

WASHINGTON, D.C.

 PARIS, FRANCE

The PatentDelivery.com contract is made of the following documents:

1. Subscription contract (hereunder)
2. UserID Form
3. Terms and Conditions

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PATENTDELIVERY.COM SUBSCRIPTION CONTRACT

PLEASE COMPLETE AND RETURN A SIGNED ORIGINAL TO THE QUESTEL-ORBIT ADDRESS MARKED ABOVE.
 FOR ASSISTANCE CALL 800-456-7248

COMPANY INFORMATION

Organization Name: _____

Contact Person: _____

Title/Dept.: _____

Address: _____

City: _____ State: _____ Zip: _____ Country: _____

Telephone: _____ Fax: _____

E-mail Address: _____ Date: _____

Customer Type: Commercial Non-Commercial

Is your company currently a Questel•Orbit online customer? Yes No

BILLING INFORMATION

Complete address information only if this account should be billed to someone other than the contact reference above.

Name: _____ Department: _____

Billing Address: _____

City: _____ State: _____ Zip: _____ Country: _____

Telephone: _____ Fax: _____

E-mail Address: _____

Payment Options:

Purchase Order # (if applicable): _____ Check Enclosed

SERVICE OPTION

Questel•Orbit Rep: _____ Requested Start Date: _____

A: Annual Subscription: First User ID Price: : \$

B: Annual Subscription: Second User ID Price: : \$

C: Annual Subscription: Site License: Price: : \$

D: Annual Subscription: Global License: Price: : \$

I HAVE READ AND AGREE WITH THE TERMS AND CONDITIONS INCLUDED WITH THIS CONTRACT.

Signed _____ Date _____

Internal Use	Accepted _____ Contract Issue Date _____
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PATENTDELIVERY.COM

USER ID FORM

Please provide the following information for each completed contract. For additional IDs, a separate form may be attached.

ADMIN INFORMATION

System/Organizational Administrator: _____

Organization Name: _____

Address: _____

City: _____ State: _____ Zip: _____ Country: _____

Telephone: _____ Fax: _____

E-mail Address: _____ Date: _____

ANNUAL SUBSCRIPTION

USER ID
(Assigned by Questel-Orbit)

E-MAIL ADDRESS

1.	_____	_____
2.	_____	_____
3.	_____	_____
4.	_____	_____
5.	_____	_____
6.	_____	_____
7.	_____	_____
8.	_____	_____
9.	_____	_____
10.	_____	_____

Customer Initials: _____

Terms and Conditions

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Terms of the Agreement. Annual Subscription. The initial term of this Agreement shall commence on the date hereof and continue for a period of twelve (12) months ("Initial Term"). Thereafter, this Agreement shall automatically renew for subsequent one year periods ("Renewal Period") unless either party gives the other written notice of termination at least thirty (30) days prior to the end of the Initial Term or Renewal Term, as the case may be. Notwithstanding the foregoing, Questel-Orbit may cancel this Agreement with thirty (30) days prior written notice to the Customer.

Additional User ID's may be added at any time to the subscription upon written request from Customer abiding by the terms and conditions presented herein. Additional User ID's will be given the same Initial or Renewal Term as provided in the initial Agreement. Customer will be charged a prorated amount based on the month in which the new User ID(s) were added to the Agreement.

Terms of the Agreement, General. If either party shall default in the performance of any material provision contained in this Agreement, and such default shall not have been cured within thirty (30) days after written notice thereof shall have been given to the defaulting party, the party giving such notice, in addition to any other rights and remedies available in law or equity, may then immediately terminate this Agreement.

Customer Initials: _____

Charges: Payments: Suspension of User ID's. Questel-Orbit shall invoice the Customer for all PATENTDELIVERY.COM services rendered to Customer and all subscription fees, if applicable, and all applicable taxes. All rates are in US Dollars or Euros and are exclusive of taxes. The total number of end-users and additional terms are contained on the PATENTDELIVERY.COM User ID Form attached to this Agreement. Customer will be invoiced at the beginning of the subscription period. Payment is due upon receipt of the Questel-Orbit invoice. Any question or dispute concerning an invoice must be submitted in writing by facsimile or mail, by Customer within thirty (30) days after the date of invoice. All payments must be made in the currency in which the invoice is rendered. Amounts remaining unpaid for more than thirty (30) days from the date of invoice therefore shall be subject to an additional charge of 1.5% per month or the highest rate permitted by law, which ever is less. Customer agrees to pay the cost of collection of delinquent accounts including reasonable attorneys' fees. In addition Questel-Orbit may, at its sole discretion and without notice to Customer, suspend or cancel Customer's User ID's if charges are not paid when due, or if Customer is otherwise in breach of the material terms and conditions of the Agreement. A suspended or canceled User ID may be reinstated only with the approval of Questel-Orbit and may be subject to an additional service charge.

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Any cause of action concerning the PATENTDELIVERY.COM service or the information, or this Agreement, must be commenced within six (6) months after such cause of action has occurred.

Entire Agreement. This Agreement (including the User ID Form and other notices provided to Customer by Questel-Orbit), including updates and revisions thereto, constitute the entire agreement of the parties and supersedes any proposal or prior agreement between the parties with respect to the subject hereof. The Agreement is subject to acceptance by an authorized representative of Questel-Orbit. As used in this Agreement, Questel-Orbit shall include Questel S.A., Questel-Orbit, Inc., Orbit Online Service and its parents, subsidiaries and affiliates. Prior to the execution of this Agreement, employees of Questel-Orbit may have made oral statements about the PATENTDELIVERY.COM service or the information. Such statements do not constitute warranties nor guarantees, shall not be relied on by the Customer, and are not part of this Agreement.

Modification of Agreement. Questel-Orbit, upon publication on its web site, or by other written notice, may modify the terms and conditions of this Agreement respecting the PATENTDELIVERY.COM service, at any time, and all such changes shall be effective immediately when published by Questel-Orbit; however, Questel-Orbit shall provide notice to Customer in advance of or concurrent with the effective date of such changes. At renewal time, Questel.Orbit will be entitled to adjust the price. This Agreement is immediately terminable by Customer upon written notice thereof to Questel-Orbit if any such change is unacceptable to Customer. Customer's continued use of the PATENTDELIVERY.COM service following publication of a change shall be conclusively deemed acceptance of such change. In the event that Customer issues a purchase order or similar instrument, it is understood that the purchase order is for Customer's internal accounting purposes only and in no way changes, modifies, adds or deletes any of the terms of this Agreement. If Customer's purchase order provides time, money and or usage limitations, it is Customer's responsibility to monitor its use of the PATENTDELIVERY.COM service to insure that it does not exceed those limitations.

Miscellaneous. The provisions of this Agreement are for the benefit of Questel-Orbit and its licensors, employees, and agents, and each shall have the right to assess and enforce such provisions directly on its own behalf. If the Customer is a resident in a country in North America, South America, or Asia, this Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Virginia, applicable to agreements made and performed in Virginia; if the Customer is a resident of any other country, this Agreement shall be governed by and construed in accordance with the laws of France and subject to the jurisdiction of the Tribunal de Commerce de Paris. If any provision of this Agreement shall be determined to be void, invalid, unenforceable or illegal for any reason, the validity and enforceability of all the remaining provisions shall not be affected thereby. The failure of either party to exercise of its rights hereunder for a breach hereof shall not be deemed to be a waiver of such rights nor shall the same be determined to be a waiver of any subsequent breach.

Customer Initials: _____