series № 0018

Non-governmental organisation «Constitutional and Legal Congress» 43685366, Kyiv - 01135, Ukraine Pavlivska street 29 kpkinfo2020@gmail.com, +38 (073) 099 33 34



MEMORANDUM

OF COOPERATION BETWEEN NGO «CONSTITUTIONAL ND LEGAL CONGRESS» AND NGO «SEEDS Iceland»

Public organisation **«Constitutional and Legal Congress»** (hereinafter - the NGO "CPC") in the person of the Chairman of the Board of **Yantsen Pavlo**, acting on the basis of the Charter and the head of **the NGO «SEEDS Iceland»**.

Applicable international agreements that the Verkhovna Rada of Ukraine agrees are binding are part of Ukrainian domestic legislation.

In an effort to ensure the maximum effectiveness of the measures taken to achieve common goals, agreed as follows:

1. Purpose and general provisions

1.1. The present memorandum aims to consolidate the efforts of the Parties aimed at the implementation, protection of human and civil rights and freedoms and increase the level of legal public awareness.

1.2. The subject of this Memorandum is the joint multi-vector activities of the Parties aimed at achieving the goal of the Memorandum, which is implemented through the organisation

and carrying out activities, implementation of tasks and projects, exchange of information, etc.

2. Basic principles of cooperation

2.1. Within the framework of this Memorandum, the Parties build their relations on the principles of equality, partnership, mutual assistance, publicity and mutual responsibility for the results of cooperation.

2.2. To implement the Memorandum, the Parties agree to adhere to the following principles of cooperation: systematic communication and coordination of joint activities between the Parties.

3. Areas of cooperation of the Parties

3.1. To achieve the goal of this Memorandum, the Parties agree to cooperate in the following areas: **3.1.1.** Organisation and holding of joint events (conferences, seminars, meetings, etc.) aimed at the implementation, protection of human and civil rights and freedoms and raising the level of legal awareness of the population;

3.1.2. Providing expert advisory and other necessary legal, media and public assistance in carrying out activities in accordance with this Memorandum;

3.1.3. Legal and media support of the Parties to each other with the participation of each of the Parties in any activities, if there is a reasonable need and opportunity;

3.1.4. Assistance and support by Third Party Parties cooperating with Parties where possible to provide such support and assistance;

3.1.5. Posting information, the content of which may be of common interest, on the official websites of the CPC and ;

3.1.6. Other any other forms of cooperation agreed by the Parties.

4. Organisation of the cooperation

4.1. Within the framework of cooperation, the Parties have the right to exchange relevant information and information materials.

4.2. The parties fulfill their obligations directly.

4.3. The parties undertake:

4.3.1. Ensure the protection of personal information about persons that became known in relation with the implementation of the Memorandum;

4.3.2. Refrain from actions that could cause any harm to the other party.

5. Duration of the Memorandum

5.1. This Memorandum shall enter into force on the following day of its signing by the Parties.

5.2. The memorandum is concluded for a period of one year. The Memorandum may be extended by mutual written agreement of the Parties.

5.3. This Memorandum may be curtailed by mutual written agreement of the Parties.5.4. Each of the Parties has the right to terminate the Memorandum unilaterally by notifying the other party in writing within 4 calendar days.

5.5. In the event of termination of this Memorandum, measures initiated under the Memorandum and not completed during its term shall be continued and terminated in accordance with the conditions previously agreed by the Parties, except when these measures cannot be completed.

6. Other provisions

6.1. Each Party shall have the right to cooperate with a third party on any matter similar to that provided for in this Memorandum. Nothing in this Memorandum shall prevent any party from concluding other agreements with other persons.

6.2. Any other disputes concerning the interpretation or application of this Memorandum shall be resolved by the Parties through negotiations and mutual agreement.

The text of the Memorandum shall be executed in 2 (two) copies in English languages, 1 (one) copy for each of the Parties, both texts being equally valid.



