2025/1047

ADVERTISING AND COOPERATION AGREEMENT

FOK Prague Symphony Orchestra

registered office: náměstí Republiky 1090/5, 11000 Prague - Staré Město

ID: 00064475 TIN: CZ00064475

state-funded institution of the City of Prague represented by Ing. Daniel Sobotka, Director

("FOK") and

Common Trust Under the Husa Family Revocable Trust

Elizabeth Evola 3413 Foy Glen Court Apex, NC 27539 919-662-4182 919-623-1110

eevola@me.com & karelhusa@mac.com (hereinafter referred to as the Husa Family Revocable Trust)

I. Subject of the Agreement

- 1.1. FOK undertakes by this Agreement to arrange and implement the advertising and promotion of Karel Husa's legacy in the amount of USD 5,000, including VAT, by producing a recording of a Karel Husa's Violin concerto. FOK shall procure and execute the performance of this Agreement with professional care of first class quality, at its own expense and in accordance with the interests of the Husa Family Revocable Trust.
- 1.2. The Husa Family Revocable Trust agrees to pay the sum of USD 5,000 including VAT for the advertising and promotion of Karel Husa.

II. Price and payment terms

2.1. The price of performance agreed by the Parties in the scope of Article I of this Agreement is USD 5,000,-- (in words: five thousand US dollars) including VAT. The tax document (invoice) will be issued by the FOK to the contracting party no later than 31. 12. 2025. The date of issue of the tax document will also be the date of the taxable supply.

III. Rights and Obligations of the Parties

- 4.1. The Husa Family Revocable Trust agrees to provide FOK with the necessary documents for the implementation of advertising and promotion according to Article I of this Agreement.
- 4.2. FOK agrees to deliver to the Husa Family Revocable Trust evidence of performance of the subject matter of the Agreement.
- 4.3. Both Parties undertake to respect the reputation of the partner and to refrain from any action that could in any way jeopardize or damage the reputation of the partner.

N

IV. Final provisions

- 5.1. This Agreement shall enter into force and effect on the date of its signing by both Parties and shall be concluded for the period from the signing of the Agreement until all obligations of the Parties under this Agreement have been fulfilled.
- 5.2. Any amendments and additions to this Agreement may only be made in the form of written, ascending numbered and mutually signed amendments.
- 5.3. As a condition for the formation of the Agreement, the parties shall agree on its entire content without any reservations, amendments, deviations or limitations within 14 days from the date of sending this Agreement to the other Party. A condition for the formation of the Agreement is also its conclusion in writing, whereby the signatures of the authorized representatives of the Parties must be on one document. These conditions also apply to the conclusion of amendments to this Agreement.
- 5.4. The written form shall also be preserved in the case of a legal act made by electronic or other technical means enabling the recording of its content and the identification of the person acting. The records of data on legal transactions in the electronic system are considered reliable if they are made systematically and sequentially and are protected against alteration.
- 5.5. The Parties declare that they have read this Agreement before signing it, that it has been concluded by mutual agreement, according to their true and free will, definitely, seriously and understandably, not under duress and not on conditions that are manifestly unfavorable, in proof of which they affix their signatures.
- 5.6. This Agreement is drawn up in two copies, each with the force of an original, of which each of the Parties shall receive one copy.

In Prague, on 15. 12. 2025

Ing. Daniel Sobotka Director Prague Symphony Orchestra FOK Elizabeth Evola Common Trust Under the Husa Family Revocable Trust