



PRIVATE AGREEMENT (article 1 par. 1 Appendix B of the H.F.F. Regulations on the Status and Transfer of Players)

			., tod	ay or	ייי ו				the day	of the	wee	ek be	eing	
						", with <i>eur clu</i> i		offices legally			., VAT nu ed hereir			
 ,	hereinafter '				teur				repre	sented			n by	
										υdip	aony		ue	

B. On the other son of and and, resident of are stipulated and jointly accepted the following:

Term

The term hereof is set for (...) year(s), starting from until the

Obligations of the amateur club

The amateur club is obligated to provide to the player all necessary conditions (access to sports facilities, training material, apparel, etc.) for their preparation in the most comprehensive possible way and their participation in training sessions and matches.

The amateur club undertakes to complete the registration/transfer procedure of the player covering the corresponding expenses, as well as any other financial obligation that it may arise from this agreement and which is not expressly stipulated.

Πάρκο Γουδή, Τ.Θ. 14 161, Αθήνα 11 510, Τ: 210 9306000, <mark>F</mark>: +30 210 9346733, <mark>W</mark>: epo.gr, <mark>E</mark>: epo@epo.gr









coffee berry





It is expressly stipulated that in the event of travelling of the club to an away location, the aforestated accommodation, sustenance and travelling expenses shall be exclusively covered by the club, in addition to the aforementioned monthly remuneration.

Obligations of the Player

The player must participate in all competitive activities of the club (matches, training sessions, etc.) and comply with the instructions and recommendations of the coaching team of the club, by showing respect to the teammates, coaches, members of the administration and fans of the club. In the event that the club has by-laws, the player must accept said by-laws.

This agreement is terminated automatically at the foreseen contractual expiration thereof or by mutual agreement at any time, in writing.

In the event of liable violation of the terms hereof, by any of the parties, the agreement is terminated and there are no liabilities between the parties for the period ensuing the termination.

Any amendment hereof stipulated at a subsequent time, shall be in writing and refer to this agreement.

This agreement and any subsequent amendment in writing, is activated and comes into force upon its submission to and ratification by HFF.

For any dispute arising from the signature hereof, the execution, interpretation or termination hereof or as a result hereof in any way whatsoever, the sole competent body is the Players' Status Committee of HFF (article 21 of the Regulations on the Status and Transfer of Players).

This agreement was read and accepted by the contracting parties, is signed as follows, with the signature thereon certified, in six original copies (four (4) copies in Greek and two (2) copies in one of the four official languages of FIFA - English, German, French, Spanish) which are submitted to HFF, together with the proof of payment of the relevant fee to the relevant Regional Amateur Football Association (EPS) (article 1 par. 5 case c Appendix B of RSTP).

For the club

The player

Πάρκο Γουδή, Τ.Θ. 14 161, Αθήνα 11 510, Τ: 210 9306000, F: +30 210 9346733, W: epo.gr, E: epo@epo.gr

