164/104001/22/0

FRAMEWORK CONTRACT ON COOPERATION

concluded pursuant to Section 51 of the Act No. 40/1964 Coll. Civil Code between the following contracting parties

(hereinafter only the "Contract")

University/ faculty: Technical university of Košice, Faculty of Electrical Engineering and Informatics

Letná 1/9, 042 00 Košice-Sever

Registered office:

established based on a special law

Company reg. No:

00 39 76 10

Represented by:

Dr.h.c. prof.h.c. prof. Ing. Stanislav Kmeť, Drsc., rector Authorized person to sign the contract: prof. Ing. Liberios Vokorokos, PhD, dean

(hereinafter referred to as the "Faculty")

and

Company:

Infobip s. r. o.

Registered office:

Roľnícka 187, 831 07 Bratislava

Company reg. No:

46 559 655

Registered in:

District Court Bratislava I

Represented by:

Tomislav Pifar, director

(hereinafter referred to as the "Company")

(University and Company hereinafter referred to as the "Parties")

SUBJECT OF THE COOPERATION I.

- 1) The basic framework for cooperation between the Parties shall be the joint exchange and presentation of expertise, experience and mutually beneficial events, assistance in ensuring the professional development of University students and employees or the employees of the Company and building a common positive image of both Parties, e.g.:
 - a) Organization of invited thematic lectures provided by the Company's experts based on agreed topics.
 - b) Cooperation on the solution of bachelor's or master's theses.
 - c) Cooperation in solving specific practical tasks or mutually beneficial projects.
 - d) Cooperation in advisory, consulting, expertise, and assessment activities in the agreed areas of interest.
 - e) Building awareness among students about the Company as a promising employer.

II. **OTHER PROVISIONS**

- 1) This Contract is free of charge. Neither party is eligible for costs coverage.
- 2) This Contract is concluded for an indefinite period.
- 3) If either contracting party is in breach of its obligations under this Contract or a specific contract concluded thereunder, the affected Party is entitled to withdraw from this Contract with immediate

effect, withdrawal from this Contract shall take effect on the date of receipt of the notice of withdrawal to the other Party.

4) The Contract may be terminated at any time for any reason upon prior written notice of termination by each of the Parties. The period of notice shall be 2 months and shall become effective on the day of its delivery to the other Party in written form.

III. CLOSING PROVISIONS

- This contract becomes valid after signing by both Parties and comes into effect on the day following its publication in the Central Register of Contracts pursuant to Section 47a of Act No. 40/1964 Coll. Civil Code, as amended, and Section 5a of Act No. 211/2000 Coll. on Free Access to Information (Freedom of Information Act), as amended.
- 2) This Contract may be amended only by the written, ascending numbered additions, signed by both Parties.
- 3) All documents, notices and other communications required of permitted under this Agreement shall be made in writing and will be either: (i) transmitted through registered mail with return receipt, (ii) transmitted via electronic mail with machine generated confirmation of transmission or (iii) delivered by courier, to addresses specified in preambule and/or to e-mail addresses specified herein:

For Faculty: frantisek.babic@tuke.sk

For Company: uni@infobip.com

Each party shall be obliged to inform the second party about every change of the delivery address without any delay.

- 4) This Contract is executed in two (2) originals, with one (1) original to be retained by each party hereto
- 5) The Parties declare that they have not signed this Contract under duress and the provisions hereof are comprehensible and certain to them. The Parties declare that they have read the Contract, understood the contents hereof, in witness whereof they have hereunto set their respective hands.

