

STANDARD CONDITIONS

Scheiber & Partner, Partnership,
Kennedyallee 97, 60596 Frankfurt am Main
Partner -

- **Scheiber &**

and

STANDARD CONDITIONS

Scheiber & Partner, Partnership,
Kennedyallee 97, 60596 Frankfurt am Main
Partner -

- **Scheiber &**

and

- **Client -**

hereby agree as follows:

1. Fees / Costs

The fee claim of Scheiber & Partner shall be based on the current "Rechtsanwaltsvergütungsgesetz" (Attorney Fee Code; RVG), unless the parties have entered into a different remuneration agreement. Client has been informed about the extent of the statutory fees and that they are based upon the amount in controversy. In addition, all pre-paid expenses, (statutory) per diems and away-from-the-office fees, travel expenses, mailing costs, telephone costs, value added taxes as well as copying costs (EUR 0,50 per copy) will be charged extra to Client. The fee claim shall be independent from the outcome of the legal matter or the success of the legal services provided.

2. Insurance for legal matters

Client retains Scheiber & Partner, whether an insurance for legal matters covers the fee claim or not.

3. Limitation of liability

Client's claim for damages caused by negligence and relating to the attorney-client relationship between client and Scheiber & Partner shall be limited to the amount of EURO 1,000,000.00, except in the event of gross negligence.

4. Set-off / Retaining lien

Client shall only be entitled to set off undisputed or final claims against fee claims of Scheiber & Partner. Client shall only be entitled to exercise retaining liens arising out of the same contractual relationship.

5. Assignment of reimbursement and fee claims

Client hereby assigns any compensation claim for costs against the other party, the cashier of the court or any other third party that is liable for costs, up to the amount of attorney's fees owed to Scheiber & Partner. Scheiber & Partner shall be authorized to both inform the liable party of such assignment and assert the claim in their own name. Scheiber & Partner hereby accept such assignment. Client agrees to an assignment of the fee claims of the Partnership to one of the partners or to an attorney working for the Partnership.

6. Processing of data

Client consents that its data which have become known in this matter be stored and processed, provided that all statutory laws have been complied with.

7. Amendments in writing / Invalidity of agreement/"Salvatorische" provision

Amendments to this agreement as well as waivers concerning such formality must be in writing. In the event that any provision of this agreement is or shall become invalid, this invalidity shall not affect the validity of the remaining provisions. The parties to this agreement agree to substitute such invalid provision with a comparable valid provision.

Place/Date

(Client)
Partner)

(Scheiber &

- 2 -

- Client -

hereby agree as follows:

1. Fees / Costs

The fee claim of Scheiber & Partner shall be based on the current "Rechtsanwaltsvergütungsgesetz" (Attorney Fee Code; RVG), unless the parties have entered into a different remuneration agreement. Client has been informed about the extent of the statutory fees and that they are based upon the amount in controversy. In addition, all pre-paid expenses, (statutory) per diems and away-from-the-office fees, travel expenses, mailing costs, telephone costs, value added taxes as well as copying costs (EUR 0,50 per copy) will be charged extra to Client. The fee claim shall be independent from the outcome of the legal matter or the success of the legal services provided.

2. Insurance for legal matters

Client retains Scheiber & Partner, whether an insurance for legal matters covers the fee claim or not.

3. Limitation of liability

Client's claim for damages caused by negligence and relating to the attorney-client relationship between client and Scheiber & Partner shall be limited to the amount of EURO 1,000,000.00, except in the event of gross negligence.

4. Set-off / Retaining lien

Client shall only be entitled to set off undisputed or final claims against fee claims of Scheiber & Partner. Client shall only be entitled to exercise retaining liens arising out of the same contractual relationship.

5. Assignment of reimbursement and fee claims

Client hereby assigns any compensation claim for costs against the other party, the cashier of the court or any other third party that is liable for costs, up to the amount of attorney's fees owed to Scheiber & Partner. Scheiber & Partner shall be authorized to both inform the liable party of such assignment and assert the claim in their own name. Scheiber & Partner hereby accept such assignment. Client agrees to an assignment of the fee claims of the Partnership to one of the partners or to an attorney working for the Partnership.

6. Processing of data

Client consents that its data which have become known in this matter be stored and processed, provided that all statutory laws have been complied with.

7. Amendments in writing / Invalidity of agreement/"Salvatorische" provision

Amendments to this agreement as well as waivers concerning such formality must be in writing. In the event that any provision of this agreement is or shall become invalid, this invalidity shall not affect the validity of the remaining provisions. The parties to this agreement agree to substitute such invalid provision with a comparable valid provision.

Place/Date

(Client)
Partner)

(Scheiber &