

CONTRACT

of holding the expertise of the author's priority on the standard "International open standard of collegial expert assessment of author's declarations- 775"

____, _____ 201_

London, UK

International Union of Commerce and Industry (IUCI; London, UK), represented by the International Academy of Intellect and Qualitative Progress (IAIQP), in the person of the Secretary General of the IAIQP _____, hereinafter referred to as the ORGANIZER and _____, represented by _____, hereinafter referred to as the CUSTOMER, taking into account rights and legal interests of _____, hereinafter referred to as the PERSON CONSERNED, have concluded the present Contract on the following:

1. In accordance with the present Contract the Organizer carries out the procedure of the expert examination and assessment in order to define criteria of the Object patentability - the result of creative activity, stated in the par. 2 of the present Contract. The Customer pays for this procedure and covers the related expenses.
2. The object of expert assessment is: _____
3. The following category (level) of expert assessment is to be performed: _____
4. Obligations of the organizer are the following: the organization of special expert commission, support and ensuring of its activity, in order to perform professional and objective expert assessment of the object; arrangement of conditions for the representatives of the open international expert community to have access to the examination of the object and its collegial assessment; summing up the results of the procedure of expert assessment in special international documents.
5. The organizer performs the expert assessment in accordance with the declared rules and norms of the following contract.
6. The organizer bears full legal responsibility for timeliness, completeness, quality and objectivity of the expert assessment.
7. Conclusion and realization of the present contract is possible upon the condition of preliminary achievement of agreement concerning the expertise between the client and the person concerned.
8. The duty of the customer includes conscientious representation (within the present contract) of the rights and legitimate interests of the interested person, and also reliable announcement of a position of the interested person concerning the expert assessment of the object.
9. The customer guarantees that the interested person, whose rights and legitimate interests can be affected by the implementation of the present Contract (and are honestly represented by the customer), is notified about the expertise and ready to assume the rights and obligations, stated by the contract.
10. The expertise is to be held in the following terms: _____
11. The expertise is to be held in the following location: _____

12. The obligation for appropriate and timely ensuring of access of experts to a location of expertise and an object of assessment in necessary qualitative and quantitative parameters is assigned on: the customer / interested person (individually or jointly).

13. The obligation for timely payment of costs of services for the assessment and remuneration of relevant expenses is made by: the customer / interested person (individually or jointly). In case if the interested person refuses to pay costs of the assessment services and relevant expenses for various reasons, this obligation is fully re-assigned to the customer.

14. Payment for the assessment services and compensation of relevant expenses is carried out in amounts and terms specified in "The expertise cost calculation statement" drawn by the organizer, coordinated with the customer and applied to the present contract as its integral component.

15. Having signed the present contract, the customer thereby accepts conditions of holding of patenting on the IOSCEAAD-775, approved by the internal documents of the organizer..

16. The present contract comes into force from the moment of the advance payment (made by person/persons, specified in par. 13 of the present contract) in amount and terms specified in "The expertise cost calculation Act".

17. This contract is in operation for a limited period of time. During this period parties must fulfill all their obligations arising from this Contract. Additional agreements, concluded between parties, will prolong certain statements of the present Contract only if this is specified in such agreements.

18. Results of patenting affect the legal status of parties and the third parties to the extent, natural to the traditions of business turnover and facts of the expert definition of necessary patentability criteria of the Object – and acknowledgement of the relevant author's priority on this basis.

19. The parties of the present contract fulfill their duties with appropriate diligence, in full and timely according to the agreements made and internal documents of the organizer.

20. All controversial questions arising from the present contract are subject to resolving by parties through the coordination of interests. In case of the impossibility of achievement of a compromise between the contract parties, such dispute is subject to the settlement according to the legislation of the United Kingdom.

ORGANIZER

CUSTOMER

