

INFORMATION FOR CLIENTS.

pursuant to section 1c, section 18 (4) of Act No. 586/2003 Coll. on Advocacy, section 6 of Act No. 136/2010 Coll. on Services in the Internal Market and section 18 of Decree No. 655/2004 Coll. on Remuneration and Compensation of Lawyers for Legal Services.

Law firm Ulianko & partners, s.r.o., having its registered office at Nám. SNP 37, 960 01 Zvolen, ID No.: 36 856 517, VAT ID No.: SK2022528684, registered in the Commercial Register of the District Court in Banská Bystrica, section: Sro, insert No.: 14241/S, represented by: JUDr. Radoslav Ulianko – advocate as the company executive on the company's behalf and at the company's account (hereinafter referred to as the "Advocate"), performing advocacy pursuant to Act No. 586/2003 Coll. on Advocacy and on amendment and supplementation of Act No. 455/1991 Coll. on Trade, as amended, based on a record at the Slovak Bar Association. JUDr. Radoslav Ulianko – advocate, is a member of the Slovak Bar Association, his academic degree was conferred on him in the Slovak Republic. He is registered in the list of advocates maintained by the Slovak Bar Association under number 1905 (section 6 (1a) to (1e) of the Act on Services in the Internal Market – hereinafter referred to as the "ASIM").

I. LIABILITY INSURANCE

Advocates are covered with a collective liability insurance by the insurance company Wüstenrot poistovňa, a. s., having its registered office at Karadžičova 17, 825 22 Bratislava 26, company ID number: 31 383 408, up to the sum of EUR 1,500,000. The insurance covers all insured events caused in the Slovak Republic and in the EU countries and damage caused in the Slovak Republic and in the EU countries. Any damage caused during the provision of legal assistance in accordance with the Slovak law and the European Union law is covered (section 6 (1) letter I (ASIM).

II. BASIC DESCRIPTION OF SERVICES, REMUNERATION FOR THE PROVIDED SERVICES

Unless stated otherwise in the contract on the provision of legal assistance, based on such contract the advocate undertakes to provide to a client legal assistance specified in the contract on the provision of legal assistance and to the extent specified in such contract, and the client undertakes to pay remuneration for such activities specified in the contract. The advocate provides legal services against remuneration and he shall be entitled to request appropriate advance payments. Besides remuneration, the advocate shall be entitled to compensation of incurred expenses and for time loss compensation. Expenses incurred by the advocate shall only include expenses incurred for the given purpose during the provision of legal assistance, and, subject to the above-mentioned, especially travel expenses (fuel costs, vehicle amortisation, lodging expenses and food allowances), costs of telecommunication operation, postage, costs of expert's opinions, translations, copies of documents, etc. The client shall be obligated to pay any court fees, administration fees or other fees in time directly to the competent authority, after called to do so by the authority or by the advocate. Costs of legal or administrative proceedings or other proceedings consisting in the costs of legal representation awarded to the client shall belong to the advocate, while the advocate shall be entitled to collect such costs and the client undertakes to provide the necessary assistance in such regard. Any awarded compensation of court fees, other costs incurred by the client during the proceedings, shall belong to the client, unless they had been paid by the advocate. After the legal representation is finished, the advocate will prepare a statement of advances and remuneration for the legal representation, and advances for compensation of costs incurred by the advocate. Financial issues between the advocate and the client shall be settled in three days after the counterparty credited to the advocate's account with compensation of the costs (section 6 (1f) (1i) to (1k) of the ASIM).

III. DETERMINATION OF THE ADVOCATE'S REMUNERATION

Unless stated otherwise in the contract on the provision of legal assistance, the advocate's remuneration shall be determined based on the tariff pursuant to provisions of section 9 et seq. of the Decree No. 655/2004 Coll. on Remuneration and Compensation of Lawyers for Legal Services, as amended (hereinafter referred to as the "Advocate Tariff"). The advocate shall be entitled to a tariff remuneration pursuant to provisions of section 9 et seq. of the Advocate Tariff for the legal assistance provided, regardless the result of the dispute, increased by the existence of reasons specified in provisions of section 9 of the Advocate Tariff, unless stated otherwise in the contract on the provision of legal assistance (e.g. hourly remuneration). The advocate's remuneration includes remuneration for administration works related to the provision of the legal assistance (section 6 (1i) and (1j) of the ASIM, section 18 (4) of the Act on Advocacy).

IV. DETERMINATION OF ADVOCATE'S REMUNERATION WITH REGARD TO COMPENSATION OF

When determining the costs, compensation of which is awarded to another natural person or legal entity, the advocate's remuneration shall be determined according to the respective provisions of the Advocate Tariff, while the relevant advocate's remuneration shall be determined in accordance with provisions of section 9 et seq. of the Advocate's Tariff (section 18 (1) of the Advocate tariff.

V. GENERAL TERMS AND CONDITIONS OF THE PROVISION OF SERVICES

When providing legal assistance, the advocate shall be obligated to observe the law and within such law the advocate shall follow the client's instructions, he shall protect client's rights and justified interests, behave conscientiously, thoroughly use all legal means and apply what the advocate finds beneficial according to his conviction and according to the client's instructions. An advocate shall be obligated to make his legal assistance purposeful and economic. The advocate shall be obligated to keep confidential all the facts, about which he learnt in connection with the provision of legal assistance also after termination or expiry of the relevant contract on the provision of legal assistance, except for the cases, to which the legal obligation to foil commission of any crime applies. When providing legal assistance, the advocate can be represented by another advocate or by a trainee advocate, while the advocate himself shall be liable for any damage caused to the client.

When the advocate is providing legal assistance, the client undertakes to submit to the advocate all necessary documents, originals or certified copies, as necessary, or to grant the requested number of powers of attorney and to inform truthfully of all crucial facts. At a written summons by a state authority, the client shall be further obligated to appear at proceedings before such state authority. An advocate shall be entitled to withdraw from the contract on the provision of legal assistance in case of serious reasons, due to which the advocate cannot provide the legal assistance properly, or in case the crucial trust between the advocate and the client was disturbed. Similarly, a client shall be entitled to withdraw from the contract on the provision of legal assistance in case the advocate materially breaches his obligation resulting from the Contract or from legal regulations (section 6 (1f)) of the ASIM.

VI. SUBMISSION OF COMPLAINTS, DETAILED INFORMATION OF THE PROVIDED SERVICES

You can get more information on the services provided in the Slovak Republic or you can file a complaint about performance of the Advocate's activities in writing to: Slovak Bar Association, Kolárska 4, 813 42 Bratislava (section 6 (1m)) of the ASIM.

VII. CONTACT DATA

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