

SPONSORSHIP CONTRACT

no..... from.....

I. CONTRACTING PARTIES

1.1. SC..... S.R.L., with the registered office in registered at the Trade Register Office near the Tribunal..... under no...../...../....., Having a unique registration number, account no..... opened on, telephone, e-mail:, represented by, with the function of, as SPONSOR

and

1.2. Pro ACT Suport Association - non-profit legal person, accredited provider of social services, with registered office in str. Soldat Simion Ștefan, no. 34, sector 4, Bucharest, phone: 031-425 59 51, fax: 031-425 59 86, registered in the National Register of Foundations and Associations under no. 13030 / A / 2011, fiscal code: 28363960, bank account no. RO84BACX0000001614315000, opened at Unicredit, Panduri Agency, represented by Mrs. Nicoleta Liliana PREDESCU, as General Manager, hereinafter referred to as BENEFICIARY

have agreed to conclude this sponsorship contract under the Fiscal Code - title 2, chap. II, art.25, para. 4), letter i) and of Law no. 32/1994 updated on the sponsorship, subsequently modified and completed, the present sponsorship contract intervened, under the following conditions:

II. SUBJECT OF THE CONTRACT

2.1. The object of this contract is the granting by the Sponsor of the amount of with the title of sponsorship, to support the social projects of the beneficiary.

2.2. The amount that is the subject of this contract will be offered in

III. OBLIGATIONS OF PARTIES

3.1. The beneficiary undertakes to use the sum for the benefit of the social projects of the Association.

3.2. The beneficiary is obliged to inform the public of the sponsorship in a way that does not harm, directly and indirectly, the sponsored activity, good morals or public order and peace.

3.3. The sponsor undertakes to pay the amount of up to.....

IV. DURATION OF THE CONTRACT

4.1. This contract shall enter into force once it has been signed by the Parties and shall be valid until the fulfillment of all obligations by both parties.

V. APPLICABLE LAW AND DISPUTES

5.1. The present contract applies to the Romanian language.

5.2. Any disagreements between the parties will be resolved amicably; otherwise the dispute will be submitted for settlement to the competent courts.

5.3. Any request or notification arising from this contract will be made in writing and may be submitted personally or sent by fax or by post mail as registered letter and will be considered received in the case of the fax within 2 working days from transmission, and in the case of the post mail within 5 working days since shipping.

The parties have understood to conclude today,, this Contract in 2 (two) copies, one for each party, both having the same legal value.

BENEFICIARY,

SPONSOR,

PRO ACT SUPORT ASSOCIATION

.....

Predescu Nicoleta – Liliana

.....