Terms and Conditions

IPvera – Independent Patent Research

Last updated: April 2025

1. Scope of Application

These Terms and Conditions apply to all contracts between IPvera, operated by Dr. Anders Henriksson (hereinafter referred to as the "Provider"), and the Client regarding patent-related research services.

2. Services

The Provider offers custom research services, including:

- Patentability searches
- Freedom-to-Operate (FTO) analyses
- Technology landscape reports
- Validity and opposition searches

The services are based exclusively on technical research and do not constitute legal advice.

3. Contract Formation

A contract is concluded when the Provider confirms the Client's request in writing or in text form (e.g. via email). The scope of services is defined in the mutually agreed offer.

4. Prices and Payment

All prices quoted are final prices under §19 UStG (German Small Business Regulation). No VAT is charged.

Payments are due within 14 days of invoicing, unless otherwise agreed.

5. Delivery and Deadlines

Delivery of research results will be made by email in PDF format unless otherwise agreed. Deadlines are individually defined in the confirmation of the offer.

6. Liability

The Provider makes no guarantees regarding the completeness or legal usability of the research results. Legal evaluation or advice is not provided.

Liability is limited to intentional or grossly negligent conduct.

7. Copyright

All research content remains protected by copyright. Sharing or publishing any part of the results without written permission is not permitted.

8. Data Protection

The data protection policy applies and is available at https://ipvera.com/datenschutz.

9. Jurisdiction and Applicable Law

German law applies. The place of jurisdiction is Berlin, unless otherwise required by law.

10. Notice Regarding Small Business Status

No VAT is charged in accordance with §19 UStG (Small Business Regulation).

Contact

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