

SPONSORSHIP CONTRACT

With this private agreement

Between

-The company _____
_____, with registered office in _____ Via _____
_____, n. _____, Tax code number -----VAT n _____
_____, in the person of the legal Representative Mr/Dr. ____
_____ (hereinafter, "Sponsors");

And

- The company **BIO-T S.R.L.**, having its registered office in Rome, Via Alessio Baldovinetti No. 81, tax code number, VAT, and registration number at the register of Rome 10435191001 and registered with the number 1231512 of the R.E.A Register of the Chamber of Commerce of Rome, appoints its *pro tempore* legal representative Dott.ssa Brengola Valentina; (hereinafter referred to as, "**Organizer**");

Whereas

- that the Organizer has defined, manages and organizes an event (Congress) entitled: "*V Congresso Internazionale delle Medicine non Convenzionali e Scienze Olistiche*" (translate as "International Congress of non-conventional Medicine and Holistic Science " to be held in _____ 9/8/10 days May 2015;
- that the Sponsor has an interest in participating/sponsoring the event in order to disseminate and advertise their name, brand image, product and company;
- that the parties intend, then, to conclude a contract for the definition of the above-mentioned sponsorship;

All that granted , the following items are understood and agreed;

1. Premises and annexes

The premises and annexes constitute an integral and substantial part of this agreement. The provisions contained in this Agreement constitute the entire agreement between the parties and supersede by law any previous oral or written understanding related to that object. No change may be made to this agreement without prior written agreement between the parties.

This agreement does not involve the establishment of a relationship of Agency or mandate and representation, and no commitment may be taken by a party on behalf of the other.

2. Obligations of the Organizer

The Organizer undertakes:

- to carry out the event in compliance with the legislation in force regarding this matters;
- to disclose the name, the trade mark, the image and the company Sponsor, taking into account what specified in art. 4.

The Parties shall give notice of the fact that the above-described advertising activity carried out by the Organizer will begin as of the signing of this agreement – by including the logo Sponsor on website and corporate materials relating to the event, as well as by means of newsletter and facebook page dedicated to the event – the mentioned activity will conclude at the end of the event.

3. Sponsor's Obligations

The Sponsor undertakes to sponsor the event entitled “*V Congresso Internazionale delle Medicine non Convenzionali e Scienze Olistiche*”, best described in the introduction, organized by the organizer, in accordance with the arrangements established between Organizer and Sponsor, based on what is described by art. 4 of this agreement.

4. Agreements between the Organizer and the Sponsor of the event

Financial support or Sponsor's resources should not affect the contents of training activities of the event.

No other compensation, other than that expressly provided for by the agreement, shall be paid by the Sponsor to the scientific coordinator of the event, the individual instructors or other entities involved in the sponsored event.

The Sponsor may be consulted about the preparation of materials and for informational purposes by the Organizer, but that should not influence the content planning and implementation informative/training activity.

No promotional material may be shown or distributed in the same room where the informative/training activity is taken place.

Qualified representatives of Sponsor, if approved by the scientific coordinator, will be able to participate in the informative/training activities, but they cannot advertise anything while they are in the Hall where the Congress takes place.

The Sponsor may be thanked on ads, printed brochures or elsewhere, but there will not be reference to any specific product in the thanks.

5. Fee

The Sponsor will pay the Organizer - in a lump sum in advance, through bank transfer within 7 days of issuance of the invoice – as a fee for the event sponsorship activities, the total sum of € _____ + VAT, through direct payment upon reception of the invoice, for sponsorship as in detail:

Stand n. selected _____

Banking coordinates:

Bank transfer in favor of Bio-t Ltd

UniCredit Banca-IBAN: IT51 0822 0060 0010 L020 679 3312

6. Early termination

In addition to what provided by the law, the contract will be resolved rightfully if the event can not take place due to provisions of law, regulations and/or special conditions that occurred in the

meantime, except for the obligation on the part of the Sponsors to pay to the Organizer the fee stipulated in this sponsorship agreement.

The non-realization or the serious delay in the implementation of sponsorship activities by the Organizer will result in termination of this agreement with effect from the fifteenth day following the formal notice to comply sent by the Sponsor, unless Organizer will belatedly fulfill his commitments.

7. Limitation of liability

The signing of this agreement is strictly limited to the above-mentioned sponsorship event and totally excludes any other corporate relationship, partnership, interest, shared responsibility, between the Organizer and the Sponsor, so that neither subject can ever be held responsible for the obligations undertaken by the other Party .

8. Exclusive

The Sponsor will not be entitled to an exclusive sponsorship of the event. As matter of fact, other sponsors will be allowed.

9. Treatment of personal data

With the signing of this agreement, each party expressly allows the other party to include their data in their databases.

Each party expressly provides the other party consent to communicate their data to third parties, if such communication is necessary in relation to the duties, rights and obligations in connection with the execution of this contract, which makes it easier to manage the relationships in this matter.

The parties also take note of their rights recognized by art. 7 of the D. Lgs. June 30/ 2003, N. 196 ("Codice in materia di protezione dei dati personali"), and in particular the right to ask update, rectification or deletion.

10. Place of jurisdiction

All disputes arising in connection with this agreement, including the ones concerning its validity, interpretation, execution and termination, shall be referred to the exclusive jurisdiction of the Court of Rome.

This agreement is drawn up in two originals and will be registered only in case of use. Expenses of the eventual registration, shall be borne by the requesting party.

11. Adjournment

For anything not provided for by this agreement, please refer to the legislation in force.

Read, confirmed and undersigned

Rome, (date) _____
Annex A: Plan with stand location

The Organizer

The Sponsor

The parties declare that they have read and understand the contents of the following clauses, which expressly approve and sign, even within the meaning and for the purposes of article 1341, paragraph 2, c.c.: art. 5 (fee), art. 6 (early termination), art. 7 (limitation of liability), art. 10 (place of jurisdiction).

Roma, (date) _____

The Organizer

The Sponsor
