

AGREEMENT OF THE PUBLIC OFFER
on rendering services in the organization and holding a seminar of "Soft&Patent 2019"

«___» _____ 2019

This Public agreement (further the "Agreement" which is referred to as in the text) defines an order of rendering services in the organization and holding seminars, the "Services" which further are referred to as and also the mutual rights, duties and an order relationship between the unitary enterprise of patent services "Belpatentservice" the Belarusian Chamber of Commerce and Industry which is referred to as further "Contractor" and the customer Services, who is referred to as further "Customer", accepted a public offer (Offer) about the conclusion of this agreement.

1. THE DETERMINATIONS USED IN THIS AGREEMENT

1.1. For the purpose of this offers the terms below and determinations are used in their following value:

The agreement - the agreement between the Customer and the Contractor on rendering services in the organization and holding seminars, which consists by means of payment of the Offer.

The offer - the presents the document, public the agreement. The publication (placement) of the text of the public agreement on the website: <http://softpatent.by> is the public offer (the offer) addressed to a wide range of persons for the purpose of rendering certain types of service (item 2. Article 407 of the Civil Code of Republic of Belarus);

The fact confirming the conclusion of the public agreement from the Customer of services is its payment – the acceptance (Paragraph 3 of Article 408 of the Civil Code of Republic of Belarus);

The acceptance of the offer – complete and unconditional adoption of the Offer by implementation of the actions specified in point 5.1 this agreement. The acceptance of the Offer creates the agreement.

The customer - the person who performed payment of the Offer and being the consumer of services in the signed Contract.

2. SUBJECT OF THE AGREEMENT

2.1. The contractor undertakes to render Services, and the Customer undertakes to accept the Services rendered by the Contractor and to pay them in an order and on conditions, defined by this agreement.

2.2. The list of Services which can be rendered within this agreement, the terms of provision of services and other conditions defining an order of rendering Services and also the other information which is essential to rendering Services is posted by the Contractor on the website <http://softpatent.by>.

2.3. The contractor reserves the right to make changes to this agreement of the public offer in this connection, the Customer undertakes to study before receiving Services the current version of the Agreement and other information.

3. PAYMENT OF THE OFFER AND SIGNING OF THE CONTRACT

3.1. This agreement is the public agreement (Article 396 of the Civil Code of Republic of Belarus) according to which the Contractor undertakes the obligation for rendering Services concerning an uncertain circle of people (Customers) who addressed for the specified Services.

3.2. The publication (placement) of the text of this agreement on the website <http://softpatent.by> is the public offer (offer) of the Contractor addressed to an uncertain circle of people to sign this agreement (item 2. Article 407 of the Civil Code of Republic of Belarus).

3.3. The conclusion of this agreement is made by joining of the Customer to this agreement in general, without any a condition, withdrawal and clauses (Article 398 of the Civil Code of Republic of Belarus). On the basis of the above, attentively study the text of the offer of the Agreement, and if you do not agree with any point of the offer, you are offered to refuse use of the Service provided by the Contractor.

3.4. The fact confirming acceptance by the Customer a condition this agreement is payment by the Customer Services in an order and on the conditions defined by this agreement (Paragraph 3 of Article 408 of the Civil Code of Republic of Belarus).

3.5. This agreement, under a condition, observance of an order of its payment is considered put in idle times to a written form (item 2, Paragraph 3 of Article 404 and Paragraph 3 of Article 408 of the Civil Code of Republic of Belarus) and, respectively, does not demand registration on paper and has full legal force.

3.6. This Offer is valid in that edition and on those conditions which existed at the time of its payment.

3.7. Fee is performed according to terms of this agreement, specified in item 5.1.

4. RIGHTS AND OBLIGATIONS OF THE PARTIES

4.1. The contractor promises:

4.1.1. to render to the Customer Services in volume and in the terms coordinated by the parties of this agreement.

4.1.2. by means of placement on the website <http://softpatent.by> to provide to the Customer reliable information about character, volume the provided Services, the place and methods of their granting, cost of Services, payment terms (if they differ from specified in item 5.3.) and the other information necessary within execution a condition~this agreement.

4.1.3. without delay to notify the Customer on emergence a swagger - major circumstances which can affect the volume and quality rendered by the Contractor Services, by means of placement of relevant information on the website <http://softpatent.by> not later than one calendar day till a timeline for delivery of services.

4. 2. The contractor has the right:

4.2.1. to unilaterally make changes, additions to this agreement about which the Customer is considered properly notified, from the moment of the publication of the changed agreement revision on the website <http://softpatent.by>.

4.2.2. to attract the third parties to execution of the obligations under this agreement and also to use services/works of the third parties providing a possibility of provision of services, provided by this agreement.

4.2.3. to demand observance by the Customer of safety regulations, rules of conduct in public places, careful attitude to property of the Contractor and the third parties;

4.2.4. in case of damnification by the Customer to property of the Contractor and/or the third parties to demand from the Customer of compensation of the caused damage in full.

4.3. The customer promises:

4.3.1. to follow safety regulations, rules of conduct in public places, careful attitude to property of the Contractor and/or the third parties, to behave validly in relation to other visitors, not to allow the actions creating danger to people around.

4.3.2. in case of damnification by the Customer to property of the Contractor and/or the third parties to indemnify the caused loss in full.

4.3.3. to comply terms of this agreement.

4.3.4. to pay Service according to terms of this agreement.

4.4. The customer has the right:

4.4.1. to demand from the Contractor of proper rendering Services according to this agreement

5. COST, ORDER AND PAYMENT DUE DATES OF SERVICES

5.1. The cost of the services provided according to this public offer:

5.1.1 for participation in a seminar of "Soft&Patent 2019" makes 320 (Three hundred twenty) Belarusian rubles excluding VAT from each participant of a seminar;

5.2. The cost of Services is under this agreement made by the Customer on the terms of 100% of advance payment, via bank transfer into the account of the Contractor (the details specified at the end of the agreement) no later than 1 (one) banking day until rendering Services.

5.3. All expenses of the Customer connected with money transfer to the Contractor are made by the Customer.

5.4. In case of implementation of cashless payment by the Customer, the Contractor assumes liabilities on rendering Services only after receiving from the Customer of confirmation on payment, by providing the receipt or information on E-mail of the Contractor.

6. THE ORDER OF THE ACCEPTANCE OF THE RENDERED SERVICES

6.1. Rendering Services to the Customer is not followed by drawing up the act of the performed works.

6.2. Provision of services within this agreement is confirmed by the fact of consumption by the Customer of the Services rendered to him.

7. RESPONSIBILITY OF THE PARTIES

7.1. Under this agreement the party at fault bears responsibility according to the current legislation of Republic of Belarus for non-execution, or improper execution of the obligations, taking into account the features established by this agreement.

7.2 The contractor does not bear responsibility according to the Offer:

- for the harm done to life and health of the Customer on his own fault either because of the third parties or in case of non-compliance with safety regulations by it at the time of rendering Service.
- for discrepancy of actually provided Services, to subjective expectations and ideas of the Customer of such Services.

8. DEI STVIYA'S TERM OF THE AGREEMENT AND ORDER OF ITS TERMINATION

8.1. This agreement is considered the Customer imprisoned from the moment of fee and works until execution of the rendered Services by the Contractor.

8.2. The customer unconditionally agrees that in case of termination of this agreement according to item 7.2. this agreement, it loses the right to demand from the Contractor of return of the amounts paid in payment for Services, even in case validity period of these Services is not ended yet.

9. OTHER CONDITIONS

9.1. The parties unconditionally agree that this agreement is signed in the place of rendering service.

9.2. The parties unconditionally recognize legal force of the text of this agreement.

10. DETAILS OF THE CONTRACTOR:

UE "Belpatentservice" Bel CCI

220029, Republic of Belarus, Minsk, Kommunisticheskaya Street, 11-320, а/я 40

Phone: 288 11 65; phone/fax: 288 27 71, e-mail: ip@cci.by

р/с № BY16AKBB30121242900185300000

в ЦБУ № 514 ОАО «АСБ «БЕЛАРУСБАНК», г. Минск, ул. Сурганова, 47,

БИК: АКВВВУ2Х

УНН - 101144799, ОКПО- 37415888,

Phone: 288 11 65; phone/fax: 288 27 71, e-mail: ip@cci.by