

WISLaw

WOMEN IN SPORTS LAW ASSOCIATION



IFAM
THE FOOTBALL MOOT

IFAM Group SL

MEMORANDUM OF UNDERSTANDING

Between

Women In Sports Law Association (WISLaw) (hereinafter referred to as the “First Party”), a company organised and existing under the laws of Switzerland, with the head office located at Pfäffikon, Switzerland

and

International Football Arbitration Moot (IFAM Group) (hereinafter referred to as the “Second Party”), a limited liability company (SL) under the laws of Spain, with its sole office in Madrid, Spain

Whereas the First Party and the Second Party desire to enter between them into a Memorandum of Understanding (MOU) as per the terms and conditions set out below. This MOU seeks to formalise the intentions and understandings of the Parties in relation to the partnership.

Now therefore, in consideration of the premises and of the mutual clauses contained in this MOU, the Parties agree to the following:

1. PARTNERSHIP PURPOSE

- 1.1. The purpose of this MOU is to establish a partnership between the aforesaid parties, to clearly identify the roles and responsibilities of each party as it relates to the promotion of education in Sporting Industry and the promotion of women in the Sports Law Sector.
- 1.2. The Parties agree to support each other with business development activities and marketing activities including but not limited to the promotion and/or marketing of each respective Parties' events/conferences/courses/activities/employment opportunities.
- 1.3. Create and promote positive awareness for gender equality in the industry.

2. OBLIGATIONS OF THE PARTIES

- 2.1. The Parties acknowledge that no contractual relationship is created between them by this MOU.
- 2.2. The Parties agree to work together to ensure success of the Partnership and to assign appropriate financial, administrative and managerial resources to the Partnership.

3. EXPECTATIONS AND BENEFITS

- 3.1. The scope of the Partnership shall be defined by mutual consent and will include, but is not limited to:
 - 3.1.1. IFAM gives WISLaw an opportunity at the 3-day event in Platja d'Aro (Spain, next in April 2023) to partake in seminars/round-tables and specifically, to be the representative of the female experience/perspective of sports law.
 - 3.1.2. IFAM gives WISLaw members the opportunity to act as arbitrators in the mooted competition.
 - 3.1.3. Sharing the knowledge necessary to integrate the intellectual property of each Party into the other Party's publications.
 - 3.1.4. Undertaking to promote the events of the other organisation by way of social media platforms, newsletters and/or electronic mails.
 - 3.1.5. Parties agree to providing education, advocacy and networking opportunities about legal issues in Sport and Sports Law and the promotion hereof on their respective social platforms.
 - 3.1.6. Party 1 agrees to include a link to the website of Party 2 on their website. Party 2 agrees to include a link to the website of Party 1 on their website.
 - 3.1.7. Any other scope, expectation and benefit as mutually agreed upon.

4. BRAND (NAME) PROTECTION

- 4.1. This paragraph is legally binding. Parties require that any Memoranda of Understanding should protect the Parties' brand and the use thereof.
- 4.2. Parties shall not be entitled to use the Trade Marks and/or logos of one another for any purpose or in any medium or platform than those already described under article 3 above, without the prior written approval from a member of said Party.

5. FINANCIAL OBLIGATIONS

- 5.1. The Parties agree that this MOU does not create any financial or funding obligation on either Party.
- 5.2. Both Parties agree that financial obligations shall arise only upon the execution of a

subsequent joint agreement that specifically delineates the terms and nature of such obligations.

6. DURATION

- 6.1. This MOU will be deemed as coming into effect upon valid signing by both parties (the "Commencement Date"), on condition that the authorised members of the respective Parties have signed hereto.
- 6.2. This MOU is at-will and may be modified by mutual consent of authorised members of the Parties. All such modifications shall be done so in writing and included as an addendum to this MOU.
- 6.3. This MOU shall remain in effect until terminated by either of the Parties. Any Party wishing to terminate this MOU and partnership may do so by providing 14 days' written notice to the other Party.
- 6.4. On termination of the partnership, the Parties are required to immediately cease promoting the partnership and refrain from using all materials bearing the other party's branding, name or logo. Links to websites as described in paragraph 3.1.6 above will be removed by each Party within 30 days of termination of this partnership.

7. PUBLICATION OF PARTNERSHIP

- 7.1. Both Parties agree to announce this mutual partnership via all its social media platforms and, where necessary, any other further communication channels within 14 days of this MOU coming into effect.

8. CONTACT DETAILS

- 8.1. The nominated contact details for the First Party is as follows:
 - 8.1.1. Name: Martina Spreitzer-Kropiunik
 - 8.1.2. Email: martina.spreitzer-kropiunik@jjstiz.gv.at
 - 8.1.3. Contact number: +436644224657
- 8.2. The nominated contact details for the Second Party is as follows:
 - 8.2.1. Name: Botond Pintér
 - 8.2.2. Email: botond.pinter99@gmail.com
 - 8.2.3. Contact number: +447791991140

IFAM Group SL


Name: Botond Pinter

Signature: 

Date: 28.10.2022

WISLAW

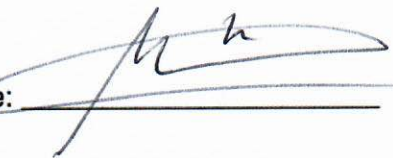
Name: _____

	Unterzeichner	Mag. Martina Spreitzer-Kropiunik
	Datum/Zeit-UTC	2022-10-31T17:44:21+01:00
	Prüfinformation	Informationen zur Prüfung der elektronischen Signatur finden Sie unter https://www.signaturpruefung.gv.at
Hinweis	!simple config.Note Default!	

Signature: _____

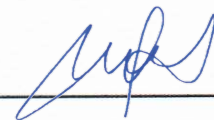
Date: _____

Name: Melanie Schärer

Signature: 

Date: 02.11.2022

Name: Marisa Dominguez Rubio

Signature: 

Date: 03.11.2022