Contract no. 20145336 about creating, using and broadcasting art work, law no. 618/2003 C. of L.

made between

Name:	Knižnica 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)

а

 Artist's name:
 Image: Comparison of the second second

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 Kasární/Kulturpark, pavilón Papa, Kukučínova 2 Košice* Date and hour of a performance: 19. 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 andTpoint 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: $150, -\epsilon$.

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

Artist grants to prepare for the performance and then perform as well as he/she could.
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 19.07.2014

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