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EUROTHENTICA

ASSOCIATION OF TOURISM ENTERPRISES

STATUTES

CHAPTER 1.

NAME, HEADQUARTERS, ADDRESS, TERM

Article (1) The "ASSOCIATION OF TOURISM ENTERPRISES" is a legal entity separate from its members, established under the provisions of Law for Non-profit laws and the decision of the Constituent Assembly.

(2) The organization is responsible for its obligations with its assets.

(3) Members of the organization are not liable for the obligations of the company.

(4) The organization may establish branches.

Article 2. (1) The name of the organization is "EUROTHENTICA ASSOCIATION OF TOURISM ENTERPRISES", hereinafter referred to in this Statutes as "Organization". Also written in English: "EUROTHENTICA"

Article 3. (1) The seat of the Organization is in Rome, Italy.

Article 4. The management address of the Organization is in the town of Rome, 88 Viale di Val Fiorita, Rome, Italy.

Article 5. The Organization is not limited by time or other termination conditions.

CHAPTER II

OBJECTIVES, TASKS AND MEANS OF ACHIEVMENT. ACTIVITIES

Art. 6 (1) The Organization operates for public interest, pursuant to Art. , paragraph of the Italian Law for Non-profit entities.

(2) The Organization cannot be transformed into a legal non-profit entity to operate for private benefit.

(3) The scope of Organization activities covers actions for realization of best practices in all sectors of public life with relation to culture heritage interpretation and promotion.

Art. 7 (1) The main objectives of the EUROTHENTICA are as follows:

- To ensure quality cultural tourism and cultural communication of the European cultural heritage.
- To promote best practices in the fields of cultural tourism and responsible tourism civil society involvement, science and education.
- To promote cooperation between organizations and entities from other countries in peripheral destinations in Europe and to exchange best practices for culture heritage tourism, visitor education, human resource development and tourism development.
- To participate in the policy and strategy development process by ensuring public representation and citizenship.
- To raise qualification and to build capacity of stakeholders for better culture heritage understanding and interpretation and its further replication.

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- To promote services provision for culture heritage, tourism, sustainable development and to ensure social cohesion.
- To inspire, facilitate, promote and advance actions and projects and ensure direct affinity to other EU and international initiatives.
- To promote heritage entrepreneurship using culture heritage innovative, advanced and high technology assets as agents for development and social cohesion.

(2) The entity shall conduct activities based on the principles of justice and responsibility, preventing discrimination and conflict of interest.

(3) The entity shall ensure appropriate use of funds.

(4) The members of the Organization shall provide full assistance in performing any activity or tasks undertaken by the Organization under these Statutes;

(5) The members of the Organization shall act in accordance with the purposes and principles of operation adopted by this Statute;

Art. 8. EUROTHENTICA works to achieve its main objectives through the following means:

- Organization of national and international information, cultural, art, scientific, etc. activities for implementation of the main objectives of the Organization.
- Establish partnerships with state, regional and local institutions, NGOs from the EU countries and international organizations for culture heritage activities and initiatives.
- Participation in national and international programs and projects, state funds, transnational programs, programmes of territorial cooperation and other financial institutions for realization of the objectives of the Organization;
- Develop strategies and practices in the culture heritage exchange and cooperation; programs and projects for the protection of civil, social and labor rights of stakeholders, key actors and people from local communities; education, information and training programs for students and employees.
- Establishment of information and consultancy centers to comply with the national and European policy on lifelong learning; provision of education and consulting services.
- Implementation of support activities to achieve the objectives of the Organization which do not contradict to the national legislation.

Art. 9 The entity is self-managed and is not-for-profit making body.

The Organization may perform supplementary economic activities in conformity with its objectives and tasks.

CHAPTER III

ESTABLISHMENT. MEMBERSHIP. RIGHTS AND OBLIGATIONS

Art. 10 (1) Membership in the organization is voluntary, with no restrictions on nationality, ethnicity, political views, race, sex and religion.

(2) A member of the Organization can be any legal entity that fully shares the ideas, objectives and means of their achievement, meets the present Statute and is accepted as a member within the established order.

(3) A member of the Organization may be any individual over 18 years, which fully shares the ideas, objectives and means of their achievement, meet the present Statute and is accepted as a member within the established order.

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Art. 11 (1) Admission of new members of the Organization is made by the Managing Board. Applicants submit a written membership application form to the Chairman, who examines and submit it to the Board within a month.

(2) New members of the Organization shall be admitted by a majority of two third of the Board. The decision is registered in the Minute Book of the Board, and the new member is assigned in the member list of the Organization.

(3) A membership is considered as valid on the date of the decision for admission.

Art. 12 Members of the Organization are entitled:

- To participate in the Organization activities and in the General Assembly;
- To elect and be elected in its governing bodies;
- To supervise the work of the Organization and the management bodies;
- To be informed about the activities of the Organization;
- To benefit from the assets and results of the Organization and to preserve and maintain them in a proper way;
- To participate in discussions of all issues related to the Organization activities and freely make suggestions and express opinion;
- To participate in and enjoy the events organized by the Organization;
- To represent the Organization in discussions, round tables, conferences and other forums upon authorization;
- To set issues and questions for discussion in relation with the Organization objectives and activities;
- To set discussion of issues of common interest and to offer initiatives on behalf of the Organization;
- To foster defense on issues related with their activities as members;
- To leave the Organization voluntarily

Art. 13 A member of the Organization shall:

- Comply with the internal rules and articles of the Organization and work to achieve the goals and ideas and participate in organized events;
- Implement decisions taken by the General Assembly and the Management Board;
- Observe moral and ethical code established by the Organization;
- Work to increase the assets of the association and perform behavior to strengthen the Organization authority, image and autonomy;
- Take care for Organization property management and protection;
- Misuse in no way the Organization's activities contradicted to its Statutes.

Article 14. Membership rights and obligations are not - transferable and are not bound to other parties in case of death or membership termination except property rights. Membership right may be granted to other parties by notary power of attorney with authorized signature.

Art. 15 (1) Membership shall be terminated:

- Voluntarily upon request by a written monthly notice to the Management Board;
- Due to death of a member or for individual members under judicial disability;
- By exclusion in case of systematic and gross violations of the Statutes and the internal rules and/or ethical and moral code adopted by the Organization;
- In case of detriment or undermining the Organization public image;
- In case of misuse of property and financial speculation;
- By a termination of the legal entity - a member of the Organization;

(2) Upon membership termination, the economic relations between the former member or his successors and the Organization shall be settled upon adoption of the annual financial statements by the General Assembly. In case outstanding liabilities of the former member exist, the proportional part of his claims within the Organization. Membership fees are not refunded in case of termination.

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- (3) A decision of membership termination is taken by the Management Board upon sound request by the Chairman and / or one third of the Board members and / or one quarter of the members. A person whose exclusion is pursued shall express objections to the Board. A decision to exclude a person is taken by majority of two quarters of the Managing Board members. Membership shall be considered terminated upon decision of the Board. The decision of the Board may be appealed before the General Assembly, which in turn shall take decision by simple majority. The decision of the General Assembly shall deem final.
- (4) Cancellation of membership is due in case non-participation in the activities occurs. Cancellation is registered the Board by protocol and upon proper decision the membership is terminated.
- (5) A member may leave the Organization with deposit of request, stating the reasons for his leave.

CHAPTER IV

PROPERTY. FINANCING.

Art. 16 The Organization's property consists of the ownership and other real rights over fixed and current assets, member property fees, claims and rights according to the present legislation.

Art. 17 (1) In order to implement activities and to achieve the objectives, the Organization raise funds and property formed from the following sources:

1. Voluntary contribution;
2. Donations and wills from members from the participating countries, foreign natural and legal persons, sponsorships, grants, funding of projects;
3. Income from participation in events, projects, special programs and other activities line with the objectives of the Organization;
4. Income from additional economic activities associated with the Organization's objectives;
5. Loans from the state, municipalities and other financial institutions;
6. Income from own property management, advertising, awards, activities and fund raising campaigns, revenues from information, consultancy and other services, training, publications and other activities related with the Organization's objectives; international funds.
7. Other income generated as permitted by law.

(2) The members of the General Assembly can make additional fees to achieve the goals set by Statutes or by the General Assembly. The General Assembly defines the purpose, amount and method of collecting fees. Decision is taken by two quarters of the members.

(3) Members of the Association may grant money as a loan or real estate and movable property for rent.

(4) The amount of interest on loans or rents under par. 3 is determined by the General Assembly.

(5) The organization through its representatives, according to the Statute, may receive funds under donation contracts, sponsorship, joint venture and other agreements with individuals and companies.

(6) Spending funds of the organization shall proceed within the objectives set in the Statutes and approved by the General Assembly annual budget.

Art. 18 The income of the Organization, regardless of their nature or origin, are integrated in its property and are used for realization of its objectives. The revenues of the Association can not be distributed as profit among its members.

Art. 19 By decision of the Board the Organization may initiate targeted funds for specific events and programs.



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Art. 20 The Organization is responsible for its commitments through its property. The Organization is an independent legal person not liable for the obligations of its members, and the companies in which they are members.

Art. 21 (1) The property of the Organization shall be put into bank deposits, securities, real estate and other appropriate means. The investments must secure sufficient income to maintain and increase the property taking into account the purpose of the Organization.

(2) In order to achieve its objectives the Organization may conclude domestic and international contracts and to acquire and dispose property rights, securities, intellectual property rights.

(3) The Organization may establish and participate in companies at the country and abroad, to make investments in the country and abroad, to establish representative branches.

ECONOMIC ACTIVITIES

Art. 22 (1) In order to achieve the objectives and to realize activities the Organization may perform additional economic activities alone or in partnership with other individual persons or entities. Economic activities may be performed only in line with the objectives and the main activities as described in the Statutes and include activities in the following areas, which are not exhaustive:

1. intermediation; rental activities; provision of information and communication technology and office services, intellectual property transactions, advertising, publishing, consulting, information, mediation, and other supplementary activities;
2. organization of training courses, round tables, cultural events, exhibitions and competitions, conferences, symposia, seminars, workshops and other events on issues related to the main objectives of the Organization;
3. other activities and services targeted to achieve the Organization's objectives permitted by the national legislation.

(2) The economic activities are subject to the terms and conditions set by the Commerce Act, the accounting and tax laws.

(3) The implementation and control of the economic activities is assigned to the Chairman.

(4) The Organization shall not share out profits from the economic activities. The income shall be used to achieve the objectives set in this Statute.

Art. 23 In case of losses, evidenced by the annual balance sheet, the General Assembly may decide to diminish them through contributions by the members. Decision is taken by majority of two quarters of the members.

Art. 24 (1) The bodies of the Association are:

1. General Assembly;
2. Managing Board;

(2) The bodies can decide to create extra bodies to uptake certain actions. The scope of activities of these bodies is determined within the decision to create them.

Art. 25 (1) The General Assembly is the supreme body of the Association and shall consist of all members;

(2) Members shall be represented by their legal representatives or by an authorized individual in the General Assembly;

(3) Power of attorneys are issued especially for participation in the General Assembly and may be issued for a limited or unlimited number of meetings.

(4) Attorneys are not allowed to re-authorize their rights to third parties;

(5) Attorneys can represent one or several members and during voting the number of principal votes together with the attorneys votes are counted.

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(6) Managing Board members may present in the General Assembly by rights.

Art. 26 (1) The General Assembly:

- Amends the Articles of Organization;
- Appoints and suspend members of the Management Board;
- Elects and suspend the Chairman of the Managing Board;
- Decides on the transformation and termination of the Organization;
- Adopt the budget of the Organization;
- Accepts the Activity Report of the Managing Board;
- Appoints and dismisses authorized auditors;
- Approves the annual financial statements;
- Discusses appeals on decisions of the Managing Board for membership termination;
- Revokes decisions of the Board contrary to law and / or Statute of the Organization;
- Decides on the formation of funds for the Organization, their use in accordance with the Law for juridical non-profit entities;
- Adopts guidelines and programs of the Organization;
- Appoint liquidator(s) in case of Organization termination, except in case of insolvency;
- Decides on the creation and closure of consulting, publishing and business units to support the work and contribute to the Organization objectives
- Decides on other issues within its competence as permitted by the law and the Statute.

(2) The General Assembly may discuss any questions or issues that come up from this Statute or related with the rights and functions of Organization's bodies, may make recommendations on any of these issues or membership shares.

(3) The General Assembly may make surveys and recommendations to assist members in economic and social affairs and to promote their progressive development.

Art. 27 (1) The General Assembly Meeting shall be held at least once a year — as regular General Assembly.

(2) The General Assembly may be convened any time by the Board — as Extraordinary General Meeting.

Art. 28 (1) The General Assembly Meeting shall be convened by the Managing Board. It may be convened with the request of one third of the members.

(2) If the Managing Board does not supply a written notice for General Assembly meeting convent within a month following the request, the General Assembly Meeting shall be convened by the court at the seat of the Organization upon written request of the members or their representative.

(3) The summoning is done by sending an invitation by mail, fax or e-mail to the members at least 14 days prior to the scheduled day.

(4) The notice shall contain agenda of issues for discussion, proposals for solutions, date, time and place of the Meeting and the body calling it.

Art. 29 Written materials related to the agenda of the General Meeting shall be available for the members and placed in the headquarters of the Organization.

Art. 30 (1) During the General Assembly Meeting list of representing members and/or their attorneys is made to certify their presence by signature and ID. The list shall be certified by the General Assembly Secretary.

(2) The list shall include members who have announced their presence prior to the first vote after the establishment of a quorum.



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Art. 31. General Assembly Meeting is deemed legal, if more than a half of the members are presented. In case of lack of a quorum, the meeting shall be postponed with one hour on the same place and the same agenda and is considered legitimate regardless of the number of members presented.

Art. 32. Each General Assembly member shall have one vote.

Art. 33. Decisions of the General Assembly shall be passed by a simple majority of the represented regular members and decisions amending and supplementing the Statute for transformation and dissolution of the Organization – by a majority of two quarters of those represented.

Art. 34. (1) The General Assembly may take decisions on issues which are not included in the announced agenda if all members are presented and none of them makes objections.

(2) The decisions of the General Assembly shall take effect immediately, unless the action is delayed or in case upon official publication;

(3) The decisions of the General Assembly are binding for other bodies of the Organization;

(4) The General Assembly shall be subject to judicial review upon their legacy and compliance with the Statute;

(5) The decisions of the Organization bodies which are taken in contradiction to the law, statute or previous decision, may be subject to dispute before the General Assembly by request of the interested members or interested body registered within one month following the acknowledgement , but not later than one year from the date of the decision;

(6) Disputes under par. 4 can be brought to the Court where the Organization is registered by a member or a body, or by the prosecutor within one month following the acknowledgement, but not later than one year from the date of the decision.

Art. 35. (1) The Organization is governed by a Management Board.

(2) The Managing Board members are elected by the General Assembly for a period of three years.

(3) The Managing Board shall consist of three people, which members are elected among the members of the Organization.

(4) The Managing Board members may be re-elected inimitably.

Art. 36. (1) The Managing Board members have equal rights and obligations regardless of the internal distribution of functions between the members and the taken decisions granting rights and control of the executive members.

(2) The main tasks of each Board member are the following:

- To participate in the operation work of the Board;

- To work actively dedicated to achieve the objectives of the Organization

(3) The Managing Board members shall perform their duties pursuing the interest of the Organization and to keep the secrets of the Organization even after their dissolution as Board members;

(4) The Managing Board regular meetings are carried out at least once every three months to discuss the status and development of the Organization;

(5) The meetings of the Managing Board shall be convened and chaired by the Chairman.

The Chairman shall convene a meeting of the Board upon written request of one third of its members. If the Chairman fails to convene a meeting within a week, it can be convened by any interested member of the Management Board. In the absence of the Chairman the meeting shall be chaired by a Board member.

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Art. 37. The Management Board:

1. accepts and suspends members of the Organization;
2. identifies order and organizes the Organization's activities;
3. adopts plans and programs of the Organization and other internal documents;
4. suspends temporarily the rights and privileges given by the membership;
5. ensures the implementation of the General Assembly decisions;
6. manages the property of the Organization in compliance with the Statute;
7. takes decisions on participation in other national and international companies, associations, organizations, associations, chambers, etc.. for opening and closing of branches;
8. prepares and submits a draft budget before the General Assembly;
9. prepares and submits Activity Report before the General Assembly;
10. determines the order and organizes the activities of the Organization and bears responsibility for that;
11. determines the address of the Organization;
12. discusses and takes decisions on other issues, except those within the jurisdiction of the General Assembly;
13. fulfills the obligations laid down in the Statute;
14. concludes contracts for accounting and legal assistance services.

Art. 38. (1) Decisions can be taken if more than half of the Board members are represented in person or by another member of the Board.

(2) Decisions are taken by a simple majority of the represented members and decisions for property management, organization of activities and cases of liquidation are taken by all members.

(3) A member is presented when there is dual telephone or other connection, ensuring his identification and allowing participation in discussions and decision-making. The vote of this member is registered in the protocol by the chairman;

(4) The Managing Board may take decisions without holding a meeting if the protocol of the taken decision is signed without objections by all members.

Art. 39. (1) The General Assembly shall elect the Chairman of the Board among its members for a period of three years.

(2) The Organization is represented before third parties through its Chairman.

(3) The Chairman of the Managing Board:

- Convenes Board meetings;
- Organizes, manage and controls the current activities of the Organization in accordance with the Statute, decisions of the General Assembly and the Board;
- Represents the Organization;
- Preserves and keeps the records of the Organization;
- Chairs the meetings of the Board and enforces the decisions and those of the General Assembly;
- Develops an annual program of the Organization and submits it before the General Assembly for approval;
- Makes proposals for adoption and dismiss members of the Organization;
- Opens bank accounts of the Organization and manages them;
- Appoints and dismisses the administrative staff manning of the Organization;
- Sends the Board and the general Assembly members and their representatives on business trips in the country and abroad;
- Is responsible for his activities before the General Assembly and the Managing Board.



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Art. 40 (1) The Chairman of the Managing Board:

- Shall perform his/her duties for the Organization's interest and keep its secrets after suspension;
- Ensures the safety of the Organization's property;
- Adopts organization and management structure, procedures for appointment and dismissal of personnel, salaries and other internal rules of the Organization;
- Appoints, promotes, punishes and dismisses staff upon established schedule and sends it on business trips in the country and abroad;
- Maintains contacts and represents the Organization and its members and protects its interests or members before the relevant governmental, judicial, public and other bodies and organizations;
- Determines the order and organizes the activities of the Organization;
- Ensures the implementation of decisions taken by the General Assembly;
- Is responsible to perform all actions and transactions related with the Organization's activities which are not under the responsibility of the Managing Board or the General Assembly; to represent it and to authorize other persons to carry out certain actions;
- Organizes the Organization's activities and performs its operation management;
- Concludes and terminates employment contracts with employees of the Organization and signs service contracts with third parties;
- Negotiates with representatives of local, regional and state governments and other organizations on behalf of the Organization;
- makes announcements before the media on behalf of the Organization;
- Takes decision on other issues except those within the jurisdiction of the Managing Board or the General Assembly;
- Keeps the seal of the Organization;

(2) The Chairman shall take decisions solely or based on decision of the General Assembly or the Managing Board.

(3) The Chairman of the Board may authorize other Board members to perform certain functions or tasks.

Art. 41. (1) During the General Assembly and Managing Board meetings a Protocol is written which reflects the discussions, suggestions, requests and decisions. The protocol shall be certified by the signatures of the chairman of the relevant body and the record-keeper and are stored in special books. The books are kept by the Chairman of the relevant body. Members of the Organization and members of the Board may be introduced to the contents of the books and take copies or extracts of the protocols.

(2) The Organization shall keep a book of its members which records the names and addresses of all members, PIN, profession and occupation, as well as the name, seat and address of company court registration file and national identification number for members - legal entities.

Art. 42 (1) The Chairman of the Board may receive remuneration for the performed activities as of decision by the Board. The amount of the remuneration is determined by the Board.

(2) Members of the Board according to the General Assembly decision may receive remuneration for their activities.

(3) The full-time staff is entitled to receive salary determined by the Board and approved as of the annual budget.

(4) The experts and employees shall receive remuneration according to the contracts and performed work as of Fund approved in the annual budget by the General Assembly.



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V. ANNUAL ACCOUNTS

- Art. 43.** The Managing Board prepares annual financial statements and Activity Report for the previous year by the end of February of the current year and submits them to independent auditors in correspondence provided by the law.
- Art. 44. (1)** In cases when the law sets binding independent audit, certified auditors are determined by the General Assembly.
(2) In case the General Assembly has not appointed certified auditor until the end of the calendar year, he/she shall be appointed by the Board.
- Art. 45.** The annual financial statements, the activity report and the report of the certified auditor shall be adopted by the Managing Board and submitted for discussion and approval by the Ordinary General Assembly Meeting.
- Art. 46.** The organization shall prepare accounting information observing the principles of transparency, reliability and timelines in accordance with the Law on accounting proceedings.
- Art. 47.** The Organization does not distribute profits.
- Art. 48.** The Organization shall be terminated:
1. By decision of the General Assembly with a majority of two quarters of all members;
2. By decision of the district court of the Organization when there are legal requirements for that.
- Art. 49.** In case of termination the Organization shall be liquidated in accordance with the provisions of Article 14 following the Law of juridical non-profit entities as the property is cashing.
- Art. 50.** The liquidation shall be carried out by the Chairman of the Board, unless the General Assembly designates another person as liquidator.
- Art. 51. (1)** The assets remaining after satisfaction of creditors shall be granted by a decision of the district court to a non-profit entity for public benefit with the same or similar non-profit purpose.
(2) Persons who have acquired property under the former paragraph shall be responsible for the Organization's activities to the extent of the acquired share.
- Art. 52.** The Organization has its own seal and logo, which are approved by the Managing Board.
- Art. 53 (1)** During meetings of the collective bodies of the Organization records are taken, which reflect discussions, suggestions, requests and decisions.
The record shall be certified by the signatures of the chairman of the relevant body and the record-keeper and kept in special books. Books are kept by the chairman of the relevant body, unless this Statute states otherwise. Members of the Organization may be familiar with the contents of the books and take copies or extracts of the records.
(2) The Organization shall keep register of its members in which the names and addresses of all members, PIN, profession and occupation, as well as the name, seat and address of court registration company file and national identification number of the members - legal entities are recorded.
(3) The Chairman of the Board shall prepare annual activity report and annual financial statements for public benefit which shall be submitted to the Central Register with the Ministry of Justice.



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- §1. Amendments to this Statute may be made under the rules provided herein and in the Law for Non-profit entities.
- §2. During interpretation or application of this Statute the Bulgarian legislation and the provisions of the law of non-profit entities shall apply.





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ANNEX I

Template for Stakeholders and Project Supporters



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NON-STATUTORY CO-OPERATION AGREEMENT
WITH PUBLIC, PRIVATE AND THIRD SECTOR ACTORS
AND
THE TRANSNATIONAL COS/TOUR/699493 PROJECT DIVERTIMENTO

- The UNICITY srl. on one part,
Address: Viale di Val Fiorita, 88, 00144 Roma, Italy
Zip Code: 00144
City: Rome
Country: Italy

- The _____, on the other part,
Address:
Zip Code:
City:
-

hereafter named as the “the parties”, represented by their legal responsible have agreed as follows: In the framework of the COS/TOUR/699493 PROJECT DIVERTIMENTO “Diversifying tourism offers in peripheral destinations with heritage-based products and services, stakeholder-skills alliances to internationalize locally operating micro-enterprises”, UNICITY srl. and declares an explicit interest to join in the Project’s EUROTHENTICA ASSOCIATION OF TOURISM ENTERPIZES aiming to cooperate towards building synergies and to promoting quality tourism in the Project Area

Article 1 - Subject matter of the Co-operation Agreement

The purpose of this Agreement is to support to promote quality standards in heritage tourism, using heritage values as an agent for development and social cohesion and to inspire similar future actions in Europe.

Article 2 – Scope of The Co –operation Agreement

The Organization shall co-operate with the Transnational Partnership, led here by the Project Coordinator, CULTUREPOLIS, Greece in particular:

- to participate Project activities as described in the Sealed Proposal;
- to assist the dissemination of Project activities on voluntary basis;
- to exploit know-how transfer generated by the Transnational Partnership and assimilate best practices in the tourism sector
- participate and encourage initiatives towards the development of a best practice policy tank in tourism in the European Regions

Article 3 - Entry into force of the Co-operation Agreement

The Agreement shall enter into force from the date of its signature and for the Project implementation period till 2017. After the Project’s completion all rights shall vest until 2020 with the Statutory Association of Tourism Enterprises with seat in Rome, Italy, EUROTHENTICA

Article 4 - Obligations of the Transnational Project Partners

Project Partners shall take all the steps needed to correctly manage the activities in accordance with Project contents and shall remain responsible towards the Project Coordinator, CULTUREPOLIS, Greece concerning compliance with Project goals of the organizations involved in this Agreement.

Article 5 - Obligations of the Organization

The Organization shall foster implementation of Project activities on voluntary basis.

Article 5 - Termination of the Co-operation Agreement

The present Co-operation Agreement shall be automatically terminated on the date of completion of the COS/TOUR/699493 PROJECT DIVERTIMENTO .Each party may terminate this Agreement subject to two months’ written notice.

For the Parties:

The UNICITY srl, on the one part,
Address: Viale di Val Fiorita, 88, 00144 Roma, Italy
Zip Code: 00144
City: Rome
Country: Italy
(please return a signed copy to this address)

The, on the one part,
Address:
Zip Code:
City:
Country:
(please return a signed copy to this address)

Signature and title
.....
Date and Place
.....

Signature and title
.....
Date and Place
.....

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