGREEMENT ON BUSINESS COOPERATION

Article 1.

The subject of this Agreement is the regulation of mutual rights and obligations of the Faculty and the Organizers of the project called University Esport Tournament Kosovo (working title), which will be implemented from January to April 2022.

The content of business cooperation includes the position of the Faculty within the University Esport Tournament Kosovo produced by Good Game Global d.o.o.

Article 2.

The organizer creates and implements the entire offline and online segment of the tournament and has the exclusive right to enter into sponsorship agreements, which provide the funds needed to facilitate the performance of the event itself.

Article 3.

By concluding this contract, the Faculty has the right to propaganda activities related to the event from the previous article.

Article 4.

The organizer undertakes to deliver a service to the Faculty that includes:

- Presence of a logo on the tournament website
- Presence of logo on video materials containing faculty content
- Logo inside the live stream of the tournament finals
- Faculty logo on the aftermovie at the end of the league

The partnership that is the subject of this agreement does not require additional monetary compensation.

Article 5.

The Faculty undertakes to provide the Organizer with a service that includes:



In the event of termination of this Agreement, the provisions of this Article shall remain in force after its termination.

Article 9.

The Contracting Parties shall not be liable for non-performance of any obligation under this Agreement if the inability to perform is the result of force majeure - an event beyond the control of the Contracting Parties and independent of their will, which directly affects the performance of obligations under this Agreement. of a Contracting Party which could not have been foreseen, prevented, eliminated or avoided, provided that the Contracting Party affected by the event of force majeure has notified the other Contracting Party in accordance with paragraph 4 of this Article.

Force majeure includes, but is not limited to, natural disasters, epidemics, pandemics, martial law, strikes, embargoes, restrictions. In order to resolve any doubts, although at the time of signing this Agreement the parties are aware that a Covid-19 pandemic is underway, the parties agree that this is a pandemic beyond the control of the parties, and that at the time of signing this Agreement can not anticipate, prevent, eliminate or avoid possible restrictions potentially imposed by the competent authorities or any other consequences that may directly affect the performance of obligations under this Agreement after the signing of this Agreement.

In case of force majeure, the affected party shall make every effort to fulfill its obligations under this Agreement.

The Contracting Party affected by the event of force majeure shall immediately and within 24 hours notify the other Contracting Party in writing, indicating the cause and the relevant evidence of the existence of force majeure.

In the event of force majeure, the deadlines set by this Agreement will be adjusted by mutual agreement, but in the event that force majeure lasts longer than 7 (seven) days and the adjustment of deadlines set by this Agreement is meaningless, the parties reserve the right to terminate of this Agreement with immediate effect, after notifying each other in writing.

Article 10.

Amendments to the Agreement are valid only in writing, signed by both parties.

The Contract, as well as all rights and obligations under the Contract, may not be assigned, delegated or transferred by the Contracting Party in any way without the prior written consent of the other Contracting Party.

Article 11.

The text of the provisions of this Agreement contains everything that the contracting parties wished to agree on and on which they agreed. All possible agreements reached in connection with the subject of this agreement are considered null and void if they are not contained in the text of this Agreement or its annex.

Article 12.



All possible disputes arising from this Agreement shall be settled amicably by the contracting parties, and in the event that the dispute would not be resolved amicably, the court with actual jurisdiction in Zagreb shall be agreed.

Article 13.

This contract is concluded in 2 (letters: two) identical copies of which each contracting party keeps 1 (letters: one) copy for its own needs.

Article 14.


This Agreement shall begin to be valid and apply on the date of signature of the authorized representatives of both Contracting Parties.

Article 15.

The Contracting Parties shall sign this Agreement in their own handwriting,

In Zagreb, on December 13, 2021.

For Organizer



Nikola Stolnik
CEO



Good Game Global
d.o.o.
Zagreb

For Faculty



Prof. Ass. Dr. Zirije Hasani
Dean

