



CYBERMED EUROPE - European Network of Higher Medical Scientific Information and Research

Journalists Accreditation and Press Offices

COMPANY:

TAX IDENTIFICATION NUMBER:

ADDRESS:.....

AREA CODE:.....

CITY:.....

COUNTRY:.....

E.MAIL:.....

WEB SITE:.....

PHONE:

FAX:

Accreditation DATE:

SERVICE TYPE: ADVERTISING CAMPAIGNS & ARTICLES

Journalists Accreditation and Press Offices:

Services: release of editorial articles for one year on the CYBERMED EUROPE NETWORK

PER YEAR		Total cost	€. 100,00
		Total invoice	€. 100,00

The undersigned born in

on and resident in

Declare that they read and accept the following General Contract Conditions.



CYBERMED EUROPE - European Network of Higher Medical Scientific Information and Research

GENERAL CONTRACT CONDITIONS:

ART.1) SUBJECT MATTER

M.A.B. Art Decò, owned by Michael Alexander Barnes, operates spaces for advertising purposes and editorial articles within the internet portals called "Cybermednews.eu, Cybermedlife.eu, Cybermedjunior.eu", and shall provide the CUSTOMER with the possibility to use the above spaces for their own advertising campaigns and articles, in compliance with the provisions stated in these General Contract Conditions and in the possible attachments of the same, particularly in the order form - which all are integral part of this contract - and which the Customer to have accurately reviewed and to approve.

ART.2) SERVICE SUPPLY

The Customer requests the service by filling in, subscribing and dating the order form, having the function of a contract proposal. According and pursuant to par. 1329 Cod. Civ. (Italian civil code) this contract proposal is deemed irrevocable for a period of 30 days after the subscription day. According to par. 1352 Italian Civil Code the same proposal shall be deemed as accepted when M.A.B. Art Decò sends an e-mail to the e-mail address indicated by the Customer in the above mentioned form.

M.A.B. Art Decò, reserves in any case the right, at its unquestionable decision, not to stipulate the contract.

ART.3) CANCELLATION CLAUSE

M.A.B. Art Decò reserves the faculty to suspend supplying services and to consider the contract as terminated in the following cases:

the Customer fails or has failed in the past to perform the contract with respect to M.A.B. Art Decò;

the Customer is registered in the protest register or is subject to enforcement procedures;

the Customer uses within the advertising space (banner), stated in art. 1, immoral texts or images, not complying with the law in force or the advertising self-discipline code.

ART.4) SERVICE CONDITIONS

The supplying of the service does not attribute the Customer any right of exclusivity: therefore M.A.B. Art Decò is entitled to exhibit - at any time, as well as at the same time - advertising campaigns of competitor companies of the Customer.

The supplied spaces may not be transferred to others - even on a partial or a temporary base, without prior authorization by M.A.B. Art Decò.

M.A.B. Art Decò reserves the right to start, in case of technical and/or commercial needs, a campaign on a date different from the foreseen one, but in any case having the same duration, after notifying the Customer. In the same way and for the same reasons it may show the campaign on spaces differing from the ones agreed upon, as long as they are equivalent: the equivalent value of the spaces shall be derived on the base of the price fixed by M.A.B. Art Decò for the same services.

ART.5) LIABILITY

M.A.B. Art Decò shall not be liable in case of delays, malfunctioning or interruptions of the services due to acts of God and events not foreseen or not foreseeable by M.A.B. Art Decò and due to natural events or caused by third parties.

The Customer shall bear full liability, including criminal liability, for the contents of the exhibited banners or articles and holds M.A.B. Art Decò harmless for any liability and/or claim in connection with any claim put forward by authors, publishers, their heirs and any third parties.



CYBERMED EUROPE - European Network of Higher Medical Scientific Information and Research

ART.6) PAYMENTS AND PAYMENT MODALITY

For the service supplied to the Customer, the Customer shall pay M.A.B. Art Decò the prices (or rents) applying at the time of the signing of the contract, according to the timing and modalities provided for in the order form which, as already stated, is integral part of the contract.

The invoiced amount shall be subject to VAT, as provided by law.

Possible objections concerning individual items of the invoice shall not constitute title to annul the agreed payment terms.

In any case, in case of payment default, the Customer shall pay, in addition to the due amount, default interests equal to 10% per year, without any need for formal placing in default, the deadline being the only maturity date.

ART.7) TAXATION

THE VAT and any kind of tax resulting from the performance of this contract shall be charged to the Customer.

ART.8) TACIT RENEWAL

In default of notice by registered mail with return receipt sent to M.A.B. Art Decò - Michael Alexander Barnes (Piazzale A. La Marmora, 13 01030 Monterosi (VT) Italy) at least 90 days before its expiry date, the contract shall be deemed tacitly renewed for the same period of time. In case of advertising campaigns by impressions or clicks this article shall not apply.

ART. 9) TERMINATION

The Customer may terminate this contract by sending a registered letter with return receipt to M.A.B. Art Decò - Michael Alexander Barnes (Piazzale A. La Marmora, 13 01030 Monterosi (VT) Italy) within 7 days after stipulating this contract. Termination after the mentioned term shall result in the obligation to pay an amount equal to 50% of the amount due for the cancelled campaign.

ART.10) COMPETENT COURT

For any dispute arising from this Contract the competent court is Rome Italy.

SignatureDate

Moreover, in compliance and pursuant to par. 1342, second sub-section of the Italian Civil Code, the following clauses are herewith specifically approved after examination: Art. 3 (Cancellation clause), Art. 4 (Service conditions), Art. 5 (Liability), Art. 6 (Consideration and payment modality), Art. 8 (Tacit renewal), Art. 9 (Termination), Art. 10 (Competent court).

SignatureDate