

Cooperation agreement



I.C.B.D. Club Italiano Cani di Razza legal adress: Via Difesa 1/c, Roccarainola NA 80030, represented by club president Mr Ciro BOIANO further in the text referred to as PARTY A

and **EKC** – **Eurokennei Ciub z. s.**, legal adress: Stratov 204, 289 22 Stratov, CZ, represented by club president Mr George Malik, further referred as PARTY B, but all together referred as a PARTIES.

Subject of the agreement

1. This agreement defines the order and the way of cooperation between the PARTIES in the field of the cynological development.

Obligations of the Parties

- 2. The Parties are Cooperate within the framework of this Agreement and the laws of its own countries.
- 3. The Parties agrees to the mutual recognition of the full pedigrees, exhibition evaluations and titles, breeding permissions.
- 4. The Parties agrees to the mutual recognition of the international judges permissions and these experts could be invited to parcitipate in the exhibitions on theirs Clubs.
- 5. The Parties agrees to interchange with the documents confirming qualifications of the experts, mating and all needed to cooperations documents.
- 6. The Parties agrees to mutual acceptance to participate in the exhibitions members of their organizations.
- 7. The Parties agrees to recognize on provisional basis all breeds recognized by one of the parties but not by both so dogs of those breeds may be shown and awarded titles at shows by both parties.
- 8. The Parties are obliged not to act in the way, that directly or indirectly could harm prestige or interests of the opposite PARTY.

- 9. The Parties can place public information about this agreement in their websites including placing logos of both parties.
- 10. The parties may tighten agreements with other federations and independently recognise partnership agreements or entities without this being a cause for conflict.

Final conditions

- 1. This agreement shall take effect as of the moment of his signing and is valid for an uncertain period of time .
- 2. Each PARTY has a right to terminate this agreement unilateraly. In case of unilateral termination of the agreement, the PARTY terminating the agreement shall inform the opposite party in written one month in advance.
- 3. This agreement is made in two English language copies which each of them has a equal legal force. One copy is made for the PARTY A and the second, equal copy for the PARTY B.
- 4. If this contract is to be cliffs for any reason, the parties will assume ethical behavior and do not detrimental towards the opposite side, and undertake to ensure that the same is for the members within it.

To I.C.B.D. 14

PARTY A

Ufficio Registri

PARTY B

- 9. The Parties can place public information about this agreement in their websites including placing logos of both parties.
- 10. The parties may tighten agreements with other federations and independently recognise partnership agreements or entities without this being a cause for conflict.

Final conditions

- 1. This agreement shall take effect as of the moment of his signing and is valid for an uncertain period of time .
- 2. Each PARTY has a right to terminate this agreement unilateraly. In case of unilateral termination of the agreement, the PARTY terminating the agreement shall inform the opposite party in written one month in advance.
- 3. This agreement is made in two English language copies which each of them has a equal legal force. One copy is made for the PARTY A and the second, equal copy for the PARTY B.
- 4. If this contract is to be cliffs for any reason, the parties will assume ethical behavior and do not detrimental towards the opposite side, and undertake to ensure that the same is for the members within it.

PARTY A

PARTY B

