

## PUBLISHING RIGHT AGREEMENT

Organizer: Best Bridge Services SRL in partnership with Câmpina City Hall, Municipal House of Culture "Geo Bogza", Municipal Library "Dr. C. I. Istrati" Câmpina, Câmpina Philharmonic Society, Câmpina National Center for Tourist Information and Promotion, Câmpina National College "Nicolae Grigorescu", Câmpina Children's Club, "Matei Basarab" Brebu School, Sector 1 Bucharest Children's Club

### 1. INVOLVED PARTIES

#### A. AUTHOR OF THE VIDEORECORDING/PERFORMER (hereinafter referred to as the Author)

Name: \_\_\_\_\_

Profession/Institution: \_\_\_\_\_

Adress: \_\_\_\_\_

Name of the accompaniment musician: \_\_\_\_\_

The title of the pieces submitted to the competition (hereinafter referred to as the Work):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

#### B. ONLINE PUBLISHER IN THE PAGES OF THE FESTIVAL 4 ARTS - BEST BRIDGE SERVICES SRL (hereinafter referred to as Supplier)

Adress: Romania, Bucharest, Bdul Ion Mihalache, no. 45, Sector 1

### 2. AGREEMENT'S PURPOSE

The author, on his own behalf and on behalf of his heirs, executors, administrators, successors and assignees, gives his consent and guarantees to the Supplier non-exclusive rights to make the Work accessible to the general public through an open access network in electronic format to ensure maximum dissemination of the Author's Work.

### 3. AUTHOR'S OBLIGATIONS

By signing, the Author guarantees to the Supplier the following:

- The work is not forged, electronically processed, does not contain records that violate the privacy

of any person and does not distort the truth.

- The work does not violate copyright and property rights, public law and any regulation of the Law and does not contain any material with defamatory content.
- The work is not part of the public domain and author is fully copyright holder, with full power to enter this contract.
- If the Work has been previously published in whole or in part, the Author owns all copyrights of this Work and is permitted by law to enter this contract.
- The Author releases the Supplier from any responsibility regarding any legal acts arising from the content of the Work or the Author. This presentation is true at the time of signing this agreement.

#### **4. SUPPLIER'S OBLIGATIONS**

The Supplier will provide online access to the work but does not offer any guarantee regarding the benefits or services it provides to the Author of the Work or regarding the performance, functionality, quality or availability of publishing platforms or applications.

#### **5. COMPENSATION (rewards)**

The Supplier will not compensate the Author for the use of the Work. The two parties will not demand payment or compensation for the online use of the Work, nor for printed copies of the Work to be made by the Supplier for the promotion of the Author and the Work.

#### **6. COPYRIGHT**

The copyright on the Work is reserved by the Author. The supplier has the right to change the format or copy the Paper for publication online. The Supplier has the right to distribute the Work in electronic format through the online publishing service throughout this agreement. The duration of the contract is valid until terminated by one of the parties.

#### **7. CANCELLATION OR TERMINATION OF THE CONTRACT**

The Supplier may cancel the contract with immediate effect if the Author has provided, in a demonstrable manner, erroneous or incomplete / misleading information in relation to clause 3. Cancellation of the contract will not relieve the Author of liability or accountability for damages. The Author may request the termination of the contract in writing, in which case the contract will be terminated one month after the submission of the written request. After the termination of the contract, the Supplier will delete the Work from the online environment. If the cancellation of the contract is due to the breach of the contract by the Author, he is responsible for compensating the



Supplier for all costs and direct damages caused to the Supplier by cancelling the contract.

Both parties have the right to cancel the contract if compliance with the contractual conditions becomes impossible by force majeure. Force majeure means unusual and relevant events that occur after the signing of the contract and prevent compliance with the contract, which could not be foreseen by the parties at the time of signing the contract, which are independent of both parties, and whose preventive effects cannot be removed without undue additional costs or exaggerated waste of time.

## **8. DISPUTE SETTLEMENT**

Disputes resulting from the interpretation of this contract will only be settled amicably.

## **9. FINAL CLAUSES**

This contract was drawn up for filling in, signing and submitting it online at [festivaluldearte@gmail.com](mailto:festivaluldearte@gmail.com).

Date .....

Supplier

Best Bridge Services SRL/Festival 4 Arts

Anca Poştea

Director/Project Manager

Author of the Work