

Online legal consultation on Czech law Agreement

according § 2430 et seq. Act no. 89/2012 Coll., Civil Code, § 16 et seq. Act no.85/1996 Coll., on Legal Professions and § 3 et seq. Regulation on Lawyer's Tariff no. 177/1996 Coll.

Name:
Date of birth:
Address/Residence in CZ/outside CZ:
Nationality:
Email/Phone:

(hereinafter referred to as the “Client”)

and

JUDr. Eva Ondřejová, LL.M., Ph.D., attorney at law, Czech Bar Association No. 15768
with a seat Příčná 8, 110 00 Prague 1, the Czech Republic

(hereinafter referred to as the “Representative”)

JUDr. Eva Ondřejová, LL.M., Ph.D. is pleased to set out the terms on which will provide legal services to Client in connection to the legal aid in respect of: _____

I. Scope of Work

Representative's legal advisory services will include the following:

- a) Online consultation
- b) Advisory work and other legal services upon request.

II. Duration and location

The Agreement is made for an definite period – consultation time.

The location for provided services is Prague, the Czech Republic.

III. Fee and Payment terms

Representative determines her fees for legal services on the basis of the number of hours worked on the case – here on consultation. Administration of the consultation (set up the time, administrative work with the agreement) and preparation time is not charged. The current hourly rate for online

consultation is 2 700 CZK per hour. The first meeting rate is fixed fee 2 700 CZK despite it takes more than one hour.

The attorney office is a VAT payer and on top of the fee the 21% VAT is charged.

The invoice for legal services will be issued after the termination of the month and will be send on E-mail address provided by the Client. The Representative's account number with IBAN is provided on invoice. The language of the invoice is English.

IV. Confidentiality

Representative undertakes to maintain confidential all facts of which it becomes aware in connection with providing its legal services to Client hereunder pursuant to Section 21 of Act No. 85/1996 Coll. and the Rules of Professional Conduct issued by the Czech Bar Association. To avoid conflict of interest, the Representative shall require details of the case (name of the contra party) before providing legal services.

V. Liability for Damage

The liability of Representative for damages caused in connection with performing advocacy is governed by the relevant provisions of Act No. 85/1996 Coll., on Legal Professions. Upon request, we will gladly provide information related to the professional liability insurance of the Representative, including a reference to and contact details for the insurer, as well as information on the scope of coverage and the territorial scope. Out of court settlement of disputes between lawyers and their clients – consumers is held at the Czech Bar association. See www.cak.cz.

VI. Final provisions

The rights and obligations of the Representative, including conflicts of interest, will be governed by the Czech Advocacy Act and the rules of the Czech Bar Association.

This Agreement is made out and signed by both parties, each of the party gets a copy or scanned signed version of the Agreement.

The Parties expressly state that they are familiar with the content of this Agreement and this Agreement is an expression of their true and free will and it has not been concluded under duress or other unfavorable conditions. I witness whereof, the undersigned parties attach their signatures.

In Prague on _____ 2019

In _____ on _____ 2019

.....
JUDr. Eva Ondřejová, LL.M., Ph.D.
Representative

.....
Client