

## Sponsorship Agreement

Signed today \_\_\_\_\_

### Parties

#### 1. Sponsor:

Name: \_\_\_\_\_  
Country: \_\_\_\_\_  
City, zip code: \_\_\_\_\_  
Address: \_\_\_\_\_  
\_\_\_\_\_  
Registration Code: \_\_\_\_\_  
VAT/fiscal code: \_\_\_\_\_  
E-mail: \_\_\_\_\_  
Telephone: \_\_\_\_\_  
Legal Representative: \_\_\_\_\_

and

#### 2. Beneficiary

Name: Association **Mișcarea Arădeană**  
City/Country: 310037 Arad, Romania  
Address: Tabacovici Street, 72  
Fiscal code: 24282413  
E-mail: asociatia@miscarea-aradeana.ro  
Telephone: +40-722-369674  
Legal Representative: Claudiu Cristea – president

agreed to conclude this sponsorship agreement with the following terms:

### Object of the Agreement

The sponsor is committed to support:

- The day by day activity of the beneficiary;
- The action/event/project/event \_\_\_\_\_ organized by the beneficiary.

To the purpose referred to in the previous paragraph, the sponsor shall provide the recipient with:

1. The Amount of \_\_\_\_\_;
2. The goods / services / facilities provided in the attached list which constitutes part of this agreement, equivalent to an amount of \_\_\_\_\_.

The amount covered by the sponsorship will be paid in the beneficiary's account:

Bank: Banca Italo-Romena, Arad  
SWIFT: BITRROBU  
IBAN: RON: RO83BITRAR1RON032800CC01  
Euro: RO02BITRAR1EUR032800CC01

Until the date \_\_\_\_\_.

The goods / services / facilities covered by the sponsorship will be provided to the recipient based on a handing-over report, full / in installments, until \_\_\_\_\_,  
thus: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

## Obligations of the Beneficiary

The Beneficiary will promote the image of the Sponsor, thus:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

## Duration of the Agreement

The contract is valid from signature until the end of the action, event, project, event covered.

When sponsoring the day by day activity of the beneficiary, the agreement will expire in \_\_\_\_\_.

## Termination of the Agreement

This contract terminates by law, without the necessary intervention of a court, where a party fails to execute one of the essential obligations.

## Force Majeure

Neither contracting party shall be liable for non-implementation on term and / or of executing improperly – totally or partially - any obligations incumbent upon it under this contract, if non-performance or improper performance of such obligations was caused by force majeure, as defined by law.

The party claiming force majeure shall notify the other party, within 24 hours of the event.

## Notifications

In the understanding of the contracting parties, any notification to the other one of them is valid if sent:

- By mail, at the address provided in the introductory premises of this contract
- By e-mail, at the addresses provided in the introductory premises of this contract

Verbal notifications are not taken into account by either party, unless confirmed, by any of the methods referred to in the preceding paragraph.

## **Litigations**

Parties agreed that all disputes concerning the validity of this agreement or arising from its interpretation, implementation or termination, to be resolved amicably by their representatives.

Should the parties not solve their differences amicably, parties will address the competent courts.

## **Final Clauses**

Any modification of this agreement can be made only by signed addendum between the Contracting Parties.

This agreement, together with its annexes which constitute an integral part of its content, represents the will of the parties and eliminates any other verbal agreement between them, before or after its completion.

This agreement was concluded in a number of 2 original copies. By signing this agreement, each party agrees and acknowledges that it has received a copy.

Sponsor:

Beneficiary:

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

Signature: \_\_\_\_\_