

Services Contract

entered into pursuant to Section 269 (2) of the Commercial Code between the contracting parties:

Contracting parties:

Trade name: **Ostravské výstavy, a.s.**

with its registered office at:

ID No.: 25399471, VAT No.: CZ25399471

Bank details:

Account Number :

Represented by:

A company listed in the Commercial Register kept by the Regional Court in
Ostrava, Section B, Entry 1941

(hereinafter referred to as "Ostravské výstavy")

and

Mrs. **Irina Smirnová**

Born:

Address:

(hereinafter referred to as the "Partner")

I.

Subject of the Contract

The subject of the Contract is the provision of services - organising the "Výstavní stříh Bichonů (Show Grooming of Bichons)" workshop as part of the "HAF-FEST 2018", which will be taking place between 26 May and 27 May 2018 at the Černá louka Exhibition Ground.

II.

Rights and obligations of the contracting parties

The Partner undertakes to organise a workshop for approximately participants on 26 May 2018 between a.m. and p.m., which will involve a practical demonstration of Bichon show grooming. Ostravské výstavy undertakes to pay to the Provider:

- a) EUR 1,200, incl. VAT, for the organisation of the workshop
- b) EUR 800, for transport and accommodation

The payment shall be made against an invoice to be issued by the Partner, within 14 days of receipt thereof by Ostravské výstavy. The invoice shall be issued within 5 days of the final day of the workshop.

III.

Concluding provisions

1. The rights and obligations of the parties not expressly regulated by this Contract shall be governed by the relevant provisions of the Commercial Code.
2. This Contract may only be amended by written amendments agreed by both parties.

3. The parties jointly declare that they read this Contract before signing it and the Contract was concluded after mutual consultation, according to their true and free wills, certainly, seriously and comprehensibly, not in duress or under clearly unfavourable conditions.
4. The Contract is drawn up in two originals, one for each party.
5. In case any provision hereof, which is severable from the rest of the Contract, becomes or is found to be ineffective or invalid, the parties undertake to replace the provision with a new provision without undue delay. The invalidity of any of these provisions hereof shall not invalidate the other provisions.
6. The parties agree that in order for this Contract to take effect, it must be published in the register of contracts established by Act No. 340/2015 Coll., on the special conditions for the effectiveness of certain contracts and on the Register of Contracts (Register of Contracts Act). Ostravské výstavy shall arrange for the Contract to be sent to the Register of Contracts. This Contract takes effect once published in the Register of Contracts.

Ostrava, dated 17.01.2018

Ostrava, dated ...

.....
Irina Smirnova

.....

Ostravské výstavy, a. s.