

TERMS OF AGREEMENT WITH QUALI

1. SITE

"QUALI" is a company with the full name of QUALI AS of an organization number: 812 156 322 business address: Skjærvaveien 18, 2010 STRØMMEN. QUALI AS is a limited company registered in Norway.

"CLIENT" is a natural or legal person who has an agreement with the QUALI.

2. CONCLUSION OF AGREEMENT

The contract for the delivery of services is concluded when the client sends a request via fax, mail, email or through the website. By placing an order, the customer accepts these terms. The customer is the purchaser and is obligated to deliver documents, to communicate and making payment to QUALI. QUALI will contact the Customer via e-mail, mail or phone, in case it was necessary to provide further information. The client also agrees to the fact that QUALI contacts them for other great deals.

3. SPECIAL PROVISIONS RELATING TO SERVICES

The service that is provided by the QUALI is preparing the documents one needs to register a sole proprietorship in Norway on the basis of information provided by the customer. The customer signs the application to register and is responsible for the information given in the application.

4. CUSTOMER RESPONSIBILITY

The customer is obliged to:

- a) Provide QUALI with all the necessary documents at the appointed time.
- b) Pay the taxes on time.
- c) Proceed in accordance with the Norwegian authorities and in accordance with Norwegian law.

QUALI has the right to immediately discontinue service if:

- a) The Customer fails to deliver the necessary information requested by the QUALI to perform the services contracted within the time limit (despite reminders).
- b) The Customer runs business activity that is incompatible with Norwegian law insight of QUALI, or:
- c) The Customer fails to pay the fees on time.

In the event of such termination QUALI shall immediately inform the client, that service will no longer be carried out. Informing may be by phone or email.

5. FEES

Customer agrees to pay a fee according to the current QUALI pricing for services.

6. TERMS OF PAYMENT

The service is paid in advance, on the basis of an invoice with 7-day maturity. In the event of late payment QUALI has the right to claim interest under applicable law in respect of statutory interest. Moreover, QUALI may require the payment of expenses incurred in connection with the extrajudicial execution of debt recovery claims under the law and related regulations.

7. LOAN / CREDIT EVALUATION

QUALI can conduct an assessment of the creditworthiness of the Client by downloading information from official sources or through a company engaged in the evaluation of creditworthiness. QUALI has the right not to accept an order.

8. CONFIDENTIALITY

QUALI, its employees and others who act on behalf of QUALI undertake to preserve the confidentiality of the use of services of the customer. The courts, law enforcement and other authorities may, however, receive such information, if a decision is justified by the law of the decision on their release.

9. COMPENSATION

QUALI is responsible for direct damages which arose due to negligence on the part of QUALI. Direct damages are the necessary and documented payments that the Customer is required to pay in connection with the missing activities. Responsibility of QUALI is, however, limited to the amount of the sale of a service for the loss or damage resulting chain for the same reason.

10. COMMERCIAL USE

The customer has no right to continue to sell services without the written consent of QUALI.

11. LAW

The Agreement shall be governed by Norwegian law. All disputes related to the contract will be settled by the Norwegian courts, the competent court in proceedings is Oslo Byrett.