

Contract no. 20145328
about creating, using and broadcasting art work, law no. 618/2003 C. of L.

made between

Name: Knížnica pre mládež mesta Košice
Address: Kukučínova 2, 043 59 Košice
Number of IČO: 00189006
Number of DIČ: 2020785910
Represented by: Mgr. et Mgr. Iveta Hurná
(hereinafter called KMK)

a

Artist's name:

Michal ŠTÍP HERBERT

Address:

UD' LF

Date of birth:

Number of ID or Passport:

(hereinafter called Artist)

I. Subject of the Contract

- 1) This contract sets the conditions under which the art work is created, used and broadcasted.
- 2) Artist grants KMK that he/she will make art work (hereinafter called art work).
The name of the program: **A Month of Authorial Reading (*Mesiac autorského čítania*)**
Place: *Areál Kasárni/Kulturpark, pavilón Papa, Kukučínova 2 Košice*
Date and hour of a performance: *15. 7. 2014, 19:00 hod.*

II. Time of Contract

- 1) Terms, times and a place of rehearsal and performance, timer of arrival 30 minutes before a performance.
- 2) If any changes occur (time and place), KMK would announce the changes to the artist without delay.
- 3) The Artist grants KMK by his/her signature that the performance would be finished even after a time that was agreed at the beginning of the contract point I/number 2 and Tpoint II/number 1), based in the contract with KMK.

III. Reward

- 1) *KMK* shall pay to the artist on the signing of this agreement the sum of: 150,-€. e. g. one hundred and fifty Euros.
- 2) The reward will be paid to the artist after the performance.
- 3) The artist is obliged to pay taxes and other necessary payments.

IV. Obligations of the Artist

- 1) Artist grants to prepare for the performance and then perform as well as he/she could.
- 2) Artist is obliged to follow instructions of *KMK* or their deputy during the performance. By breaking the obligations Artist takes responsibility for the damage.
- 3) Artist agrees on video recording of the performance and on taking photographs for the needs of promoting for *KMK* (according to Authorial Law). Reward for agreement is a part of the given reward.

V. Obligations of *KMK*

- 1) *KMK* grants to prepare all necessary conditions for an easy and comfortable performance and during Artist's residence.
- 2) *KMK* will pay the Author reward that was agreed on time.

VI. Final Arrangements

- 1) This contract is valid after its publishing on a web page according to law no. 546/2010, that adds a law no. 40/1964 of Civil Rights Collection.
- 2) This contract **about creating, using and broadcasting art work** becomes valid when both parties confirm the contract by signing.
- 3) Changes of any particular parts in this contract, or and additions to this contract, is possible to do only in writing and by a mutual agreement.
- 4) This contract is made in two copies, each for involved parties, *KMK* and Artist.

In Košice, on 15.07.2014

.....
Knižnica pre mládež mesta Košice (*KMK*)