# Contract on the Activity of a Juror No. 148/2021

concluded pursuant to Section 51 of the Act No. 40/1964 of the Civil Code as amended by and between:

	l. Organiser:	Slovenská filharmónia	(Slovak Philharmonic
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Seat: Medená 3, 816 01 Bratislava

Represented by: Professor Marian Lapšanský, Managing Director

Company registration number: 164704

Bank: Štátna pokladnica

IBAN:

(hereinafter the "Organiser")

and

## 2. Juror: Torleif Torgersen

Address:

DOB:

ID card number:

Bank:

IBAN:

(hereinafter the "Juror")

## Clause I

# **Subject-Matter of the Contract**

- 1. The Juror hereby agrees to participate, as a jury member, in the 10<sup>th</sup> year of the Johann Nepomuk Hummel International Piano Competition and based on his/her specialist qualification to assess the professional and artistic qualities of the competitors.
- 2. The competition will take place in two phases:
  - a. evaluation of online recordings with the program of the  $1^{st}$  round. Recordings will be available from **September 13** at the data storage, to which the organizer will send a link and password. Scoring in the range from 0-25 points will have to be

entered to the table sent by the Organizer and must be sent to the email address marketa.stefkova@filharmonia.sk till September 26, 2021. The Juror does not evaluate his own students who are currently studying or have completed their studies with him in a shorter period than one year before the competition. 12 candidates with the highest point average will advance to the 2nd round of the competition.

- b. the  $2^{nd}$  and  $3^{rd}$  rounds will be held in Bratislava on November 24 27, 2021.
- 3. The Juror shall carry out the activity in line with his/her capabilities and expertise.
- 4. The assessment of the 1<sup>st</sup> round of the competition shall take place in compliance with the established rules declared in advance. In the 2<sup>nd</sup> and 3<sup>rd</sup> rounds the Juror shall be obliged to assess the competitor's performance by allocating points in the score sheet that will be provided to him/her. The Juror shall allocate the points independently, solely based on his/her decision. The Juror is not bound by the Organiser's instructions when allocating points and does not act based on the Organiser's instructions.
- 5. The Juror shall perform the assessment in person, and may not delegate the activity to a substitute.
- 6. The Organiser shall provide the Juror with accommodation for the duration of the 2<sup>nd</sup> and 3<sup>rd</sup> rounds. The costs thereof shall be covered by the Organiser.

## **Clause II**

## Remuneration

- 1. The Parties have agreed that the Organiser shall provide the remuneration in the amount of € 2000.00 gross (two thousand euros) to the Juror.
- 2. The Juror shall be entitled to the remuneration after a complete and due performance of the activity under Clause I hereof. The remuneration shall be payable after the end of the competition by a wire transfer to the IBAN account mentioned above.
- 3. The Juror does not have a right to an advance payment.
- 4. The subject-matter of the Contract does not cover the settlement of the Juror's tax obligations pursuant to the Act No. 595/2003 as amended, or the settlement of any insurance premium.

## **Clause III**

## The Parties have agreed that:

- The declaration of an extraordinary situation, state of emergency, ban, or limitation of
  organising public events or any other acts related to the COVID-19 (including travel
  limitations and obligatory quarantine) in Slovakia or in the Juror Artist's country of
  residence shall be considered force majeure.
- 2. In the case of the second phase of the competition being cancelled due to the reasons listed in point 1 above, the Organiser shall provide compensation to the Juror for listening to and assessment of the 1<sup>st</sup> round of the competition.
- 3. Should there arise, in the Slovak Republic, or pursuant to the internal regulations of the Slovak Philharmonic, an obligation to undergo a COVID-19 test and possess a negative result thereof, the Juror shall be obliged to submit such confirmation after arrival at the competition. On the basis of a document confirming the payment for the test, if provided, the Organiser shall pay out a compensation to the Juror in euros.

## **Clause IV**

#### **Final Provisions**

- 1. The Parties declare that they have read the contract attentively, understand its content and agree thereto without objections, as a proof whereof they sign it in their own hand.
- 2. The Parties' rights and duties which are not governed hereby shall be governed by the applicable regulations of the Civil Code.
- 3. This Contract shall enter into force on the day of signing hereof by the Parties. This Contract is subject to mandatory publication pursuant to the Act of the National Council of the Slovak Republic No. 211/2000 on Free Access to Information as amended and shall enter into effect on the day following the day of its publication.

In Dustialaria and

4. This Contract is made in two copies, each with the validity of an original.

In Brausiava, on:	III Brausiava, oii:
Professor Marian Lapšanský	Juror
Slovak Philharmonic, Managing Director	

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