

GENERAL TERMS AND CONDITIONS

1. General provisions

- 1.1. Patentwerk B.V. ("Patentwerk") is a private limited company which, according to its objects, carries on the business of a patent attorney only related to patent attorney practice and patent law. Patentwerk does not aim to exert a practice with regard to other intellectual property rights, such as models, drawings, brands and/or copyrights.
- 1.2. A customer with whom Patentwerk concludes a contract of assignment shall hereinafter be referred to as the "Client".
- 1.3. These general terms and conditions shall apply to all assignments that Patentwerk accepts. The applicability of any general terms and conditions of the Client is excluded.
- 1.4. All assignments shall be accepted and performed solely by Patentwerk, even if it is the explicit or tacit intention that an assignment is to be performed by a specific person. The applicability of Book 7, article 404 and Book 7, article 407, paragraph 2 of the Dutch Civil Code (Burgerlijk Wetboek) is excluded.
- 1.5. The clauses in these general terms and conditions shall be considered to have been drafted also for the benefit of all of the professional companies-shareholders and all patent attorneys and other employees of Patentwerk as well as all persons who are engaged by Patentwerk during its performance.

2. Assignments

- 2.1. A contract of assignment between Patentwerk and the Client shall be concluded at the moment that Patentwerk accepts a written or verbal assignment from the Client. An assignment to file a patent application or to take over the representation of a current patent application shall also comprise *inter alia* the assignment to report on developments and do all that is required to ensure that the rights applied for are granted, and to maintain the acquired rights. The scope of the assignment is otherwise limited to the work that



Patentwerk explicitly mentions in writing in its quotation or order confirmation to the Client. This exclusively concerns patent law activities. The Client may not assume that Patentwerk performs other activities. In particular, Patentwerk does not advise about other intellectual property rights than patent law.

2.2 The Client shall provide Patentwerk in a good time with all relevant instructions and data for the performance of an assignment. If the Client cannot do this in good time and a deadline is likely to pass, Patentwerk shall, where possible, request an extension to the deadline in question. In that case, fees and costs shall be charged to the Client, as further specified in article 3.1.

2.3 Patentwerk shall perform the assignments to the best of its ability and shall therefore only be bound by a duty of best efforts. Patentwerk shall never be liable for any failure to achieve the result intended by the Client.

2.4 Delivery times are stated by approximation. The Client may not derive any rights therefrom. A missed delivery time shall therefore not entitle the Client to any compensation.

2.5 Patentwerk shall be entitled to hire third parties for the performance of a contract of assignment for the Client.

3. Invoicing

3.1 Patentwerk shall charge the Client a fee and costs for the performance of the assignment. The fee shall primarily be composed of the hourly rates charged by Patentwerk multiplied by the number of hours spent on an assignment, except where the parties have agreed a fixed sum. Additionally, all costs, such as taxes, fees for third parties as referred to in 2.5 and office expenses incurred by Patentwerk in connection with the performance of an assignment, shall be charged to the Client.

3.2 Patentwerk may make performance of an assignment dependent on the payment of a retainer by the Client. In that case, Patentwerk shall only undertake work in the context



of the assignment in question once the Client has paid the retainer. If the retainer is not paid or not paid on time, Patentwerk shall never be liable for damages ensuing from non-performance of the assignment. Any retainers paid shall be set off against an invoice for the assignment.

- 3.3 Payment of invoices must be made within 30 days of the invoice date. Any right to a suspension or set-off is excluded. If the payment period is exceeded, the Client shall be in default by operation of law and Patentwerk shall be entitled to charge interest at the statutory rate for commercial debts. All costs of collection shall be payable by the defaulting Client.
- 3.4 The Client shall at all times remain liable for the payment of outstanding debts, even where the Client has indicated that the assignment has been given to a third party.
- 3.5 In addition to its right to suspend the performance of the assignment and with due observance of its rules of conduct, Patentwerk shall be entitled to keep the Client's files, and all information and correspondence from the files in question, in its possession until the Client has discharged its payment obligations to Patentwerk.

4. Liability

- 4.1 Within the limitations set out in this article, Patentwerk shall be liable for shortcomings in the performance of the assignment insofar as these are the result of Patentwerk failing to observe the proper care, expertise and professionalism that may be expected in the context of the assignment in question.
- 4.2 The liability for the damages caused by Patentwerk's shortcomings in the performance of the assignment shall be limited to a maximum of the sum paid out by Patentwerk's liability insurance in the case in question. Liability for work and/or advice on intellectual property rights other than patents, business and/or consequential damage and for all other damage caused by property is excluded. If Patentwerk's liability insurer does not make any payment, Patentwerk's liability shall in any case be limited to the sum of the fee received



by Patentwerk for the work done in the context of that assignment over the last two months.

4.3 For assignments with a lead time longer than six months, the liability referred to in this article shall further be limited to a maximum of the invoice totals of the last three months.

4.4 The limitations of liability set out in articles 4.1, 4.2 and 4.3 shall not apply insofar as the Client's damages are attributable to willful intent or gross negligence of Patentwerk or managers working under its authority.

4.5 The burden of proof in relation to any alleged liability of Patentwerk shall rest with the Client. The Client accepts this burden of proof.

4.6 Patentwerk excludes any liability for inaccuracies and/or omissions in the information provided by the Client. Patentwerk also excludes liability for any inaccuracies and/or omissions in the registers consulted by Patentwerk.

4.7 Patentwerk shall be authorised to accept any general terms and conditions and limitations of liability of hired third parties, as referred to in article 2.5, on behalf of the Client. Patentwerk's liability for errors or shortcomings of third parties is excluded.

4.8 The Client shall indemnify Patentwerk from any third-party liability in any way connected with the work for the Client. The Client shall compensate Patentwerk for any reasonable costs of conducting its defense against such claims.

4.9 Patentwerk shall not be liable for damages resulting from any violation of the confidentiality of communication by e-mail.

4.10 Any claim against Patentwerk, apart from those which are acknowledged by Patentwerk, lapses following the simple expiry of a period of 12 months from when the claim arose.

4.11 Any claim for compensation vis-à-vis employees, patent attorneys, directors of professional companies of shareholders and other persons or (legal) entities who are



involved on behalf of Patentwerk in the performance of the assignment, is excluded. This is a third-party clause that the above persons may invoke at any time.

5. Force majeure

5.1 In case of force majeure, Patentwerk shall be entitled to suspend the performance of an assignment or to dissolve the agreement without resort to the courts. Force majeure shall be constituted where the performance of an assignment, be it temporarily or otherwise, is prevented by circumstances that are beyond the reasonable control of Patentwerk, such as accident, fire, illness and equipment malfunction.

6. Dissolution

6.1 Patentwerk shall also be entitled to dissolve the agreement with the Client in writing without resort to the courts if:

- a. the Client is subject to an insolvency order;;
- b. an application is made for the Client's insolvency;
- c. the Client has been granted a (provisional) suspension of payments order;
- d. The Client winds up or liquidates his business or an important part of it, or if a decision is taken to do the same;
- e. any part of the capital of the Client is seized in anticipation of or following a court order;
- f. the Client remains in default of its obligations to Patentwerk, even after being granted a further period of seven days in which to discharge its obligations; or
- g. the Client could in any other way be considered unable to meet its obligations to Patentwerk.

7. Personal Data

7.1 Patentwerk will process the Client's personal data in the context of performing the engagement(s) awarded by the Client. By awarding the engagement, the Client is deemed to grant consent for the processing of personal data and the engagement of third parties if necessary for the execution of the assignment(s).



- 7.2 The Client will observe the principle of data minimization when awarding the engagement and providing subsequent documents. The Client will not provide any more personal data than is necessary for the performance of the engagement. Patentwerk will notify the Client in good time of the personal data Patentwerk requires.
- 7.3 In the context of performing the engagement, the personal data received from the Client will, to the extent necessary, be provided to third parties. These third parties will in any case include national and international patent offices and any national patent agents that may be engaged.
- 7.4 The Client declares to be aware of this and gives explicit written consent that the management of any digital access the Client has to the files, as well as the storage of any of Patentwerk's files in general, will be outsourced to select processors, which will store the files in their data centers within the EU. These processors will safeguard the security of the personal data by implementing appropriate technical and organizational security measures. Patentwerk will oblige others involved in the execution of the work to the same confidential regime as it is obliged to do and has entered processor agreements with these processors, as referred to in Article 28 of the General Data Protection Regulation ("GDPR"), and it will provide Client with copies of those agreements upon request.
- 7.5 However, Patentwerk is not liable for breach of the obligations referred to in this article, since it makes it plausible that this breach of the GDPR could not reasonably have been prevented and/or the breach was caused by shortcomings of the Client.

8. Disputes

- 8.1 The legal relationship between the Client and Patentwerk shall be governed by the laws of the Netherlands. All disputes shall be brought before the competent court at 's-Hertogenbosch. However, Patentwerk reserves the right to bring a dispute before the courts in the Client's place of establishment.



9. Versions

9.1 These general terms and conditions shall also apply to any additional and subsequent assignments of the Client.

9.2 These general terms and conditions are available in Dutch and English. In the event of any dispute concerning the content or meaning of any provisions herein, the Dutch text shall be binding.

These general terms and conditions have been deposited at the Chamber of commerce and filed under number 17107940

Version May 2019

