



Standard terms and conditions of sale

IP TWINS S.A.S. IS A FRENCH COMPANY REGISTERED IN THE PARIS TRADE AND COMPANIES REGISTER UNDER THE NUMBER B 441 049 376 WITH A CAPITAL STOCK OF 41,050 EUROS. ITS REGISTERED OFFICE IS AT 6, RUE DU CONSERVATOIRE, 75009 PARIS.

THE PURPOSE OF THESE STANDARD TERMS AND CONDITIONS OF SALE IS TO DEFINE THE CONDITIONS ON WHICH IP TWINS WILL PROVIDE ITS SERVICES TO THE CLIENT AND THE UNDERTAKINGS MADE BY IP TWINS IN THE CONTEXT OF THE PROVISION OF THESE SERVICES.

ANY ORDER PLACED WITH IP TWINS AUTOMATICALLY ENTAILS ACCEPTANCE OF THESE STANDARD TERMS AND CONDITIONS OF SALE.

1. Definitions

IP TWINS designates IP Twins S.A.S., a French company registered in the Paris Trade and Companies Register under the number B 441 049 376, whose registered office is at 6, rue du Conservatoire, 75009 Paris, and/or any partner company and/or subcontractors acting on behalf of IP Twins S.A.S., of whose identity the Client will be informed in advance, where applicable, that will be providing the Services to the Client.

CLIENT designates any natural person or legal entity that orders services from IP Twins. [With a view to readability, the third person term "it" will be used hereinafter when referring to a Client, regardless of whether the client is a legal entity or a natural person.]

CONTACT PERSON designates in the Client's case the person empowered to give instructions relating to the management of domain names.

Where IP Twins is concerned, it designates the account manager allocated to the Client. The parties will be informed of the identity of these contact persons by any means, either before the commencement of the contract or at the time of its commencement.

SERVICES designates the services supplied to the Client by IP Twins in accordance with these Standard Terms and Conditions, and identified in the Purchase Order. The Services may include in particular, without being limited to such services, services relating to the creation of names, domain name registration and hosting services, technical maintenance services for domain names, domain name portfolio management services, services consisting of searching for, monitoring, acquiring and relinquishing domain names, search, audit and monitoring services relating to the Internet, domain names, electronic messaging and discussion groups, services in the nature of the provision of training and information, consulting services relating to the Internet and domain names, and any other services that may be supplied by IP Twins.

PURCHASE ORDER designates any instruction given by the Client, by email, letter or fax.

EXPENSES and DISBURSEMENTS designates all registration costs and other expenses necessary to carry out the Client's instructions, including bank charges and foreign exchange costs, incurred by

IP Twins on behalf of the Client as a result of the registration or attempted registration of domain names or any other service as specified above.

FEES designates the price, and the Expenses & Disbursements due for the provision of the Services indicated in the Purchase Order or calculated by reference to IP Twins' standard prices. The Price catalogue applicable to the Client will be communicated separately.

2. SCOPE OF APPLICATION

1. These Standard Terms and Conditions and any Purchase Order accepted by IP Twins constitute, together with the Special Terms and Conditions for the Services presented by IP Twins to the Client, the entirety of the contract (the "Contract") concluded between the parties, and replace all previous agreements whether written or oral, express or tacit, relating to the provision of the Services. The terms stipulated in the Purchase Orders, invoices and Standard Terms and Conditions of Purchase emanating from the Client will only apply to IP TWINS on condition that they were communicated to IP Twins in advance and agreed to by IP Twins.
2. If a preferential contractual relationship has been negotiated, this Contract, which determines the conditions under which IP Twins will supply the Services to the Client, can only be modified after written consent thereto has been obtained from the person empowered to that effect by IP Twins.
3. **Term of the contract**
The contract will be concluded for an initial period of 1 year, and will be automatically renewed. Each of the Parties may cancel this contract by means of a recorded delivery letter with return receipt sent at least 3 months before the contract's scheduled expiry date.

3. PURCHASE ORDERS

1. Purchase Orders only become definitive once they have been accepted by IP Twins and the Client.
2. Any Purchase Order signed by the Client constitutes an undertaking by the Client to pay the price for the Services governed by these Standard Terms and Conditions.
3. Only Purchase Orders sent by the Client's designated Contact Person (or a person deputizing for the designated Contact Person) will be accepted by IP Twins. Purchase Orders must be sent to IP Twins' designated Contact Person. When the Purchase Order is sent by email, a copy must be simultaneously sent to the ivan.sly@iptwins.com email address.
4. The Client shall at its own expense supply any information, resource or means required by IP Twins to enable it to supply its Services. The Client guarantees that its employees, subcontractors and other suppliers will cooperate promptly with IP Twins whenever necessary. Any instruction issued by the Client to IP Twins relating to the Services must be complete, accurate and precise. IP Twins reserves the right to invoice any supplementary cost and/or additional work resulting from any failure to comply with the obligations stipulated in this article, and will not accept any responsibility or liability in relation to any error that might result from such failure.

5. Any Purchase Order must, in particular, include a description of the Service referred to, state the duration of performance of the Service, note the price of the Service at the date of acceptance (set by reference to the Price Catalogue), mention the name of IP Twins' contact person, and list any documents that are to be returned to the Client at the end of the performance of each Service. In order to provide the Services listed in the Purchase Order, IP Twins will make the requisite material means available and implement the techniques and technical skills necessary for the accomplishment of each Service. It undertakes to perform the Service diligently within the timeframes agreed on and in strict compliance with the laws and regulations in force.
IP Twins will keep the Client duly informed of the state of advancement of the Service listed in the Purchase Order. Follow-up meetings relating to the Service will be held by the Parties' managers as often as is necessary, at the request of the first party to request this.

4. FEES

1. If the price of the Services was not indicated on the Purchase Order, it will be set by reference to IP Twins' current prices, as indicated in the catalogue supplied to the Client.
If no price is indicated in the catalogue, the Service requested will necessarily be made the subject of a quote.
If the total price for the Services exceeds €3000 excluding tax, IP Twins will request confirmation of its instructions from the Client, even if the prices set were indicated in the Catalogue.

Any revision of the price of the Service must be the subject of prior written notification given one (1) month in advance, whether it relates to an intermediary's charges or costs or IP Twins' remuneration.

2. The Client acknowledges that the Fees, in particular but not exclusively those relating to domain names and technical services relating to the hosting of domain names, constitute only the initial costs associated with registration of the domain names, and that the continued use of a domain name will engender recurring charges and Fees payable by the Client.
3. Unless otherwise provided for in the Purchase Order, and subject to the provisions of Article 3.2 above, all quotes provided by IP Twins are valid for thirty (30) days as from the date on which they are issued; at the end of this period they will automatically cease to be valid.
4. The price of the services is expressed excluding tax. All taxes or dues applicable are payable by the Client.
5. IP Twins reserves the right to require an advance payment to be made prior to its provision of any Service. Unless otherwise stipulated in the Purchase Order, IP Twins may request payment for the Services before, during or after completion of their supply.
6. Invoices are payable within a timeframe of thirty (30) days as from their issue date. In the event of late payment, penalty interest will be applied at the annual bank base rate in force increased by 4 points, after an initial formal payment demand has been sent to the Client. After two reminders, an initial formal payment demand will be sent to the Client: all expenses relating to the recovery of sums due on the score of unpaid invoices will be payable by the Client, in application of the relevant statutory provisions. In addition, IP Twins reserves the right to suspend the provision of services, in particular but not exclusively services such as technical services relating to the hosting of domain names and the registration and renewal of domain

names, until payment in full has been made. The Client acknowledges that the payment terms constitute an essential element of the Contract.

7. It is understood between the Parties that any additional service not included in a Purchase Order can only be provided on condition that IP Twins has obtained the Client's prior written agreement concerning both the nature of the planned services and their price.

5. CANCELLATION, NON-PERFORMANCE AND SUSPENSION

1. The Client may decide to cancel and/or modify a Purchase Order without any payment being claimable by IP Twins if the performance of the Service to be provided by IP Twins under the terms of the Purchase Order has not yet commenced.

The Client may cancel or modify a Purchase Order when the Service relating to the Purchase Order has commenced after having notified IP Twins to that effect. In that case, the Client will notify IP Twins of its decision by any means, and cancellation of the order will come into force at the end of one (1) week from the date of receipt of the notification. Within this timeframe, the Client will be obliged to pay the amount of the Purchase Order on a pro rata basis corresponding to the Service provided by IP Twins up to the effective cancellation date; IP Twins will submit a written statement detailing the services that it has carried out up to that date.

If IP Twins is unable to perform a Purchase Order relating to the registration of a domain name within a timeframe of three (3) months as from its acceptance of the said Purchase Order, for reasons beyond its control (such as failure on the part of the Client to supply requested documents), IP Twins will send the Client a notification of non-performance.

2. IP Twins reserves the right to suspend or immediately interrupt the supply of all or part of the services if any action or omission on the part of the Client is affecting or risks affecting the satisfactory operation or the safety of IP Twins' network, infrastructures, or equipment, in which case the Client will be notified of this in advance.

IP Twins reserves the right, in an emergency situation, to partially or wholly suspend the services in order to carry out maintenance operations on its network and/or its hardware and/or software elements, in which case, the Client will be notified in advance where possible. In this case, IP Twins undertakes to do its best to re-establish the services as rapidly as possible.

In the event of a serious failure on the part of the Client to fulfil the obligations set out in this contract or in the Special Terms and Conditions for the various services proposed by IP Twins, the Client agrees that any sanction mechanisms that are provided for in IP Twins' Standard Terms and Conditions or relevant Special Terms and Conditions may be applied.

Except in emergency situations, IP Twins undertakes to inform the Client in advance in writing of suspension of the services, and the parties undertake to reach agreement concerning the time at which these maintenance operations will be carried out.

6. RESPONSIBILITIES/LIABILITY

IP Twins' obligations in the context of this Contract consist of a best efforts obligation.

IP Twins will do its best to supply the Services, and undertakes to supply the services ordered to the Client in accordance with best industry practice and the standards customarily applied within its sector of activity.

IP Twins cannot be held responsible for any delay in performing or non-performance of its obligations if this delay or non-performance is a result of circumstances beyond its control such as, in

particular, any action or omission on the part of the Client. The timeframes specified in the Purchase Orders for the performance of the Services are given as a guide only.

IP Twins undertakes to initiate the processes required by the instructions issued by the Client in purchase orders as soon as possible, as from receipt of the instructions.

The services supplied must meet the requirements of the planned operation and the specificities specified by the Client as described in the Purchase Order or in the appended commercial proposal.

The Client will pay for the supply of any additional services or any excess due to use of the services supplied that is in excess of the limits provided for in the Purchase Order or in the appended commercial proposal, or in any additional order.

1 The Client acknowledges:

- (a) that the supply of the Services is subject, in particular but not solely with regard to the registration of domain names, to the technical and operational limits inherent to use of the Internet, including in particular the lack of security and the potential unreliability of communications and transmissions, the changing nature of the Internet's legal, organizational and regulatory structure, and also to potential inaccuracies and variations in standards applicable to the filing of data that might also affect the registration of domain names, and that IP Twins cannot incur any liability as a result of these constraints;
- (b) that the supply of the Services, in particular but not solely those relating to the registration of domain names, may partially or wholly be prohibited, regulated or made subject to the contractual provisions of third parties, such as the conditions laid down by the world's Internet domain name authorities. The Client acknowledges that it has been notified of these constraints and accepts them;
- (c) that IP Twins cannot, in particular on account of the technical limits and contractual provisions mentioned above, guarantee the exhaustiveness of a specific search concerning anteriority, or the monitoring or verification of a domain name, or specific checks concerning web content.

2 Unless a statutory guarantee is applicable by law, IP Twins cannot be bound by any guarantee not expressly stipulated in these Standard Terms and Conditions.

3 IP Twins cannot be held directly or indirectly liable, on any score or for any reason whatsoever, for any damage resulting from one of the following events:

- (a) interruption of the services that is motivated by the conduct of the Client and/or Users or by maintenance operations, for which IP Twins is not responsible.
- (b) any incident or interruption of the services that is due to the occurrence of an incident/malfunction on networks other than IP Twins' network, or faulty functioning on the part of the Client's or Users' equipment, hardware and/or software,
- (c) use or malfunction attributable to the Client, of technical means enabling access to certain services to be restricted or selected,
- (d) the introduction of a computer virus that affects the operation of the services, data loss, fraudulent maintenance or deterioration of the Client's and/or Users' hardware, equipment and/or databases, illegal or unauthorized intrusion by any third party via services supplied by IP Twins into all or part of the Client's information system.
- (e) modification of the configuration of equipment, hardware or software necessary for the provision of services by the Client or a third party
- (f) migration to a hardware or software environment different from that initially provided for or used,
- (g) a fall in sales arising as a consequence of the operation or non-operation or the use or non-use of the services,

(h) if the Client fails, even partially, to fulfil its own obligations.

IP Twins cannot be held liable for any indirect damage or consequential damage corresponding to damage not resulting directly or exclusively from a defect or failing in its services, or for any loss of business or profit or commercial harm.

The Client guarantees IP Twins against any action that might be taken by a third party relating to the services or occurring as a consequence of the provision of the services. Any communication of information judged by the Client to be confidential shall be made at its own risk. The Client undertakes not to make available to the public, or use or suggest having recourse to, activities that breach the laws in force.

The Client undertakes to constantly monitor and oversee information that is made available to the public, in order to eliminate any messages susceptible of breaching the laws or regulations in force before they are displayed.

As a result of the above, IP Twins cannot under any circumstances be held liable for the content of information, the nature of data or, in general, any information relating to or consequent on the provision of the services.

In the event of legal action's being taken against IP Twins on this score, the Client will ensure its defence, and will indemnify IP Twins and pay all sums that the latter might be required to pay.

- 4 In general, IP Twins will do its utmost to remedy any incidents that occur. Nevertheless, in the event of IP Twins' being held liable (in particular if negligence on the part of IP Twins is at the origin of damage that has been noted, or if incidents stem from hardware, equipment or software that IP Twins has supplied to the Client or installed in the Client's equipment), its liability cannot exceed the total amount of the sums received by IP Twins on the score of this Contract, and can only be incurred if the claim is made within a timeframe of one (1) year as from the supply of the Services at issue.
- 5 In the event of the non-renewal or termination of the contract for a reason other than that of failure, even partial failure, on the part of the Client to perform any of its own obligations, IP Twins will have an obligation to assist the Client with the transfer of the Client's data, software, hardware and/or equipment with a view to the continuing provision of services by the Client or by a third party. The assistance provided by IP Twins in the context of the transfer will be invoiced in accordance with its prices in force. The price terms will be supplied on request. Prices are expressed exclusive of tax.
- 6 Declaration of the automated processing of personal data:
 - (a) IP Twins undertakes, in its capacity as an entity responsible for the automated processing of personal data within the meaning of the Data Protection Act of 6 January 1978, modified by the statute of 6 August 2004, to make the declarations concerning the automated processing of personal data incumbent upon it and to comply with the provisions of the law relating to the use of these files, and in particular:
 - only to process data that has been fairly and lawfully collected,
 - to process the data thus collected only in the context of determined, explicit and legitimate end purposes,
 - only to process adequate, pertinent and non-excessive data in the light of these end purposes. Additionally, IP Twins must only process accurate and complete data,
 - to keep this data for the time necessary to accomplish these end purposes,

- to take all appropriate precautionary measures necessary to maintain the security of the data and in particular to prevent it from being modified, damaged or communicated to third parties that are not entitled to receive it.
- (b) IP Twins may also hold and keep data of such a nature as to enable the identification of anyone who has contributed to the creation of the content or some of the content of the services that it provides. At the request of a judicial authority, IP Twins will be obliged to supply this data, without it being possible, however, for this to constitute an infringement of its Client's rights.
- (c) IP Twins must also enable its Client to effectively exercise rights acknowledged by the law as being held by it, and thus:
- enable its Client to exercise its right to access its own personal data processed by IP Twins,
 - enable its Client to exercise its right to object to the storage of data that does not come within the scope of the end purpose provided for,
 - enable the Client to contest and have updated any data concerning it that is inaccurate, incomplete, ambiguous or out-of-date,
 - inform the Client, at its request, of the logic behind the processing of data concerning it.
- (d) By accepting these conditions, the Client acknowledges that it gives its consent to the said processing. Any request concerning the automated processing of personal data must be sent by email to legal@iptwins.com.

The Client's obligations: The Client must provide IP Twins with its full collaboration and supply it with all the requisite information necessary to ensure the performance of the services. It undertakes in particular to supply IP Twins in due time with all information, data, software, hardware, equipment or elements of utility for the implementation of the services.

1. The information, data, software, hardware, equipment or elements supplied by the Client to IP Twins are deemed to belong to the Client. The use made of the said elements by IP Twins will be limited to providing the services.
2. If legal proceedings or claims are initiated or made by a third party, the Client will indemnify IP Twins for any harm or loss suffered by the latter, and undertakes to ensure IP Twins' defence, at its own expense, if the latter becomes the subject of legal proceedings in respect of a claim or an action for damages relating to data, information, messages, etc., made available to or transported by IP Twins in the context of providing services on behalf of the Client.

7. INTELLECTUAL PROPERTY

- 1 IP Twins is the owner of all intellectual property rights relating to all information, reports, documents, software and other material created by IP Twins relating to the Services, including any methodology, know-how and processes used (the aforementioned items being hereinafter referred to as "the Material"). IP Twins will grant the Client a limited licence to store and view the Material delivered to the Client on its internal computer network, and to print up 1 to 10 copies, strictly and exclusively dedicated for internal business use. The Material cannot be reproduced, transmitted, disseminated or publicly viewed without IP Twins' prior written authorization.

- 2 The Client guarantees IP Twins that the use of its own names, trademarks, information, documents or software ("the Objects") in the context of the Services does not infringe the intellectual property rights of any third parties and is not, in any manner whatsoever, illegal.

IP Twins guarantees the Client that the means used to provide the Services do not infringe the intellectual property rights of any third parties and are not, in any manner whatsoever, illegal.

Should the Client become aware that a dispute relating to the Services has arisen between IP Twins and a third party, the Client reserves the right, at its sole discretion, subject to providing prior notification, and without its being possible for it to incur any liability on that score, to immediately cancel this contract by right.

- 3 Should IP Twins become aware that a dispute relating to the Objects has arisen between the Client and a third party, IP Twins reserves the right, at its sole discretion, without prior notification, and without its being possible for it to incur any liability on that score, to cease using these Objects, in particular by deleting or neutralizing them on its computer system and/or making them available to any interested party.

8. GUARANTEE AGAINST RECOURSE ACTION BY THIRD PARTIES - INDEMNIFICATION

- 1 The Client undertakes to guarantee IP Twins against any claim or action for damages that might be brought against it by third parties as a result of any failure on the part of the Client to fulfil the obligations incumbent on it by virtue of this Contract.
- 2 IP Twins undertakes to guarantee the Client against any claim or action for damages that might be brought against it by third parties as a result of failure on the part of IP Twins to fulfil the obligations incumbent on it by virtue of this Contract.

9. CONFIDENTIALITY

- 1 Each of the parties undertakes to consider as confidential the terms and conditions that govern the performance of the supply of the services, as likewise all documents or information exchanged during the course of the supply of the Services, and the techniques and methods specific to IP Twins and any other processes and/or services used to supply the Services. Consequently, each party undertakes not to communicate or disclose this information to any third parties without the other party's prior written consent, including in the case of citation on the score of a trade reference.
- 2 In addition, IP Twins undertakes to consider as strictly confidential both within its own organization and vis-à-vis third parties, information that is communicated to it by the Client or information that comes to its knowledge in the context of providing the Client with Services, and with regard to this information, to limit contacts between IP Twins and the Client solely to persons directly involved in the supply of the services.
- 3 The following, however, will not be considered as confidential: any elements of the said information that were in the public domain at the time of their disclosure or subsequently fell into the public domain without any breach of the provisions of these Standard Terms and Conditions, or which the party concerned can prove to have held in their possession prior to the effective date of this undertaking, or which have been disclosed by IP Twins with the Client's prior consent, or which have been communicated to IP Twins or its personnel by third parties,

without any breach of an obligation to maintain confidentiality to the benefit of the Client. This obligation to maintain confidentiality may also be lifted by the express prior written consent of the other party, or by the law.

10. ADVERTISING

In its commercial documents, placed online or in another form, IP Twins may indicate that it is the supplier of Services to the Client and cite the Client in its trade references, after receiving prior written authorization from the Client.

11. CANCELLATION – EXPIRY OF THE CONTRACT

- 1 Notwithstanding the other rights held by IP Twins, IP Twins may cancel the Contract with immediate effect as from the time of notification to that effect:
 - (a) if the Client fails to pay any sum(s) due to IP Twins, where this failure has not been remedied within a timeframe of thirty (30) days as from the time of notification sent by IP Twins to the Client;
 - (b) in the event of non-performance by the Client of another important obligation resulting from this Contract, if this non-performance has not been remedied within a timeframe of thirty (30) days as from the time of notification sent by IP Twins to the Client;
 - (c) if the Client has been involved in an out-of-court settlement, becomes the subject of a court-supervised turnaround procedure or is placed in receivership under the conditions provided for in Articles L 611 et seq. of the Commercial Code.
- 2 In the event of the cancellation or expiry of the Contract, IP Twins will be authorized to destroy all the Objects in its possession or under its control, by deleting them from its computer systems and/or immediately taking appropriate steps with a view to this vis-à-vis the competent authorities.
- 3 In the event of the cancellation or expiry of the Contract, the Client will immediately pay IP Twins all the sums to it due by virtue of the Contract.
- 4 The Client may cancel the Contract by right with immediate effect as from the time of notification to that effect:
 - (a) in the event of non-performance by IP Twins of another important obligation resulting from this Contract if this non-performance has not been remedied within a timeframe of thirty (30) days following notification sent to IP Twins;
 - (b) in the event of non-performance within the stipulated timeframes, or poor performance, of one or more Services that were the subject of a Purchase Order accepted by the Parties.
 - (c) if IP Twins becomes the subject of a court-supervised turnaround or preservation procedure or is placed in receivership under the conditions provided for in Articles L 611 et seq. of the Commercial Code.

In such a case, the only sums due will be, on a pro rata basis, the sums corresponding to the monthly reports sent to the Client by IP Twins. The exercise of this right to cancellation will not release IP Twins from its obligation to fulfil the obligations

contracted by it up to the effective date of cancellation, without prejudice to the Client's rights in respect of any harm or loss that it may have suffered owing to the early termination of the contract.

12. NOTIFICATIONS

- 1 Any notification made by the Client or by IP Twins by virtue of this Contract will be effected by email, fax or a letter sent by recorded delivery to the Client's address or to IP Twins' address, as the case may be, indicated on the Purchase Order, or to any other address or fax number that has been notified to the Client or to IP Twins.
- 2 Notifications made by email will be considered to have been received on the day of despatch, unless otherwise proven; those made by fax will be considered to have been received on receipt, unless an error report is issued indicating that the transmission was unsuccessful; those made by means of letters sent by recorded delivery will be considered to have been made two days as from the date of despatch.

13. LIABILITY/ INSURANCE.

IP Twins hereby certifies that it holds all the insurance policies necessary to cover the pecuniary consequences of its civil liability for any damage that it might cause on the occasion of the performance of the Services. It will forward to the Client, at its request, a copy of the necessary insurance certificates. Its insurance policy is the following: "Axa France IARD SA", "Service Providers' civil liability" insurance policy no. 4688545204, covering the activities of a "Company that registers and manages Internet domain names".

14. GENERAL PROVISIONS

- 1 In the event of cancellation of any of the clauses of this Contract, the said clause will be deemed to have not been written; all the other clauses remaining in force.
- 2 This Contract is concluded *intuitu personae*. Consequently the Client undertakes not to in any way transfer or assign all or part of the rights and obligations resulting from this Contract.
- 3 IP Twins, which will retain the management of the Contract, and responsibility for its performance, reserves the right to subcontract all or part of the Services and transfer the Contract, subject to notifying the Client of its intention in advance.
- 4 Neither of the parties will be held liable towards the other for the non-performance of, or a delay in the performance of, an obligation stipulated in the Contract where this is due to a case of force majeure.
- 5 The fact that one of the parties tolerates any failure on the part of the other party to fulfil its obligations stemming from this Contract will not equate to renunciation of its right to subsequently enforce its rights.

15. APPLICABLE LAW – COMPETENT COURTS

These Standard Terms and Conditions are governed by French law. Any dispute that may arise between the parties as a result of the drawing up, interpretation, performance, ending or cancellation of the contract governed by these terms and conditions will be made the subject of an attempt to resolve it amicably out-of-court. If it has not been possible to resolve the dispute amicably within a timeframe of thirty (30) days, jurisdiction is expressly attributed to Paris' Tribunal of Commerce (*Tribunal de Commerce de Paris*), even if the dispute is heard in chambers, or if third parties are introduced, regardless of the place where the contract is performed, the defendant's place of domicile, or the method of payment.

16. Modification and updating

The Client acknowledges and accepts the fact that IP Twins may modify or update its Standard Terms and Conditions and Special Terms and Conditions. If such modifications are major, IP Twins will notify the Client of the said modifications by email and provide advance notice of three (3) months. In the event of the Client's not agreeing to the new Terms and Conditions, the Client may request termination of the contractual relations existing between the Client and IP Twins.

17. Effective date of the contract

The contract will be held to have come into force at the date on which contractual relations between the Client and IP Twins commenced.

Last modified: 01/01/2013

This document is a translation of our original standard terms and conditions of sale written in French. In case of conflict between the two documents, the French version will be considered the applicable and enforceable version.