

CONTRACT OF CONDITIONS TO ARRANGE THE EDUCATION OF MINIFOOTBALL REFEREES

**concluded according to the legal order of the Czech Republic
("Contract")**

Contracting Parties

World Minifootball Federation, z.s.

established under the law of the Czech Republic, with registered office at Hvězdova 1716 / 2b, Nusle, 140 00 Praha 4, Czech Republic, ID: 75128110, registered in the Commercial Register maintained by the Municipal Court in Prague, file number L 68536,

("WMF")

and

....

("Member")

(WMF and the Member collectively also as the "Parties" and each separately as "the Contracting Party")

have concluded the following contract on this day, month and year

I. PREAMBLE

1. The WMF, including its successors, is a sports federation open to all legally registered or recognized minifootball associations anywhere in the world that are engaged in minifootball and related activities at national level in accordance with the WMF Statutes.
2. Member is a member of the WMF as a national minifootball association.

3. The parties are interested in modifying their rights and obligations in connection with the WMF's training and education of minifootball referees to the extent stipulated by this Agreement.

II. WMF OBLIGATIONS

1. The WMF hereby undertakes to arrange for a Member the Licensed Referee for the purpose of carrying out the training of minifootball referees (hereinafter referred to as the "Supervisor") from xxx to xxx at xxx (hereinafter "Training"), a maximum of 9 hours per day between 8am and 10pm, and in this context:
 - a) ensure the transport of Supervisor on xxx (date) at xxx (time) to xxx (location);
 - b) provide to the Member with the necessary background material for the Training, including rules and other regulations linked to the performance of the referee's function, both in print and electronic form;
 - c) potentially provide for Member 40% discount on clothing for a Referee;
 - d) to pay any visas and health insurance for the Supervisor.
2. Timetable and description of the necessary facilities of the Training is an Annex 1 to this Agreement and forms an integral part of it.

III. OBLIGATIONS OF A MEMBER

1. The Member accepts this Referee education for the purposes of the Training and undertakes to provide the WMF with a cash consideration of EUR 400 by wire transfer to the WMF bank account on the basis of an invoice with a maturity of 14 days from the date of its issue.
2. The member further undertakes:
 - a) ensure the implementation and organization of the Training for the Referees chosen by the Member;
 - b) to provide accommodation for the Supervisor for the duration of the training at least in a four-star (Marriot hotel or similar class), at least with full board;
 - c) provide to the Supervisor with a shuttle service from the airport to the hotel and back so that it is at least 2 hours before departure at the airport terminal ;
 - d) provide for the Supervisor with a transport from the hotel to the Training site and back, without limitation as required;
 - e) ensure for the proper conduct of the Training:
 - i. at least 4 minifootball balls
 - ii. training sessions with an adequate number of participants (max. 15) with a wi-fi connection with an incoming speed of at least 100MB / s and an outgoing speed of at least 5MB / s, a screen and data projector for at least 12 hours per day with respect on Supervisor needs, with sufficient number of chairs and tables for the Referees,
 - iii. one professional minifootball pitch for at least 10 hours per day with respect on Supervisor needs,

- iv. security for the Supervisor throughout the training period, at least one guard member;
- f) ensure that Training will not be attended by more than 15 training referees in one training session what means 2 days;
- g) to the fullest extent possible to help the WMF handle all the necessary matters for the Supervisor stay in the country where the training will be organized, in particular by obtaining visas,

IV. OTHER ARRANGEMENTS

1. The Member is responsible for timely arrival of the Trainers at the airport for return flight after the end of the Training. In the event that the Supervisor fails to take his flight due to reason of the Member, current traffic in the country, city or other reason, the Member is obliged to provide a replacement flight at his / her own expense.
2. In the event of violation of any of the obligations of the Member referred to in Article III. paragraph 2, point. b) the Member is obliged to pay the WMF a contractual fine for each commenced day in which the obligation will be violated, at a rate of 500, - EUR for each individual violation. The contractual penalty is payable within two weeks of issuing an invoice to which the contractual penalty will be charged and which will be delivered by the WMF to the Member's contact e-mail address at the contact e-mail address referred to in Article V, paragraph 3, b) of this Agreement or to the address of the Member's registered office at the head of this Agreement. In the event of a breach of service by a Member for the Supervisor's service, the member will be charged the amount of the appropriate service cost which, instead of the Member, had to provide the WMF with respect to the wording of this contract. The payment will be done by transfer to the WMF bank account on the basis of an invoice with a maturity of 14 days from the date of its issue.
3. The Parties have agreed that, in case of delay or cancellation of the Supervisor's flight to the Training, for medical or other serious reasons on the part of the Supervisor (in particular, for example, death in the family or other serious family circumstances) for which the Supervisor will not be able to participate in the Training in time or at all, this is not a violation of the WMF's obligations under this Agreement, and the WMF is not responsible for such absences or late participation of Supervisor. However, in such a case, the WMF undertakes to provide an objectively closest possible substitute training period in accordance with a prior mutual agreement between the WMF and the Member so that the replacement date is not later than 30 days from the original date of the Training (if is possible for Supervisor) unless the Parties expressly agree otherwise by contact e-mail written in this Contract.

V. NOTIFICATION AND CONTACT PERSONS

1. Unless explicitly stated in this Agreement, the reciprocal communication of the Parties, in particular any proposals, notices, invitations or communications required by this Agreement, shall be made in writing and delivered to the other Party to the address indicated in the title of this Agreement solely (i) (ii) by registered post by registered letter with prepaid postal service, or (iii) by courier service with pre-paid postal service, which allows verification of delivery. Or by e-mail sent to the contact e-mail written in paragraph V, point 3 of this Contract.

2. The Contracting Party shall without undue delay notify the other Party of any change in the address specified in the Contract title by registered letter and sent to the address indicated in the title of the Agreement (as amended, if any later) or to the contact e-mail below, paragraph V, point 3.
3. The Parties agree that the following persons will be authorized to act for the purposes of this Agreement by the following persons:
 - a. WMF Mr. Zorica Hofman, email address: zorica.hofman@minifootball.com;
 - b. Member Mr. xxx, email address: xxx.

VI. ADMISSIBLE LAW AND DISPUTE SETTLEMENT

1. The Contracting Parties have expressly agreed as the law applicable to this Agreement is the law of the Czech Republic as the law of the WMF to which the Member is a member, that is, this Agreement and all amendments thereto shall be governed by the laws of the Czech Republic and interpreted in accordance with them.
2. The Parties hereby undertake to make every effort to settle all disputes arising out of and / or in connection with this Agreement (hereinafter referred to as the "Dispute") by an amicable settlement.
3. If the Parties will not solve the Dispute through an amicable settlement, such Dispute, including issues of validity, interpretation, settlement or termination of rights arising from this Agreement, shall be settled by the competent court of the Czech Republic.

VII. DURATION AND VALIDITY

1. This Agreement shall enter into force and effect at the date of signature by all Contracting Parties.
2. The Contracting Parties agree that this Agreement may not be withdrawn or otherwise terminated before the expiry of this Agreement unless otherwise expressly agreed between the Parties.

VIII. FINAL PROVISIONS

1. The Parties agree that all communication between them will be in English.
2. A Member is not entitled to assign or transfer this Agreement or any rights, obligations, debts, claims, or claims arising from this Agreement without the prior written consent of the WMF. Any such act in violation of the terms of this Agreement is void and ineffective.
3. This Agreement may be amended only in writing in the form of numbered written Appendices signed by both Contracting Parties.
4. Should any provision of this Agreement become invalid or unenforceable, this has no effect on the other provisions of the Agreement. The Contracting Parties shall replace the invalid or unenforceable provision of the Treaty with provisions that are valid and enforceable, which will have the meaning of the next provision invalid or unenforceable.

- 5. This Agreement shall be drawn up in duplicate, each Contracting Party receiving one copy. The annexes to which the text of the Treaty is referenced form an integral part of this Agreement.
- 6. The Contracting Parties declare that the Contract was concluded according to their true and free will. The Contracting Parties have read and agreed to the Agreement.

World Minifootball Federation, z.s.:

For **Member (name):**

In (location)
Date:

In (location)
Date:

Name:
Function:

Name:
Function: