

Cooperation Contract

Between

Espresso Tutorials GmbH, Bahnhofstraße 2, 37130 Gleichen represented by the managing directors Martin Munzel und Jörg Siebert - hereinafter referred to as Espresso -

and

AUSAPE

Contact

Mario Rodríguez Manzanares

- hereinafter referred to as "AUSAPE"-

the following contract is agreed upon:

§ 1 Contract Subject Matter

Espresso grants all AUSAPE volunteers free access to its SAP online library, which currently has 450+ books and videos (as of May 10, 2021).





§ 2 Contract and License Period

- 1. The contract begins on 01.09.2021 and will initially run for three years. If it is not terminated by one of the contracting parties at the latest three months before the end of the contract period, it is automatically extended by one year, again with a period of notice of three months.
- 2. The notice can be provided by email.

§ 3 Management of access to the online library

- 1. AUSAPE will manage volunteer access via electronic self-service. Espresso will provide 500 generic users for this purpose.
- 2. AUSAPE is responsible for communication with the volunteers. Volunteers must agree to the transfer of data.
- 3. The data will be stored on the Espresso Tutorials servers during runtime and will be used not only for login but also for information on new content.
- 4. Espresso as the operator and provider of the B2B service from http://et.training and its subdomains when collecting and processing personal data, which are primarily subject to the provisions of the EU General Data Protection Regulation (GDPR) and the Federal Data Protection Act (BDSG).

§ 4 Final Provisions

- 1. This contract is subject to the law of the Federal Republic of Germany.
- 2. There are no verbal agreements. Amendments or additions to this contract must be made in writing to be valid and cannot be waived verbally.
- 3. Severability. In the event that individual provisions of this contract should be or become invalid, the validity of the remaining provisions shall not be affected. In place of the invalid provision, that provision shall be valid which the Parties would have agreed if they had taken





the original commercial intent of the invalid provision into consideration in good faith. The same shall be effective in the event that a contractual gap or a contractual omission is discovered.

- 4. Assignment. Neither party may assign this contract to any other party except without the written consent of the non-assigning party.
- 5. The place of performance shall be Gleichen, Germany. Insofar as both Parties are entrepreneurs in accordance with the HGB (German Commercial Code), the legal venue for all disputes arising from this contract shall be Göttingen, Germany. In the event of any legal proceedings between the Parties concerning the terms and provisions of this Contract, the party prevailing in such legal proceeding shall be entitled to collect from the other party all costs incurred in such providing, including reasonable attorneys' fees.

Gleichen-Diemarden, Date 20.07.2021

Espresso Tutorials GmbH

Madrid, Date