SERVICE CONTRACT

PerfectLanD ImperiuM, s.r.o. address Příčná 1892/4, Nové Město (Praha 1), 110 00 Praha, company ID 17368812 registered in the Commercial Register of the Municipal Court in Prague (hereinafter the Promoter), represented by Ing. Marek Vít acting on the basis of the director

represented by the representative of the team	
(hereinafter referred to as the Participant) have entered	into this Contract for Sorvices (barainefter referred

(hereinafter referred to as the Participant) have entered into this Contract for Services (hereinafter referred to as the Contract) as follows:

1.

Subject of Agreement

1.1 The subject of the Contract is the Promoter's services in the organization and running of the Mini Football Tournament "Perfect Cup" to be held on July 14 and 15, 2023 in the Czech Republic.

2.

Obligations and rights of the parties

- 2.1 The Promoter undertakes:
- Prepare and conduct the soccer tournament as planned
- Provide the place for soccer and equipment
- to inform the participant about important changes
- provide unhindered access to the PerfectLanD music festival
- 2.2 The Promoter has the right to:
- Demand that the Participant comply with the established rules and procedures prescribed in a separate "Tournament Regulations"
- expel the participant in case of serious violations of the "Regulations" or the terms of this Agreement
- take photos and video of all players of the Participant and use them in the interests of the Promoter
- 2.2 The Participant undertakes:
- Provide the team's name, location and player data of the team
- pay to the Promoter the tournament fee provided in clause 4 of this Agreement
- be responsible for the players and their actions
- Comply with the rules of the "Regulations" and adhere to the generally established moral principles.

Responsibility of the parties

- 3.1 The Promoter is not responsible for the actions of other participants and visitors, for the quality of services and goods provided by the partners of the tournament, for the actions of third parties not involved in the proration of the tournament
- 3.2 The Promoter is not responsible for additional financial expenses of the participant
- 3.3 The Participant bears full material and personal responsibility, in accordance with the legislation of the Czech Republic, for causing damage to the Promoter, as well as any other third parties, during the stay at the Tournament and the Festival
- 3.4 In case of cancellation of participation by the Participant less than one month before the Tournament, i.e., after 14.06.2023, no refunds will be provided
- 3.5 In case of refusal of the Participant in participation in tournament on soccer more than a month till the beginning, i.e., not later than on 14.06.2023, refunds are not provided in full volume.

4.

Order of payment

- 4.1 In order to participate in the tournament Participant assumes the obligation to pay the Promoter a fee for services, stipulated in this Agreement, equivalent to 7000 (seven thousand) CZK or 300 (three hundred) Euro, according to the exchange rate of the National Bank of Czech Republic on the day of settlement, as a lump sum.
- 4.2 This Agreement also provides for the option of payment of the service fee in two installments. The first part is made at the moment of registration of the Participant at the tournament at the rate of 3500 (three thousand five hundred) crowns or 150 (one hundred and fifty) Euro at the rate of the National Bank of the Czech Republic at the day of settlement, as a lump sum. And the second part of the payment is made at any time convenient for the Participant, but not later than 14.06.2023, in the amount equivalent to 3500 (three thousand five hundred) CZK or 150 (one hundred and fifty) Euro, according to the exchange rate of the National Bank of the Czech Republic on the day of settlement, in a single payment.
- 4.3 In case of non-payment of the full participation fee by the participant till 14.06.2023, the Promoter has a right to exclude the participant from the tournament and not to return the first part of the participation fee mentioned in clause 4.2 of the given Agreement.
- 4.4 Requisites for payment:
- For payments from Czech banks. Account number: 2102427194/2010, Name of bank: Fio banka, a.s., in the payment note for the recipient must write the team name
- for payments from abroad: IBAN: CZ5820100000002102427194, BIC: FIOBCZPPXXX, Name of bank: Fio banka, address of bank: V Celnici 1028/10, 11721 Praha 1, in the payment comment the name of the team must be written.

Force Majeure

5.1 the parties are released from the responsibility for partial or full default of obligations, if it was a consequence of force majeure circumstances, not depending on the will of the parties. Such events include: flooding, fire, earthquake, explosion, storm, land subsidence, epidemics and other natural disasters, war, military actions, imposition of a state of emergency and martial law in the relevant territory, imposition of restrictions or a ban on mass events, adoption of restrictions and/or regulations that affect the ability to perform the contract. In case of occurrence of such circumstances for the parties to the contract, the party, which was exposed to the force majeure circumstances, is obliged to notify the other Party about their occurrence and to inform, the projected time of their action and termination.

6.

Other conditions

- 6.1 This Contract is considered concluded and comes into force from the moment of its signing by the Participant, and after the settlement specified in item 4.1 or item 4.2 of this Contract, and shall remain in force until the parties have performed their obligations under the Contract in full.
- 6.2 The Participant consents to the processing of his/her personal data by the Promoter by providing it to the third parties in the course of fulfillment of his/her obligations under the Contract
- 6.3 By signing this Contract the Customer confirms that he is personally acquainted with the terms and conditions of this Contract, the terms and conditions of this Contract are clear to him, and he accepts the obligations of this Contract on his own free will and in full.
- 6.4 this Agreement is made in two authentic copies having the same legal force, one copy for each Party
- 6.5 Both Parties acknowledge the scanned copy of this Agreement sent electronically as having full legal force and undertake to print, sign it with their handwritten signature and send back the scanned copy of the Agreement in the same manner as received
- 6.6 In case the Participant provides any kind of feedback in any form (written, video, etc.), comments or recommendations to the Promoter about the performed service, the Promoter has full right to dispose of them at its discretion, to publish at any time or not to publish at all, as well as delete them in any of its existing or newly created social networks (website, Instagram, Telegram channel, YouTube, Facebook, etc.).

7. Details of the parties and method of payment

PROMOTER	PARTICIPANT
PerfectLanD ImperiuM, s.r.o.	Last Name First Name:
Address: Příčná 1892/4, Nové Město (Praha 1), 110 00 Praha	Address:
ID 17368812	
Fio banka, a.s. IBAN: CZ5820100000002102427194	Passport number:
BIC: FIOBCZPPXXX	Phone number:
Phone number: +420 608 239 525 Email: cup@perfectland.eu	I am familiar with the terms of the contract. I agree to the processing of my personal data.
	PAYMENT METHOD
	(check the box next to the selected option)
	7000 crowns in one payment
PerfectLanD ImperiuM, s.r.o. Příčná 1892/4, 110 00 Praha 1 IČ: 173 68 812	In two installments of 3,500 crowns each
DIČ: CZ17368812	Date
	Signed