

BROKERAGE CONTRACT

(Adhesion Contract)

DINOCASTS.COM, with its headquarters at Quinta de Santa Catarina, lote 34, r/c esq, 2530-108 Lourinhã, Portugal, is dedicated to the production and sale of fossil and mesozoic reptile replicas and models as well as the rendering of museological and /or scientific support services, related to the activities described;

In the spirit of the previously described activity, DINOCASTS.COM shall advertise and sell those products and services its Clients/Suppliers provide, under the following terms and conditions:

1- DINOCASTS.COM is the owner of the internet web site WWW.DINOCASTS.COM through which it publicises and sells those products and services provided by its Clients/Suppliers. DINOCASTS.COM may, at some future time, provide services through other means of communication/advertisement.

2- The advertisement services offered by DINOCASTS.COM are free of charge, and the data is guaranteed by its Clients/Suppliers.

3- For each sale of a product or service provided by a Client/Supplier, DINOCASTS.COM charges a commission rate of 10% over the object's/service's base price.

4 - DINOCASTS.COM shall immediately inform its Client/Supplier of each and every order placed on any of its products or services, charging the Customer the base price plus transportation costs and any and all applicable taxes, as indicated by the Client/Supplier.

5- The price of the products and services advertised by DINOCASTS-COM is set (in euros) by the Client/Supplier. Price increases are permitted only when these are communicated 90 days prior to their application, via registered mail or e-mail sent with proof of receipt or its equivalent.

6 - Payment to DINOCAST.COM shall be collected under the following conditions:

(a) DINOCAST.COM is responsible for receiving all order placements and product and service payments from the customer.

(b) When the base price of the product or service is equal to or less than € 2.000 (two thousand euros), the customer is required to pay in full upon placement of that order, at which time DINOCAST.COM shall set aside for itself the stipulated commission fee of 10% over the base price, handing over the remaining sum to the Client/ Supplier upon its receipt.

(c) When the base price of the product or service is greater than € 2.000 (two thousand euros) but less than or equal to €10.000,00 (ten thousand euros), and if payment is made in two instalments, DINOCASTS.COM shall receive payment of the first instalment from the customer upon placement of the order, reserving for itself the percentage of that instalment to which it is entitled. The remaining sum shall be paid before shipping, at which time DINOCASTS.COM shall once again set aside the percentage to which it is entitled. The remaining sums shall be sent to the Client/supplier immediately upon their receipt.

DINOCASTS.COM

(d) When the base price of products or services ordered is greater than € 10.000 (ten thousand euros), the number and value of the instalments shall be agreed upon on a case-by-case basis.

- 7- DINOCASTS.COM is not obliged to reveal the identity of its Clients/Suppliers on its web site.
- 8- DINOCASTS.COM does not bear responsibility for the quality of the replicas advertised by its Client/Supplier, as it is the latter's responsibility to communicate the precise characteristics of its products.
- 9- The Client/ Supplier bears sole responsibility for the quality of the products and/or services it offers through DINOCASTS.COM, in accordance with the characteristics advertised. The Client/Supplier pledges not to practice any form of false advertising which may harm the consumer or damage DINOCASTS.COM's good name, agreeing to pay liability to any and all parties affected by such activity, should it occur.
- 10- The Client/Supplier is responsible for proposing each of the products and/or services it wishes DINOCASTS.COM to publicise and market, describing their characteristics in as precise a fashion as possible, namely:
 - Replicas of Original Fossils: Photographs, measurements, weight, taxonomy, geological age of the original, materials used in its production (when referring to a complete replica or part of an original animal), percentage replica and reconstruction, colour, lay-out position when in reference to skeletons, price, bibliographic references, institutional catalogue number of the original, if available, and (whenever applicable) any and all other additional information considered indispensable for the proper description of the object in question.
 - Books/CDs/DVDs/ videos and Other Bibliography: An exact description of the object's characteristics such as its title, author, total number of pages, whether or not it contains images and, if so, whether these are in colour or black-and-white, etc, with respect to digital support media, their duration and whether they are analogue or digital, price and all other relevant information required for the proper description of the object.
 - Assistance Services to the Marketing of the Afore-Mentioned Objects: Availability and delivery deadlines; budget estimates for the shipment of products to destinations such as Asia, Europe and North America; budget and responsibility for the proper assembly of complex objects; information concerning applicable taxes.
 - Rendering of Services: Description of services rendered, schedule, estimated waiting period and all other information deemed necessary for their proper description.
- 11- The Client/Supplier may simultaneously negotiate the advertisement and sale of these same products with other companies, provided that no lower prices are practised or better marketing and assistance conditions offered than those negotiated with DINOCASTS.COM, thus agreeing not to practice disloyal competition.

DINOCASTS.COM

- 12- The Client/Supplier is responsible for the packaging, shipment and delivery of their products as well as the rendering of services advertised to the customer, abiding by the conditions and prices advertised.
- 13- The Client/Supplier takes full responsibility for any and all damages caused by the failure to meet stipulated delivery deadlines on its products and/or the inability to provide its services by the advertised date.
- 14- The terms of this contract are binding for a period of two years, and may be renewed for an additional three years, provided that neither of the parties involved opt to cancel it. To terminate this contract, a registered letter must be sent with proof of receipt or its equivalent, at least 90 days prior to the contract's termination date.
- 15- In the event of a conflict/misunderstanding, the Tribunal Judicial da Comarca, in Lourinhã, Portugal (the proper Judicial Court), is deemed competent to settle the matter.