



BASKETBALL
ARBITRAL TRIBUNAL

ARBITRAL AWARD

(BAT 1867/22)

by the

BASKETBALL ARBITRAL TRIBUNAL (BAT)

Mr. Rhodri Thomas

in the arbitration proceedings between

Regeneracom Sports S.L.U.

Carrer Aigüeta 14, 4B, AD500, Andorra La Vella, Andorra

- Claimant -

represented by Mr. Sergiu Valentin Gherdan,
attorney at law

vs.

Galatasaray Spor Kulübü Derneği

Ali Sami Yen Spor Kompleksi, Nef Stadyumu, Seyrantepe, Sarıyer/İstanbul

- Respondent -

represented by Messrs Süleyman Anıl Özgüç and Tuncer Özgür Kılıç and Mrs. Aslı Özer Arslan

AWARD

Upon providing both parties with an opportunity to be heard, having examined his jurisdiction and considered the factual and legal arguments as well as the requests for relief submitted in this case, the Arbitrator decides as follows:

- 1. Galatasaray Spor Kulübü Derneği shall pay EUR 5,500.00 net to Regeneracom Sports S.L.U. in respect of unpaid agent fees together with interest at a rate of 5% per annum on any outstanding balance (as may be the case from time to time) thereof from 21 February 2022 until the date of payment.**
- 2. Galatasaray Spor Kulübü Derneği shall pay EUR 10,000.00 net to Regeneracom Sports S.L.U. in respect of unpaid agent fees together with interest at a rate of 5% per annum on any outstanding balance (as may be the case from time to time) thereof as follows:**
 - a. on EUR 5,000.00 from 21 March 2022 until the date of payment; and**
 - b. on EUR 5,000.00 from 21 April 2022 until the date of payment.**
- 3. The costs of this arbitration until the present Award, which were determined by the Vice-President of the BAT to be in the amount of EUR 2,500.00, shall be borne 95% by Galatasaray Spor Kulübü Derneği and 5% by Regeneracom Sports S.L.U.. Accordingly, Galatasaray Spor Kulübü Derneği shall pay EUR 2,375.00 to Regeneracom Sports S.L.U.. The balance of the Advance on Costs, in the amount of EUR 2,500.00, will be reimbursed to Regeneracom Sports S.L.U. by the BAT.**
- 4. Galatasaray Spor Kulübü Derneği shall pay EUR 2,500.00 to Regeneracom Sports S.L.U. as a full contribution to its legal fees and expenses.**
- 5. Any arbitration costs associated with a Request for Reasons (see attached Notice) shall be advanced and borne by the requesting party.**
- 6. Any other or further-reaching requests for relief are dismissed.**

Geneva, seat of the arbitration, 21 December 2022

Rhodri Thomas (Arbitrator)

Notice about Request for Reasons

in accordance with Articles 16.2 and 16.3 of the BAT Rules (version of 1 January 2022):

“16.2 By agreeing to submit their dispute to arbitration under these Rules, the parties agree that, subject to Article 16.3, the Arbitrator shall issue an award without reasons if the sum in dispute does not exceed EUR 50,000.

16.3 In cases falling under Article 16.2, the Arbitrator shall issue an award with reasons (which shall substitute in full for any previously-issued award without reasons) only if

- a) a party (i) files a request to that effect at any stage from when the Request for Arbitration is filed until no later than ten (10) days after the notification of the award without reasons, and (ii) pays, within the deadline set by the BAT Secretariat, an amount of EUR 3,000 into the bank account indicated in Article 17.1, failing which the request shall be deemed withdrawn; or*
- b) the BAT President determines in his/her sole discretion, before the award is issued, that it shall be rendered with reasons, taking into account the issues raised by the case as well as the public interest in a sufficient body of publicized awards with reasons.”*

Please note that the time limit for payment of the amount of **EUR 3,000.00**, in accordance with Article 16.3(a) of the BAT Rules, will be set by the BAT Secretariat upon receipt of the request for reasons, if any.