



AGENT OF SERVICE MANDATE AND THE RELATED DECLARATION OF ACCEPTANCE

It is hereby stated by **SzékhelySzolgálat.Net Kft.** (company registry number: 01-09-945031, legal seat: 1054 Budapest, Honvéd utca 8. 1/2., tax ID: 22926081-2-41, authorised representative: Andrea Gratzner and Gábor Buza, Managing Directors), that the Managing Director/Shareholder of (hereinafter referred to as the "Client", and the executive officer giving such mandate hereinafter referred to as the "Client's Officer") has mandated SzékhelySzolgálat.Net Kft. to serve as an Agent of Service for the Client's Officer, which mandate is hereby being officially

accepted

by SzékhelySzolgálat.Net Kft. (hereinafter referred to as the "Agent of Service"). This mandate shall be valid until the underlying Registered Address Services Agreement in place between the Parties gets terminated.

The Client's Managing Director / Shareholder (i.e. the Client's Officer) is a foreign citizen (country of origin:), and holds no registered address in Hungary. Therefore, it is mandatory by the law for the Client's Officer to appoint an Agent of Service for Hungary, in compliance with the applicable laws (source: section 31(2) of Ctv.). As such, in order to ensure compliance with the laws, the Parties hereby agree as follows:

- The task of an Agent of Service shall be to collect all official documents sent by the Hungarian courts, or other official authorities (in relation to the Client's business activities) to the Client's Officer, who is a foreign citizen, and thereafter forward the same to the Client's Officer. For any document collected by the Agent of Service, being sent by a court, or another official authority, it is assumed by the law, that on day 15, counting from the date on which such mail was collected by the Agent of Service, the mail has been properly communicated to the Client's Officer (source: section 31(3) of Ctv.).
- When the above Agent of Service mandate (received pursuant to section 31(2) of Ctv.) is terminated between the Parties, the Agent of Service shall be obliged to report on the fact that its assignment has been terminated, to the Company Registry, within a 15-day deadline, applicable from the date of termination, in the form specified in section 36(5) of Ctv. (source: section 31(4) of Ctv.)
- If the Agent of Service fails to comply with the above detailed notification obligation towards the Company Registry, the Agent of Service can be levied with a fine, pursuant to section 34(2) of Ctv. (source: section 31(5) of Ctv.).

It is hereby acknowledged by the Agent of Service, that its assignment to act as an Agent of Service does not entitle the Agent of Service to act as the Client's authorised representative, to make any statement in front of any Hungarian official authority, on behalf of the Client, or to appear in front of any official authority (instead of the Client's Officer), when the Client's Officer has been officially summoned. Further, the Agent of Service shall be obliged to treat all trade secrets obtained, related to the Client, as confidential, subject to possible criminal prosecution.

The Agent of Service hereby undertakes to refrain from becoming a shareholder, executive officer, or an employee in any of the Client's competitors, given the fact, that it has been granted with access to the Client's trade secrets.

Budapest, 20__._.____

.....
Provider

.....
Client

