

CONTRACT TERMS

- 1. The quotation sent by the publisher can be considered as accepted only after transferring or sending the advertising fee by post.**
- 2. The name and the address of the trademark owner and the classification of its activities presented in the quotation is a sample for showing how it will be recorded in the publication. After paying the advertisement fee, the trade mark will be published in the publication on the basis of the sample. If the Customer finds a mistake in the sample, it shall inform the publisher is a registered letter.**
- 3. On the basis of the Act 15 of 1999. (XII. 13) the document may contain personal data. In case of publishing, You accept that your personal data are published in our publication in the presented form, and that your data in this way are made available for third parties.**
- 4. The publication is published annually. If the publisher publishes the data incorrectly, with mistakes, or the publisher fails to publish, as compensation the subscriber is entitled for a publication free of charge, after it performed in accordance with the contract.**
- 5. The publisher reserves the rights to decide on which part of the publication and under which category the advertisement will be published. The same advertising area is provided for all the advertisers, on the basis of the attached sample. The publisher reserves the rights to modify these areas.**
- 6. The advertisement fee is the fee of advertising in one publication. Advertisement fee of publishing the same advertisement- trademark- in the next year's publication is the 50 % of the original fee, for which a new order has to be sent to the publisher and the advertisement fee shall be paid.**
- 7. After publishing, the publisher shall send a copy of the publication by post to the advertiser without charging any extra costs for it.**

Publisher