

- Applies in the event in which the co-ownership agreement is made (either by agreement or by sealed bid) in favour of the Club with which the Player is not registered
- Annex to renewal of the co-ownership agreement (applies also for the current sporting season in the event of early termination of the co-ownership agreement)
- Annex to the co-ownership agreement (applies also for the current sporting season in the event of early termination of the co-ownership agreement)
- Annex to the assignment of the portion of co-ownership (applies also for the current sporting season in the event of early termination of the co-ownership agreement)
- Annex to the co-ownership agreement applies only in the event of exercise of the right of option (effective from 1 July 2011)

CONTRACT

In terms of this private written agreement, valid for all legal and regulatory purposes between the Club and Professional Football Player indicated below, it is hereby agreed as follows:

CLUB		REGISTERED OFFICE	VAT NUMBER	
(hereinafter the Club)				
REPRESENTED BY		QUALIFICATION		
		vested with the necessary powers		
SURNAME AND NAME OF THE PLAYER		DATE OF BIRTH	PLACE OF BIRTH	PROVINCE
		(hereinafter the Player)		
ADDRESS (personal address for the purposes of communications pursuant to the Collective Bargaining Agreement and its Annexes)			TAX CODE	MATRICULATION NUMBER
Via/piazza..... N..... N.....				
POSTCODE TOWN				

Assisted by:
 SURNAME AND NAME OF THE PLAYER'S AGENT.....
 REGISTRATION NUMBER IN REGISTER OF AGENTS.....

Clause 1 - The Player undertakes, in his capacity as member of the F.I.G.C. to provide his services to the Club's teams with effect from.....until 30 June.....

Clause 2 - The Club, pursuant to Article 4.1. of the Collective Bargaining Agreement, undertakes to pay to the Player the amount indicated below (for multi-year contracts indicate the amount agreed for each sporting season). The salary must be expressed gross of any deductions:

a) **Fixed part**

Gross portion due for participation in any advertising publicity initiatives of the Club (to indicate specifically in the event of agreement simultaneous to the contract): EUR.....
 In the event of no simultaneous agreement the amount shall be provided by separate agreement pursuant to the Publicity Agreement, which the Club is required to file using the methods and timescales provided by the relative sources.

b) Variable Part (the agreement of the variable part is optional):

Clause 3 – By signing this agreement for sporting services the parties acknowledge and undertake to comply fully with all the terms and conditions of the current Collective Bargaining Agreement (its wording and Annexes), including but not limited to the following provisions: Clause 2.2. (limits to option agreement); Clauses 3.1.- 3.5. (obligations to file the Contract and Other Documents); Clauses 3.4. and 3.6. (need for approval of the Contract and Other Documents; effects and indemnity for failure to do so); Clause 5.1. (all-inclusive nature of the salary); Clauses 8.1. and 8.2. (prohibition of performance of other sports activities or different activities, where incompatible); Clause 9.2. (*“The Club and the Players are required to observe strictly the provisions of law, CONI [Italian Olympic Committee] and the F.I.G.C. on the subject of health protection and the fight against doping. The Player must submit to both periodical and/or preventive medical tests and checks, including blood and urine tests provided by the Club, CONI and the F.I.G.C. for implementation of anti-doping tests and the best protection of their health”*); Clauses 11.1.- 11.7. (breach, penalty clauses, warnings, fine, salary reduction, exclusion from training sessions and preparation, termination); Clauses 13.7.- 13.9. (effects of termination on temporary transfers and on co-ownership); Clauses 15.1.- 15.7. (incapacity, unfitness, duration, effects and causes); Clause 16.4. (waiver by the insured player of any damages actions against the Club for injury); Clauses 16.6.- 16.7. (obligations of communication and reporting); Clause 16.8. (obligation to undergo official medical examination). The parties also undertake that they will comply with future Collective Bargaining Agreements.

Clause 4 – The resolution of all disputes on the subject of interpretation, performance or termination of Contract or the Other Documents, and similarly any disputes in any way connected to the relationship between the Player and the Club shall be deferred to the Arbitration Panel, which shall make its awards using the methods, in the timescales and according to the provisions of the Regulations which are annexed to the Collective Bargaining Agreement.

Clause 5 – By signing this Agreement the parties undertake, in view of the fact that they are both members of the governing sports authority and the restrictions they have consequently undertaken by registration or affiliation as well as the special nature of the law governing the subject:

- to comply with the rules of the bylaws and regulations of the Federation;
- to accept the full and definitive effectiveness of any measure taken by the F.I.G.C., its governing bodies and delegated parties on subjects in any event attributable to the performance of the federal activities, including any disputes of a technical and disciplinary nature as well as the decisions of the Arbitration Panel declaring in particular acceptance without reservation the arbitration clause pursuant to Article 30 of the F.I.G.C. regulations. Any breach or action in any event tending to avoid the foregoing obligations shall entail application of the disciplinary measures provided by the bylaws and Regulations.

Clause 6 – For all purposes of this Contract the Club elects address for service care of its own headquarters, the Player at the address indicated above, without prejudice to any changes which must be made in writing to the Club and to the competent League. Until receipt of such communication the address for service indicated this Contract shall be valid.

Place Date
For the Club

The Player

.....
SIGNATURE OF BOTH HOLDERS OF PARENTAL AUTHORITY(*)

The parties declare that they have had full vision and knowledge of the content of Clauses 3, 4, 5 and 6 of this Contract and approve them specifically by express signature.

Place Date
For the Club

The Player

.....
SIGNATURE OF BOTH HOLDERS OF PARENTAL AUTHORITY(*)

(*) The signature of the party who holds parental authority is obligatory for all players who have not yet reached the age of eighteen years.
N.B.: The Contract must be drawn up in three originals, of which one must be filed by the Club with the competent League by and not later than the tenth day following the date of conclusion.
The two further copies of the signed Contract must be delivered respectively to the Player and the Club at the time of conclusion.

Italian National Professional League -

No.

“OTHER DOCUMENTS ” PURSUANT TO CLAUSE 3.5. OF THE COLLECTIVE BARGAINING AGREEMENT

In terms of this private agreement which forms an integral and indivisible part of Contract No. signed on between the Club and the Player indicated below it is hereby agreed as follows:

CLUB

..... (hereinafter the Club)

REPRESENTED BY

QUALIFICATION

.....vested with the necessary powers

SURNAME AND FIRST NAME OF PLAYER

..... (hereinafter the Player)

It is agreed between the Club and Player as follows (specify whether the terms and conditions amend or supplement those of the Contract):

Reference is made to Clauses 1 - 6 of the Standard form Contract.

Place..... Date

For the Club

The Player

.....

.....

SIGNATURE OF BOTH HOLDERS OF PARENTAL AUTHORITY (*)

.....

.....

(*) The signature of the party who holds parental authority is obligatory for all players who have not yet reached the age of eighteen years.

N.B.: The Contract must be drawn up in three originals, of which one must be filed by the Club with the competent League by and not later than the tenth day following the date of conclusion.

The two further copies of the signed Contract must be delivered respectively to the Player and the Club at the time of conclusion.