



IdoSell Booking Contract made in Szczecin on

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IAI Joint Stock Company with the main office at Aleja Piastów 30 (71-064) Szczecin, incorporated in the National Court Register at no. 0000325245, VAT payer with tax ID PL8522470967, with total share capital 815 623,50 PLN, called hereinafter IAI, and:

Name and surname			
National identification number			
Address (street, house, apartment)			
Address (city, post-code, country)			
Client ID		Client PIN	

called hereinafter the Purchaser.

- IdoSell Booking is an online service providing tools and resources for managing online reservations, powered by IAI. The service description is available on our website at www.idosell.com/en/booking.
- This Contract defines terms of access to the IdoSell Booking service and confirms the contract signed preliminarily while ordering the system via the website www.idosell.com/en/booking.
- The signing parties confirm that they have read and agreed to the IdoSell Booking Terms and Conditions published on www.idosell.com/en/booking and that they are obliged to obey them. The IdoSell Booking Terms and Conditions are an integral part of this Contract.
- The Purchaser authorizes IAI to issue VAT invoices for IdoSell Booking service fees; invoices do not have to be signed. Original invoices shall be delivered in an electronic format.
- IAI will issue VAT invoices for IdoSell Booking services in accordance with the Terms and Conditions and Price list.
- The Purchaser is obligated to settle their liabilities towards IAI to the bank account specified by IAI.
- The Purchaser shall settle their financial liabilities within the time limits prescribed by IAI and under principles described in the IdoSell Booking Terms and Conditions. The Purchaser is committed to pay statutory interest on overdue fees. The interest starts being charged on the first day after the payment deadline.

- In the case that payments are overdue for over 30 days, after initial summons, IAI has the right to terminate the Contract without notice and make appropriate claims.
- The Contract is concluded for an indefinite period of time. It may be terminated by any of the Contracting Parties. IAI is obligated to give at least 3 months' notice, whereas, the Purchaser shall give 2 or 3 months' notice, effective at the end of the month. Any failure to observe the period of notice will give rise to a penalty equivalent to the highest subscription fee settled within the duration of the Contract, charged for each month of delay.
- This Contract may be assignable, provided that the Purchaser respects all Terms and Conditions. The assignment has to be delivered in writing in order to be valid.
- Any changes to this Contract, except for changes made to the IdoSell Booking Terms and Conditions, must be made in writing in order to take effect; changes to the IdoSell Booking Terms and Conditions are publicly available at www.idosell.com/en/booking.
- 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.
- To the extent permitted under the relevant legal provisions, any disputes resulting from execution of the Contract shall be settled by the civilian court in Szczecin.
- This Contract shall be effective from the date on which it is signed by all parties.

On behalf of IAI

On behalf of the Purchaser

Date and legible signature	Date and legible signature
Company seal	Company seal

How to fill out the Contract

1. Please do not print out and send this page of the document to us: it is a manual on how to fill out the Contract. It is not part of the IdoSell Booking Contract.
2. The Contract can be filled out by hand or with any software that lets you edit electronic forms (e.g. Adobe Acrobat Reader, <http://get.adobe.com/reader>). Please note that software can sometimes handle certain parts of electronic forms incorrectly – in such case please fill in any missing fields by hand. If you decide to fill out the Contract by hand, please use BLOCK CAPITALS when entering your details.
3. A proof of identity (e.g. NIN, SSN, Steuer-IdNr, DNI or any identification number relevant for a given country) must be included with the Contract. IAI shall not sign the Contract without this document. Please make sure that you include an up to date version of the document, and that details provided in the Contract are consistent with it.
4. You should only fill in the fields with a white background. Grayed out fields (such as the Client ID and PIN, IAI signatures and stamps) are filled in by us, after we receive the complete Contract. You should only fill the dedicated fields (name, surname, address, signature etc.), any changes or notes on other parts of the Contract will render it invalid.
5. In the date field (top of the form), please enter the date when you made an order via the website. If you are having trouble remembering the date, please try locating the order confirmation email. If you cannot find the date at all, please leave the date blank and we will fill it in for you.
6. Some fields have a limit on the number of characters that can be entered. The limits are reasonable, but if you are having trouble filling in certain fields, please print the form and fill it out manually.
7. If you do not have a company seal, please enter "N/A" or "Not Applicable" in the company seal field. In the date field, please provide the actual date of signing the Contract, not the date of ordering the system via our website <http://www.idosell.com/en/booking/order>.
8. The Contract must be signed by an appropriate representative(s), respectively:
 - If it is a one man company (i.e. a sole trader), it must be signed by the owner
 - If it is a partnership, signatures of all partners are required
 - If it is a publicly registered company, signatures of one or more representatives present on the register of company directors are required
9. If the Contract is being signed by another party (i.e. not mentioned above), a copy of a document proving the party is authorized to enter into legal agreements on behalf of the current owners must be provided.
10. If you make any errors while filling out the Contract (e.g. an incorrect signature), we will contact you to make the necessary changes. Until a valid Contract is received, IAI will not be able to complete the registration process.
11. A single copy of the Contract must be sent either in an electronic form with a qualified electronic signature or by post to our address: IAI S.A., Piastów 30, 71-064 Szczecin, Poland. After receiving, confirming and signing the Contract on our side, we will provide you with an electronic copy, signed with a qualified digital signature.
12. Should you have any questions regarding the registration process, or how to fill out the Contract, please do not hesitate to contact us. Up to date contact information can be found at www.idosell.com/en/booking/contact.