



CONTRACT FOR THE TRANSFER OF RIGHTS

This Contract is made between:

- The company HERBERGEMENT OVH INC, 800-625 AV President Kennedy, Montréal (Quebec) H3A 1K2, Canada, a company incorporated under the laws of Canada, hereinafter "OVH",
- and _____ hereinafter the "Author".

Collectively, the "Parties".

It is agreed as follows:

I – Realisation of the work

- Description of the work:

Contribution in the form of articles to be integrated into a guide aimed at explaining one or more features of the RunAbove service marketed by OVH.

- The work shall be submitted via the "contribution" form, which is accessible on the RunAbove website
- Remuneration

The Author shall receive a credit of \$100 USD which can be used for services marketed on the RunAbove.com website.

II – Transfer of rights

The Author exclusively and irrevocably yields to OVH, the material and intellectual property rights for the work for the entire lifecycle of the intellectual property, and for all publishing, reproduction and distribution rights of the Article, under any form and by any means.

The Author attests and asserts that the Author is the sole author and sole owner of the Article, that the Article is original and has not been previously published, and that the copyright for the Article has not been transferred, yielded or given to anyone.

Remuneration of rights:





As compensation for the transfer of the material and intellectual property rights for the work, once the text has been received and approved by OVH, the Author shall be paid a fixed and final fee corresponding to a credit of XX CAD, to be used within 12 months for subscribing to services on the RunAbove website.

The Author accepts that he may not claim any other commission or fee, payment or other compensation relating to the transfer, publication or other use of the Article by OVH.

III – Acquisition of third-party rights

The Author undertakes to respect the rights, and notably the intellectual property rights, of third parties.

The Author releases OVH from any risk of complaints or proceedings brought by third parties during or after the execution of the Contract, due to a violation of their rights, notably concerning the intellectual property rights for the work. To this end, he releases OVH in advance from any complaint, of any nature whatsoever.

IV – Litigation and Applicable LAW

This Contract, its interpretation, its execution, its application, its validity and its effects are subject to the applicable laws in force in the Province of Quebec and in Canada, which partially or fully govern all the provisions that it contains.

The Parties agree that all legal procedures to be undertaken shall be established and heard before the courts having jurisdiction in the legal district of Montreal, Province of Quebec, in which the Parties elect domicile.

DATE

SIGNATURES

