

## MEDIATION CONTRACT

Concluded in Bad Homburg, on....., by and between:

“OLSTA” Sports Management und Marketing GmbH, Landwehrweg 15 D, 61350 Bad Homburg v.d.H. Germany, represented by **Mr. Sascha Lattek**, in his capacity of the Agent, from one side

and

**Mrs. Larissa Inae Da Silva**, resident in Netherlands, Address: Kleverparkweg 15A 2023CA Haarlem, Nation: Brazilian, holder of the Passport No.: YC633181, hereinafter called “the Player”, on the other side.

**During Living and Playing full Adresse: Kleverparkweg 15A 2023CA, apt 01.05, Haarlem, Netherlands**

The Contracting parties have agreed and concluded the present Contract on this day and under the following terms and conditions:

### GENERAL PROVISIONS AND THE SUBJECT OF THE CONTRACT:

#### Art. 1

In addition to other activities, the “OLSTA” GmbH company is in mediation, representation, consulting and promotion activities in the sport business.

#### Art. 2

Mrs. .... is professionally engaged in sports and by his principal specialty, she is a handball player.

#### Art. 3

By putting her signature on this Contract, the Player expresses her willingness to be consulted and represented from the part of the “OLSTA GmbH” company. On the other hand, the “OLSTA” GmbH company is ready to accept the role of consultant and mediator for the period of time and under the terms and conditions stipulated by this Contract. The name of the personal consultant for an indefinite period is: **Mr. Sascha Lattek**.

### RESPONSIBILITIES OF THE PLAYER

#### Art. 4

The Player authorizes the “OLSTA” GmbH company, in order it can get into contact with sports clubs, individuals or associations, for the purpose of contracting eventual professional engagements between the Player and the clubs, as well as of negotiating the terms and conditions under which the said should be concluded.

#### Art. 5

The Player recognizes the “OLSTA” GmbH company as her sole and exclusive representative throughout the whole period of validity of this Contract, without restrictions in respect to the

countries outside of Europe of interest and according to the terms and conditions stipulated set by this Contract and recognizes **Mr. Sascha Lattek** as her direct counsellor.

Art. 6

The Player undertakes to provide all necessary documentation, both sports and administrative ones, necessary for conclusion of the contracts with prospective clubs (letter of withdrawal from the club, permission of the National League and similar).

**RESPONSIBILITIES OF THE AGENT**

Art. 7

The “OLSTA” GmbH company undertakes to inform the Player, in detail and in due time, on all the discussions, contacts, expenses and other acts carried out for and on behalf of the Player.

Art. 8

The “OLSTA” GmbH company can reach an agreement on behalf of the Player, only within the terms and conditions for which the Player has already given his consent.  
Provided that an agreement has been reached, the Company undertakes to complete all formal acts necessary for conclusion of the respective contract.

Art. 9

The “OLSTA” GmbH company is authorized to transfer its right under this Contract, partially or in full, to any other physical or legal entity person, if the company considers it appropriate, always taking into account the Player’s interest.

**DURATION OF THE CONTRACT AND THE TERMS AND CONDITIONS FOR TERMINATION OF THE CONTRACT**

Art. 10

This Contract is concluded on two years, beginning from the date of signing the same.  
Otherwise like here writing in a date form:

Begin: 01.01.2022 until End: 30.06.25

And for Spain , Italy and France it will be Begin at 01.07.2023 – End: 30.06.2025

Art. 11

The Contract will be renewed from one year to another, always on the same way, unless one of the Contract parties expresses an opposite wish. This contract may be terminated every year latest 60 days before expiration and is only acceptable by written notice.

*LIS*

## COMMISSION PENALTY CLAUSE

### Art. 12

If the player signs a contract, the "OLSTA" GmbH have to get the regulary commission from the club, which is determinatet by the "Deutschen Handball Bund".

Provided that the Player has concluded a contract apart from "OLSTA" GmbH during the period of validity of this Contract, the Player is obligated to pay to "OLSTA" GmbH **10% (ten percent)** of the total value of the contract, no matter the fact that the said contract has been concluded apart from "OLSTA" GmbH, unless the Contracting parties agree differently.

## SETTLEMENT OF DISPUTES

### Art. 16

The Contracting parties have agreed that all eventual misunderstandings relative to the interpretation or completion of this Contract should be resolved by mutual agreement; if they fail to settle it, the competent court shall be the court in Germany and the applicable law shall be the German law.

### Art. 17

This Contract comes into effect on the date of its signing, and it is considered valid both in the Player's country of permanent residence and in any other country.

Leverkusen ,01.01.2022



Player : Larissa Inae Da Silva

  
OLSTA GmbH CEO Markus Kühn

  
Sports Management und Marketing GmbH  
Landwehrweg 15 d  
61350 Bad Homburg v.d.H.  
Deutschland