

This _____ day of _____, _____ in _____,

FOOTBALL CLUB _____ from _____,
located at _____, with registration number:
_____, represented by _____ of _____
residing at _____ (hereinafter referred to as the "Club")

and

_____ of _____, born on _____,
citizen's personal ID number: _____, or passport number:
_____, the citizen of _____, residing at
_____ (hereinafter referred to as the "Player"), entered into the
following:

SCHOLARSHIP PLAYER CONTRACT (Scholarship Contract)

Article 1

For purposes of this Contract the relevant terms shall have the meanings set forth below:

Club: a professional football club participating in a professional competition of the Super League, the First League and the Serbian League in Serbia.

Player: a football player – scholarship holder engaged by the club by virtue of the contract.

Contract: a Scholarship Contract made by the Player and Club.

Territory: Republic of Serbia i.e. any territory where football activities fall under the jurisdiction of the Football Association of Serbia.

Article 2

This Contract is concluded for the period from _____ to _____.

Article 3

Obligations of the Club

- 1) In consideration for the Player's obligations towards the Club, the parties hereto have agreed upon a monthly scholarship in the amount of RSD _____ payable into the Player's current account _____, and not subject to changes unless by an annex to this Contract. Payment of the scholarship for the previous month shall be effected no later than by _____ of the current month.
- 2) The parties hereby also set forth the following special fees: contract execution fee, fee for player's experience, etc.

- 3) The parties hereby also set forth the following special bonuses: success-based fees for the results achieved at national and international competitions, bonus for participation in international matches etc.
- 4) The amount of special bonuses referred to in Article 3 hereof is subject to changes and the parties hereto agree that the amount of such bonuses may be changed in accordance with Club regulations. Any change of the amount of a bonus shall be valid without execution of an annex to this Contract and the amounts of bonuses set forth by Club regulations shall apply.
- 5) During the term of this Contract, the Club also undertakes to provide to the Player the following benefits: paid accommodation, paid meals, etc.
- 6) Upon signing hereof, the Club shall provide to the Player the Club Bonus Rules and Disciplinary Regulations. The Player shall sign an acknowledgment of receipt of the Club Rules and Regulations.

Article 4

- 1) By virtue of this Contract, the Club shall insure the Player against any professional illness and injury sustained while playing matches and during training, as well as those sustained while travelling to and from matches and training sessions.
- 2) If in the performance of his obligations hereunder the Player sustains injury or professional illness that prevents him from fulfilling his obligations under the Contract for a longer period or permanently (temporary work disability), the Club shall perform its obligations towards the Player in accordance with Club regulations and legal regulations of the Republic of Serbia.
- 3) The Club shall make the Player aware of all his tax liabilities in accordance with legal regulations in the Republic of Serbia.
- 4) The Club shall provide to the Player sports, medical and therapeutic care, free of charge (including regular medical and dental examination), and shall undertake preventive measures and educational activities to prevent doping. In accordance with legal regulations, the Club is responsible to keep records of Player's injuries while appearing for the Club.
- 5) The Club agrees to provide to the Player further sports related education through engagement of skilled personnel for preparation, training and matches.
- 6) The Club shall release the Player for participation in preparation sessions and matches of the national team he is eligible to play for, in accordance with current regulations.
- 7) The Club shall supply all necessary sporting gear to the Player free of charge.

- 8) The Club shall ensure equal treatment of the Player vis-à-vis all other Club players and warrants to the Player that the Player shall not be exposed to any type of discrimination. The Club shall respect all human rights of the Player.
- 9) The Club shall not prevent the Player from fulfilling his obligations in respect of compulsory education not related to football activities.

Obligations of the Player

Article 5

- 1) The Player shall comply with the rules and regulations of FIFA, UEFA, and the Football Association of Serbia, and in particular with the Statutes of the Football Association of Serbia, Regulations on the Registration, Status and Transfer of Players of the FA of Serbia, Football Competition Rules of the FA of Serbia, the Code of Ethics of the FA of Serbia, labor regulations, as well as Club Statutes and other rules and regulations promulgated by the Club.
- 2) The Player shall play football for the Club to the best of his skills and ability using his best sporting efforts, skills and knowledge in the best interest of the Club, and shall avoid conducting himself in a manner that could be detrimental to the reputation of the Club.
- 3) The Player shall follow the Coach's directions and orders, and shall take care of healthy life style and of maintaining sporting fitness.
- 4) The Player shall participate in any and all competitions and training sessions of the Club, and shall attend all players' meetings any take part in any other activity related to the preparation for matches and competitions, including travel in the country and abroad by means of transport designated by the Club.
- 5) The Player shall conduct himself in a sportsmanlike manner towards all participants in a match or training session, and shall learn and abide by the rules of the game, and accept decisions of match officials.
- 6) The Player shall not participate in any other football activities unless they arise out of this Contract (with the exception of the activities of the national team), or in any potentially dangerous activities unless approved by the Club and covered by the insurance policy provided by the Club.
- 7) The Player shall not, directly or indirectly, engage in sports betting on competition matches played by his own Club and/or in other similar activities related to football.
- 8) The Player agrees to participate in any and all activities aimed at Club promotion, and in particular in the activities organized through electronic or mass media, as well as in any public events, promotional activities, etc. The Player shall not jeopardize the reputation of the Club or football.

- 9) The Player shall refrain from making any public statements in the media about any matters which are deemed confidential under Club rules and regulations, in particular if related to internal relations within the Club, the program of training or preparation sessions or tactics for a particular match. Such information may be disclosed by the Player only with an explicit approval of the authorized Club official.
- 10) The Player agrees to report without delay to the Club or Club's medical doctor any illness or injury and shall not undergo any medical examination without prior notice to the Club's medical doctor (except in case of emergency). Any information about Player's injury or illness may be disclosed only with the Player's consent.
- 11) The Player shall undergo regular medical examinations and treatment upon request of the Club's medical doctor.
- 12) The Player has the right to seek second opinion of an independent medical professional if the Player challenges the opinion of the Club's professional. If the second opinion differs from the first, the Player and Club agree to accept the opinion of a third, independent expert whose opinion shall be binding.
- 13) The Player shall take due care of the Club's property and shall return the same upon termination of this Contract.
- 14) The Player shall attend all Club events (of sporting, commercial or other nature).
- 15) The Player agrees to advertise sponsors or clients of the Club who have signed a sponsorship or advertising and promotion agreement with the Club, fully in accordance with the requirements and directions of the Club. The Player is not allowed to advertise any other legal or physical person without the Club's written consent.
- 16) The Player shall comply with all rules and regulations of the Association, the Leagues, Player Associations and the Club with respect to prohibition of discrimination.

Article 6

- 1) By executing this Contract the Player grants to the Club the right to use his name and image. This right refers to the use of the Player's image in any and all media and institutions, including multimedia, and in particular to the use of Player's photographs as approved by the Club.
- 2) The Club is entitled to use Player's signature facsimile on Club's promotional items.

- 3) The Player may use his name and image on his own for marketing purposes provided, however, that in any such activities the Player shall not use any Club insignia or the Club's official sporting gear.

Article 7

The Club shall also provide the following to the Player: _____
_____.

Article 8

- 1) The Club and Player agree to comply with all anti-doping regulations of FIFA, UEFA and the FA of Serbia.
- 2) The Player shall refrain from taking any doping substances, and the Club shall not order the Player to use doping substances.

Article 9

- 1) The Club shall not discriminate against the Player in any manner whatsoever compared to other Club players.
- 2) The Player may express his opinion about this Contract to the Coach or to an authorized Club official provided however that such opinion shall not be disclosed publicly outside the Club.
- 3) The Club may not instruct the Player to participate in training sessions with young Club teams, unless the Player is eligible to play for such teams.

Article 10

- 1) The Club is entitled to impose fines on the Player for breach of this Contract, in accordance with Club rules and regulations. By executing this Contract, the Player agrees to be bound by Club rules and regulations, and to pay fine to the Club or to have his remuneration deducted accordingly.
- 2) The Club is entitled to terminate this Contract under the following terms:

Article 11

If, upon termination of the competition season, the Club enters the level of competition which does not allow negotiation of scholarship player contracts, this Contract shall be deemed terminated forthwith.

Article 12

- 1) The parties hereto agree that Player transfer shall be carried out under the following terms and conditions: _____

_____ (the "Transfer").
- 2) The parties hereto mutually agree that the Transfer shall be carried out in compliance with the provisions of the Regulations on the Registration, Status and Transfer of Players of the FA of Serbia and/or FIFA regulations governing international player transfer.

Article 13

- 1) This Contract represents the entire understanding between the parties hereto and supersedes any and all prior agreements, either oral or in writing, made by and between the parties in respect of the subject matter contemplated herein. At the time of signing, this Contract does not contain any written or verbal addenda.
- 2) Any changes and amendments to the provisions hereof may be made only with the consent of both parties and in writing. Any reference by the parties to any subsequent changes of the provisions of this Contract shall have no legal effect if such changes have not been made in the form as provided hereinabove. Any additional agreement – annex shall include reference to the main contract, including previous ancillary agreements, if any. Annex to the Contract shall be made in 6 (six) identical counterparts and shall be submitted to the Football Association of Serbia – i.e. the competent body – League in charge of the competition.
- 3) The Parties hereto enjoy equal rights in respect of negotiations of the renewal and/or termination of this Contract prior to the expiry of its term. This Contract may be terminated only for just cause prior to the expiry of the term of validity so that in case of longer illness/injury or permanent disability of the Player the Club may, within reasonable period, provide notice of termination by invoking FIFA Regulations on the Status and Transfer of Players.
- 4) Should any of the provisions of this Contract be found to be invalid, the validity of the remaining provisions hereof shall not be affected. The Contract, as a whole, shall remain in full force and effect and the parties agree to replace such invalid provision with a new provision that will reflect the initial purpose of the provision found to be null and void.
- 5) The parties hereto agree that the Dispute Resolution Chamber of the FA of Serbia shall have jurisdiction in case of dispute. Both the Club and Player agree not to bring any dispute arising out of this Contract before ordinary courts.

- 6) If this Contract has been made in several languages, in case of dispute the Serbian version shall prevail.

Article 14

- 1) By signing this Contract, the parties acknowledge that they have read and understood the Contract, and that they assume all rights and obligations, as well as all legal consequences arising out of this Contract.
- 2) Any matters not contemplated herein shall be governed by the laws of the Republic of Serbia, the rules and regulations of FIFA, UEFA, FA of Serbia and the Club.
- 3) If the Player is a minor, the Contract shall be deemed valid only if signed by a parent, guardian or other legal representative of the Player.
- 4) This Contract has been made in six (6) identical counterparts:
 - a. one (1) to be retained by the Player,
 - b. one (1) by regional football association being the registration body before which the Contract has been signed;
 - c. one (1) by the Football Association of Serbia (or the body – league in charge of managing the competition), and two (2) copies by the Club; and
 - d. one (1) to the competent governmental authority in charge of certification of the Contract.

The intermediary (a physical or legal person) _____ was engaged in negotiation of this Contract in accordance with the provisions of the Regulations of the FA of Serbia on working with intermediaries.

THE PLAYER

(first name and family name)

THE CLUB (Authorized representative)

(first name and family name, position in the Club)

Minor Player represented by:

(Signature, first name and family name, relationship to the Player, address)

This is to certify that the above Contract has been executed this ____ day of _____, before _____ by duly authorized representative of the Club and the Player.

Certifies:

Authorized representative of the
Regional Football Association

The Football Association of Serbia

Committee of the FA of Serbia for Player
Status and Registration Verification

Date of certification:

Certified in accordance with the law:
