

**CONTRACT No. \_\_\_\_\_**  
**FOR SERVICES IN CONGRESS PREPARATION AND CONDUCTING**

Moscow

“ \_\_\_\_ ” \_\_\_\_\_ 201...

\_\_\_\_\_, hereinafter referred to as the “Participant”, represented by \_\_\_\_\_, acting pursuant to \_\_\_\_\_, on the one hand, and the Russian Association of Cardiovascular Surgeons, hereinafter referred to as the “Organizer”, represented by Bockeria Leonid Antonovich, the President, acting pursuant to the Articles of Association, on the other hand, collectively referred to respectively as the “Parties”, have concluded this Contract as follows:

**1. CONTRACT OBJECT**

1.1. Under the present Contract, Organizer shall be obliged to organize conducting of the 60<sup>th</sup> International Congress of the European Society for Cardiovascular and Endovascular Surgery (ESCVS) (hereinafter – the Congress) that will be held on May 20-22, 2011 at the Crocus Expo Convention Centre, Moscow and to conduct within the Congress framework a trade exhibition of medical equipment and pharmaceuticals. Participant shall be obliged to introduce the exposition and meet the expense.

**2. OBLIGATIONS OF THE PARTIES**

2.1. The Organizer shall be obliged:

- 2.1.1. Timely to organize and conduct the event, indicated in Art.1 of this Contract.
- 2.1.2. Timely to inform the Participant about circumstances preventing the conducting of the conference or about causes for conducting of the Congress in later deadlines.
- 2.1.3. Alongside with organization services in connection with the Congress conducting, the Organizer shall be obliged to provide extra services accesible on a charged basis and according to the pricelist valid for the Congress duration period.
- 2.1.4. To provide the Participant with exhibition areas for their exposition. To organize for the Participant paid extra services according to the Participant’s request, subject to conditions of service provider and for the price set in the pricelist of such service provider in Appendix No. 2 to the present Contract.

2.2. The Participant shall be obliged:

- 2.2.1. To file an official request (Appendix No.1) for the required amount of exhibition areas before March 15, 2011.
- 2.2.2. To perform payment for the Organizer’s services in the order stipulated by this Contract.

**3. SERVICE COST AND PAYMENT PROCEDURE**

3.1. Each member of the Company presented at the Congress must register and pay the registration fee on general terms (registration and payment terms can be found on the Congress website [www.escvs2011.org](http://www.escvs2011.org)).

- 3.2. The Participant presenting their exposition shall be obliged to pay an amount calculated and paid in rubles at the exchange rate of CBR at the moment of payment and on the basis of 1060 euro per sqm of occupied space (including 6% overhead expenses).
- 3.3. Payment under this Contract shall be proceeded within 10 days from the invoice presentation date.
- 3.4. If not declared in advance, payment for additional equipment and services shall be proceeded within 10 running days from the date when invoice is presented by the Organizer.

#### 4. LIABILITY OF THE PARTIES

- 4.1. The Parties shall be liable for non-fulfilment or improper fulfilment of contractual obligations, in accordance with the applicable legislation of the Russian Federation.
- 4.2. Neither Party of this Contract shall be liable for default of obligations against the other Party, when conditioned by circumstances, arisen beyond the Parties` will and wish, that are impossible to foresee or avoid. These shall include declared or factual war, civil commotions, epidemics, blockade, earthquakes, floods, fires and other acts of God.
- 4.3. Document issued by the competent authority and it is sufficient for corroboration of presence and duration of acts of God.
- 4.4. The Party which does not perform its obligation due to force majeure shall immediately give notice to the other Party about the obstruction and its influence on the fulfilment of obligations under the present Contract.

#### 5. DISPUTE RESOLUTION PROCEDURE

- 5.1. All disputes and disagreements between the Parties arisen within the Contract term shall be settled by negotiations.
- 5.2. In case the Parties are unable to settle any disputes and differences by negotiations, such disputes must be settled by the Arbitration Court in the city of Moscow in accordance with the legislation of the Russian Federation.
- 5.3. Provisions not regulated by this Contract shall be regulated by provisions in accordance with the applicable legislation of the Russian Federation.

#### 6. CONTRACT DURATION

- 6.1. The Contract shall come into force when signed by the Parties and shall be valid until December 31, 2011.
- 6.2. The Contract may be prolonged without day, by agreement of the Parties.
- 6.3. The Parties are able to terminate this Contract in advance with written notification to the other Party. In case of filing for extra services and provision of exhibition areas not less than 90 days before the hours of Congress.

#### 7. FINAL TERMS

- 7.1. The present Contract is executed in duplicate, each copy having equal power, one copy for each Party.
- 7.2. All appendixes (Appendix No.1 and No.2) are integral parts to this Contract.

8. ADDRESSES AND BANK INFORMATION OF THE PARTIES:

The Participant	The Organizer
	<p><b>The Russian Association of Cardiovascular Surgeons</b></p>
	<p>Address: 121552, Moscow, Rublevskoye shosse,135                      INN/KPP: 7706527793/770601001                      Acct.No. 40703810100200143323                      BANK: "Vozrozhdenie" (JSC) Moscow                      Corr.No. 30101810900000000181                      BIC 044525181, RNNBO 72059818                      ARCPS 45286596000                      Tel. (495) 414-75-51, 414-75-71</p>
	<p>President of ACVS                      Academician of RAMS</p> <p>_____ L. A. Bockeria</p> <p>Seal</p>