

# Allgemeiner Sponsoringvertrag Geldmittel gegen Werbung

General Sponsorship Agreement Funds against Advertising

Between  
Toony Boom UG  
Dieselstr. 5  
63843 Niedernberg

Register number: HRB 15701  
Register court: Commercial register Aschaffenburg  
VAT ID No., DE 338478504  
Tax number: 204/140/30778  
EORI: Number: DE 21515604197624  
Freedom-Peace-Democracy Organisation

and

## § 1

For the purpose of sponsoring, the contracting partners agree on the following reciprocal service(s): Contracting partner II shall provide earmarked financial resources for the promotion of contracting partner I. In return, Contractual Partner I undertakes to place the company name/company logo in a clearly visible position and/or to mention it in a suitable manner (advertising). Further details are regulated in § 3.

## § 2

The following advertising is excluded

- Advertising that violates legal provisions
- Advertising which damages the reputation and dignity of the public administration and the state and the state
- advertising with party-political content, in particular election advertising
- advertising which, by its content or presentation, is contrary to public morality
- advertising for nicotine, alcohol and other addictive substances.

## § 3

Contractual Partner II shall transfer a sum of money to ..... Contractual Partner I a sum of money in the amount of ..... EUR .....  
(in words)

to the account (account holder Toony Boom UG); No 6896239476 , Bank Olinda  
Zweigniederlassung Deutschland, Potsdamer Platz 1, 10785 Berlin,  
BANK CODE 10010123, ( IBAN: DE50 1001 0123 6896 2394 76  
BIC/SWIFT: QNTODEB2XXX - BIC/SWIFT of our correspondent bank: TRWIBEB3XXX)

stating the earmark:

for use advertising (format size A.....) PA Wings on a stage platform Frankfurt am Main, 08 October 2023 rally.

In return, Contractual Partner I undertakes to place / carry out the following advertising for

Contractual Partner II

.....  
Duration:one day Advertising (format size A.....) PA Wings on a stage podium Frankfurt am Main, 08 October 2023 rally to ensure.

§ 4

The materials, images, software, carriers etc. required for the agreed advertising measure shall be made available to Contractual Partner I in good time within the meaning of § 3 at the expense of Contractual Partner II.

§ 5

The advertising materials provided to Contractual Partner I may only be used for the purpose agreed in this contract. Further or other uses require the prior consent of Contractual Partner II.

§ 6

It is agreed between the contracting parties that the use of the advertising material provided on or in products/property of Contractual Partner I does not give Contractual Partner II any rights to the products/property, in particular copyright and/or competition rights.

§ 7

Contractual partner I does not assume any guarantee for the success of the advertising. Liability on the part of Contractual Partner I for loss or damage of any kind to the advertising material provided, insofar as this is not caused by gross negligence or wilful intent on the part of employees of Contractual Partner I, is excluded.

§ 8

This contract may be terminated at any time without notice by mutual agreement. The right to ordinary termination by Contractual Partner II is only possible by observing a notice period of one month before the sponsored event, insofar as Contractual Partner I has not yet entered into any contractual obligations in reliance on this contract. The right to extraordinary termination remains unaffected.

§ 9

Should one or more provisions in the contract be or become invalid for factual or legal reasons, this shall not affect the validity of the remaining provisions of the contract. Rather, the contracting parties undertake to replace the ineffective provisions by a provision which comes as close as possible to the economic success of the ineffective provision.

§ 10

Subsidiary agreements are not concluded.

Cancellation, amendment or supplementation of the contract must be in writing in order to be effective. Declarations of termination must be sent to the other contracting party at least by registered letter.

§ 11

The contract shall enter into force upon signature.

§ 12

The place of jurisdiction is (registered office of Toony Boom UG)

63843 Niedernberg, den...../...../2023 63843 Niedernberg, den...../...../2023

Contractual Partner I / Signature/Stamp Contractual Partner II / Signature/Stamp

Toony Boom UG -----  
Dieselstr. 5 -----  
63843 Niedernberg -----

IF INTERESTED EMAIL: [sponsoring@ajf1965.com](mailto:sponsoring@ajf1965.com)

(ATTENTION: LIMITED ADVERTISING SPACE) !!!

BEI INTERESSE EMAIL: [sponsoring@ajf1965.com](mailto:sponsoring@ajf1965.com)

(ACHTUNG WERBEFLÄCHEN BEGRENZT) !!!