Cooperation Agreement

concluded according to the $\S1$; 2 letter c) of the Act no. 283/2002 on the Travel Reimbursement, as amended and according to the \S 536-576, \S 631 až \S 656 of the Civil Code of the Slovak Republik

Parties of the Agreement:

Participant No. 1 to this Agreement

The Theatre Institute

Headquarters: Jakubovo námestie 12, 813 57 Bratislava

IČO (Entity's Identification and No.: 164 691 VAT Identification No: 2020829921

Represented by: Assoc. Prof. Mgr. art. Vladislava Fekete, ArtD., director

Bank connection: State Treasury

IBAN:

(hereafter only as "participant no.1")

and

Participant No 2 to this Agreement: Alejandro Postigo

born:

permanent residence:

(hereafter only as "participant no.2")

have agreed to conclude this contract under the following conditions:

Art I. Subject of the agreement

- 1.1. By this agreement, the contracting parties undertake to cooperate in the preparation and implementation of the Contemporary Drama Festival Nová dráma/New Drama 2023 in the period of **May 17**th **May 20**th **2023**, what covers the participation in the main, accompanying and working programme of the festival.
- 1.2. By this agreement, the participant no 2, undertakes to ensure participant No 1 agreed tasks.

Art. II. The duties of contractual parties

- 2.1. By this contract, the contracting party 1, as the organizer of a professional theatre event, undertakes to ensure contracting party 2
- 2.1.1. To cover the accommodation with the breakfast for the 2nd Party to this Agreement during May 17th 20th 2023 (1/1 for 3 nights in Hotel Danubia Gate (Dunajská brána) in Bratislava.
- 2.2. By this contract, the contracting party 2, undertakes to ensure contracting party 1 agreed tasks in the frame of accompanying and working programme of the Nová dráma/New Drama Festival without entitlement to renumeration from participants No.1.

Art. III. Final provisions

- 3.1. This Agreement becomes valid on the day of its signing by both sides and comes into effect on the day following its publication in the Central Registry of Contracts at the Government Office of the Slovak Republic
- 3.2. The contract is issued in two originals and each contracting party obtains one exemplar.
- 3.3. All changes and amendments to this contract can be made only by mutual agreement and must be put in written form and must be agreed and signed by persons authorized to act on behalf of both the contracting parties.
- 3.4. All issues not covered by this contract are to be governed by the relevant provisions of the law of the Slovak Republic.
- 3.5. The contracting parties declare that they read the contract, understood the statutes of the contract and those are a demonstration of their real serious and free will confirming it by their vet-ink signature.

Bratislava	London,
participant no.1	participant no. 2