

IdoSell Contract made in Szczecin on

		-			-				
D	D		М	Μ		Y	Y	Y	Y

Between IAI Joint Stock Company with the main office at Aleja Piastów 30 (71-064) Szczecin, incorporated in the National Court Register at no. 0000891870, VAT payer with tax ID PL5252767146, with total share capital 820 000,00 PLN, called hereinafter IAI, and:

		211, canca neremane	7 1711, unu.				
Full company name							
Tax ID (EU tax ID)							
Head office address (st	reet, ho	use, apartment)					
Head office address (ci	ity, post	code, country)					
Client ID				Client PIN			
Represented by							
Name and surname					ID nu	ımber	
Name and surname					ID number		
Called hereinafter the	Client	, who chooses the	Contract to	be:			
Open-en	ded						
1. IdoSell is an online selectronic trade, powere available on our website 2. The conclusion of the effected in documentary. Operator's website www 3. The conclusion of an results in the conclusion - regardless of whether: S.A. or a Third Party Pawith the Terms and Condit Shop Terms and Condit that he is obliged to obe Conditions and Price L 4. The Client authorize Shop service fees; invoicinvoices shall be deliver prepare invoices in according to the Conditions and Pricelist 5. The Client is commit fees. The interest starts payment deadline.	shall be on the ervice also Pay Service or by IAI accordance to IdoSell ell.com and erms and Contract. for IdoSell Original AI will Ferms and on overdue	6. In the case that payments are overdue IAI has the right to terminate the Contract without notice and make appropriate claims. 7. Any changes to this Contract, except for changes made to IdoSell Shop Terms and Conditions must be made in writing in order to take effect; changes to IdoSell Shop Terms and Conditions and Price List are publicly available at www.idosell.com . 8. The contract is open-ended. The Contract may be terminated at notice by either party. IAI is subject to a notice period of 3 months and the Client is subject to a minimum notice period of 2 or 3 months, effective at the end of the month. 9. The contract is assignable on condition that all its provisions are respected by the assigning parties. The assignment shall be performed in a documentary form in BOK, with the consent of the Operator, otherwise being null and void. 10. Should any part of this Contract be invalid for any reason, it is to be replaced with a corresponding text, which is valid and equivalent to the intended meaning. The rest of the Contract shall remain unaffected and valid. 11. Any disputes resulting from execution of the Contract shall be settled by the civilian court in Szczecin.					
Date, sig		Date, signature of representative					