

Agreement (about Referrer - Agent Service)

In accordance with the current legislation of Georgia, we conclude this contract (hereinafter - the agreement) and agree to the following:

1. Subject of the contract

1.1 The subject of the contract is the agreement signed between the agent and the patent owner, for the agent (hereinafter – referrer) to attract customers existing on the international market and sell the granted patent right through a special unique code, in exchange for a fee determined between the parties.

2. The description of the validity of the contract and settlement procedure

2.1. The site cooperates with individuals and legal entities on a referral basis.

2.2. The agent is registered on the site and creates his own account on which he will be assigned a special, unique code.

2.3. The given unique code, reduces the cost of the product by 10% for the customer, thereby increasing interest in the product, which the customer can purchase through the agent.

2.4. The service performed by the agent is compensated by 10% of the discounted price of the product.

2.5. The agent is authorized, through his code, to see from the account on the portal, all the products purchased by the buyer; thus allowing him to control his earning.

2.6. The remuneration to be transferred to the agent appears in his account within 15 fifteen days after the selling of the product.

2.7. Agent's personal or legal data, that are uploaded on the site, will be released only upon the court request.

2.8. Amounts charged by the bank for money withdrawal, both- in the country of the agent, the licensee and the patent owner, cannot be compensated.

2.9. The parties are obliged to cooperate through fairness and good conscience.

3. The acting legislation and the dispute resolution procedure:

3.1. The contract is regulated and defined in accordance with the current legislation of Georgia.

3.2. The parties will take all measures to resolve any dispute that may arise from the contract through negotiation. In case the parties cannot agree through negotiations, then the dispute will be considered in Tbilisi City Court.

3.3. Anti-Bribery and Corruption Policy/Anti-Tax Evasion Policy

3.1 The "Parties" declare and warrant that:

each of them, their subsidiaries, parent companies, as well as persons related to them, conduct their activities and business relations in good conscience and fairly, observing high ethical

standards. The parties have zero tolerance towards corruption, bribery and any other type of criminal activities and constantly monitor these matters.

3.2. Either party shall immediately notify the other party in writing of all circumstances(s) that may contradict and/or cause a breach of these warranties; also, on the commencement or occurrence of any such circumstance, thereby jeopardizing the full and timely fulfillment of obligations under the contract(s). The "parties" as well as the persons related to them will not participate in such actions, which involve the promotion of corruption, tax fraud, tax evasion (directly or indirectly) in any form.

4. Final Provisions

4.1. The parties are obliged to keep any commercial, financial or technical information confidential, including the terms of performance of the contract, except those cases when they are required by law to provide this information to authorized persons or government services.

4.2. After the signing of the given agreement, any negotiations, correspondence between the parties will be annulled.

4.3. Any amendments to this Agreement must be made in writing and must be confirmed by authorized representatives.

4.4. A change in the acting legislation of Georgia, which changes or cancels any of the provisions of this Agreement, does not lead to the invalidity of the entire Agreement.

4.5. These headings are designated for convenience so that the parties can easily read this Agreement.

4.6. Any change-addition, obligation or any kind of interest must be signed in advance by the parties. Signing must be done by authorized representatives of the parties.

4.7. An appropriately executed contract, accepted by the party via e-mail, is legally binding. There is no need to exchange the original contract between the parties.

4.8. Any document related to this Agreement and this Agreement itself certified by facsimile shall be considered \ to have legal force.