



Cooperation agreement

Between

AeSC Austria	
AkTiV_Clan	
Team Heavenly Era	

And

Player Name:

§ 1.1 Subject matter of the contract

Introduction:

The player commits himself under the following

Conditions at eSports tournaments and in-game competitions

_____ and to appear under the name of the partner
_____. He further undertakes to use the Partner's
logo, lettering and other trademarks in public and towards third
parties, among other things, but not conclusively. The Player
undertakes to fulfill the obligations of this contract as an external
service provider.

§ 1.2 Obligations of the player

- a) During the term of this agreement, the player is obliged to market, i.e. present, use and present in a positive light the products of the partner's sponsors.
- b) The player is also obligated to use the merchandising of the partner and to use it in public appearances and streaming.
- c) When participating in social media networks, such as Twitter or Facebook, the player is further obligated to use the partner's logos and name abbreviations.
- d) The Player agrees to inform the Partner in a timely and appropriate manner if the Partner is unable to participate in a public appearance or tournament and will support the Partner in organizing a comparable substitute.

§ 2 Consideration of the partner

- a) The Partner undertakes to make a monthly payment from the remaining funds. The payment is due on the 1st of each month to the account specified by the player.

§ 3 Rights

- a) The Partner has the worldwide exploitation rights to all film and image recordings of the player at tournaments and events. The player expressly agrees to be named as a player on the partner's official communication platforms and agrees to the publication of image and film material as well as personal data.
- b) The player is free in the temporal and local manner of executing this contract.
- c) The partner is entitled to income from tournament winnings or from events in full. The partner is also entitled to income in full from fees from sponsors or advertising through events, tournaments. Players and Partners may make different agreements for individual events irrespective of the written form requirement of this Agreement.

§ 4 Partner rules

- a) The Partner shall establish Partner rules and instructions of conduct, which shall be made available to all players. The Player agrees to comply with these Partner Rules. These Partner Rules may be amended in the interest of the Partner irrespective of the written form requirement of this Agreement, unless the amendment Basic ideas of this contract to contradict runs.

§ 5 Exclusivity

During the term of this agreement, the player is prohibited from taking any actions that may cause economic or financial damage to the partner. The player is also prohibited from appearing in public for another partner and advertising their brands, names, logos or products.

§ 6 Term and termination

The contract has an indefinite term. It can be terminated by either party after 2, 4, 6 or 12 months. The termination must be made in writing or in text form. An amendment to this contract must be made in writing. The Partner has the right to terminate the contract without notice if the Player has not participated in two consecutive competitions and cannot offer a sufficient excuse for this. In this case, the exclusivity clause in § 5 shall extend until the end of the regular cancellation period.

Termination for good cause is open to both parties.

§ 7 Dissolution of the partner

This contract stipulates that the contract becomes void at the same time as the dissolution of the partner. The same applies to all ties to the partner stated in the contract.

Obmann

Obmann Stv.

Obmann Stv.



Spieler Unterschrift