

# Agreement on Provision of Legal Services

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## I.

### Contracting parties:

#### **1. Mgr. Marianna Paulíková, Attorney -at -Law**

Dunajská 39, 811 08 Bratislava

ID no.: 42129125

Tax ID no.: 1074813487

Bank connection: Tatra banka, a.s.

Account no.: 2621070211/1100

**/Attorney/**

#### **2. Name and surname:**

Date of birth:

Personal ID:

Resident at:

**/Client/**

Agree to the following:

## II.

### **Subject of the Agreement**

1. In accordance with the terms in this Agreement on Provision of Legal Services (hereinafter as the Agreement), the Attorney binds to provide legal services and represent the Client in legal cases maintained by the District/Regional court of ....., no. ...., plaintiff.....against defendant..... to.....
2. The client undertakes to pay to the Attorney an advance payment for the event of indispensable costs in the amount of.....,-euro at the time of signature of the Agreement. The Client undertakes to pay to the Attorney remuneration stipulated in the amount of.....,- euro up to 30 days from the conclusion of proceedings upon a final judgment. The Attorney shall produce a tax document after half a year has passed.

## III.

### **Basic Provisions**

1. The Attorney providing legal service is obliged to carry on with due professional diligence.

2. The Attorney undertakes herein to protect the interests of the Client and to keep confidential all information disclosed to him in relation with the provision of legal service pursuant to the Article 23 of the Act no. 586/2003 Coll., on Advocacy. Any duty following from this section is fully binding also for the employees of the Attorneys' office (law firm).
3. The Attorney undertakes to provide legal service following the instructions of the Client (or following the course of action agreed in advance), exercise his professional skills and initiative in order to maximize the success of the Client in a lawsuit.
4. Contracting parties have concluded that the Attorney's activities and the Client's instructions shall be based on individual written /e-mail/ or oral agreements.
5. The Client shall provide the Attorney with all necessary information and documents, inform the Attorney about all relevant facts on time and pay contractual remuneration within the agreed period, the latter meaning reimbursement of administrative costs and reimbursement of time loss. The agreed advance payment is payable at the time of signing this Agreement.
6. The Attorney is liable for any damage caused to the Client in connection with the provision of legal services. This liability applies also in a case that such damage is caused by the Attorney's associate, or another employee of the law firm. The Attorney shall not be liable unless proved that the damage could not be avoided despite the best endeavors.

#### **IV.**

##### **Common and Final Provisions**

1. Should the case require to act on behalf of the Client, then he/she is obliged to grant power of attorney to the Attorney within 2 days from submitting such request.
2. Client can terminate this Agreement at any time and without a reason whatsoever, but is obliged to pay the Attorney the agreed sum of remuneration for work done to date of termination of this Agreement, and he/she is also obliged to reimburse the costs incurred.
3. Attorney can terminate this Agreement only should a breach of trust between Attorney and Client or conflict of interests occurred pursuant to the Article 22, (1),(2),(3), of the Act no. 586/2003 Coll., on Advocacy.
4. This Agreement is executed in 2 originals.

In Bratislava, .....

\_\_\_\_\_  
Attorney

\_\_\_\_\_  
Client