

Contract on the Activity of a Juror No. /2024 HS

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

by and between:

1. Organiser: Slovenská filharmónia (Slovak Philharmonic)

Seat: Medená 3, 816 01 Bratislava

Represented by: Mgr.art Marián Turner, Managing Director

for the competition entrusted with the proceedings:

prof. Marián Lapšanský, President of the J. N. Hummel International Piano Competition

Company registration number: 164704

Bank: Štátna pokladnica

IBAN:

(hereinafter the “Organiser”)

and

2. Juror: Pavel Gililov

(hereinafter the “Juror”)

Clause I

Subject-Matter of the Contract

1. The Juror hereby agrees to participate, as a jury member, in the 11th 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 Bratislava on September 8 – 15, 2024.
3. The Juror shall carry out the activity in line with his/her capabilities and expertise.
4. The assessment of the 1st round of the competition shall take place in compliance with the established rules declared in advance.
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 competition. The costs thereof shall be covered by the Organiser.

Clause II

Remuneration

A) The contracting Parties agreed that the Mandator will pay the Mandatary a remuneration amounting 3271,6 Eur gross (in words three thousand two hundred and seventy-one euros Eur gross), from which the Mandator will, in accordance with the valid regulations of the Slovak republic, deduct tax instalment of 19%, that is 621 Eur tax and 2650 Eur net.

- A) 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.
- B) The Juror does not have a right to an advance payment.

Clause III

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

In Bratislava, on:

In Bratislava, on:

Organiser

Mgr.art. Marián Turner

Slovak Philharmonic, Managing Director

Základná finančná kontrola § 7 ods. 3 zákon č. 357/2015 Z. z.

FO alebo jej časť **je/nie je*** v súlade s rozpočtom, s rozpočtom dvojročným, osobitnými predpismi a rozhodnutiami vydanými na ich základe, zákonom o VO, uzatvorenými zmluvami, zmluvami zahraničnými, internými aktmi riadenia.

a) FO alebo jej časť **je/nie je*** možné vykonať, **b)** vo FO alebo v jej časti **je/ nie je*** možné pokračovať,

c) poskytnuté plnenie **je/nie je*** potrebné vymáhať, ak sa FO alebo jej časť už vykonala.

zodpovedný zamestnanec:

Mgr. Kristína Gotthardtová, PhD., DiS. art

Dátum:

Podpis:

FO **splňa/nesplňa*** podmienky hospodárnosti, efektívnosti, účinnosti a účelnosti. **Súhlasím/nesúhlasím*** s vykonaním FO.

Ing. Darina Maxianová, riaditeľka pre ekonomiku

Dátum:

Podpis:

* nehodiace sa preškrtnúť