

SERVICE AGREEMENT FOR CUSTOMERS №1000738

1. CONTACT INFORMATION

PROVIDER INFORMATION		CUSTOMER INFORMATION
Company Beneficiary:	Remote Helpers	Company Name:
Company VAT Number:	3054004518	Company ID / VAT Number:
Contact person:	Niko Kar	Contact's Full Name:
Email:	niko@rh-s.com	Email:
Address: (City/State/ZIP/Country)	Kharkiv, street Rymarska, building 23a, Ukraine, 61057	Address: (City/State/ZIP/Country)
Phone:	+972509014509 +380997101033	Phone:

2. PAYMENT INFORMATION

PROVIDER INFORMATION	CUSTOMER INFORMATION	
Beneficiary:	Beneficiary:	
Address:		
ACCOUNT(IBAN):	Beneficiary's bank:	
Beneficiary's bank:		
Bank Address:	Account number:	
SWIFT CODE:	Account number:	
INTERMEDIARY BANK:		
SWIFT CODE:		



3. ORDER INFORMATION

Support Manager	Service	Rate/Month	Start Date	Payment day	Special Instructions
Name	Video Editor	1100 EUR	8/08/2022	15th of each month, for the current month	FullTime: (160 hours) 5 days per week
Start date of Agreement: 08/08/2022					

Start date of Agreement: **08/08/2022**

End date of Agreement: **08/09/2022**.

4. **GENERAL TERMS & CONDITIONS**

Purpose	Provider gives the service and contributes to dealing with Customers tasks.
Reporting	The Customer agrees that the Provider will track working hours and manage task reports of the hired employee. Provider is sending the Hours report by the end of the month and the Customer agrees to provide the employee with 1 day off and 1 sick day per month.
Payment	Customer pays to the Provider based on the rate determined above. In case of bad results, Customer cannot deduct or withhold payments from the Provider or stop the service without any prior email notice to the Provider. "Bad Results" means incompatibility with daily or monthly targets. In the case of the cooperation termination by the Customer the last payment for the services must be done within 3 working days.
Payment Terms	Payment for the whole month should be done one week after the start of the working month but not later than the 10th of the next month. If there are payment delays which were not discussed and confirmed in writing Provider stops the cooperation till the payment is done. Monthly payments mentioned above could be done by bank wire, PayPal or WebMoney. The Customer should cover all wire fees. There is a possibility to negotiate a fee for each half of the year. If the Customer terminates the agreement before the month ends, the Provider shall refund the difference. Provider gives a list of official Ukrainian holidays for the year and these days are further considered as non-working ones.
Cancellation Period	Either party may terminate this agreement via email with a 1 business week notice. The Customer will stop paying after 1 business week following such notice. This Service Agreement is prolonged automatically if any of the Parties don't cancel it up to the end date. The document doesn't need to be resigned again and keeps all the agreements between Provider and Customer.
Non-Circumvention	During the term of this Agreement and for one (1) year after its termination for any reason, both parties agree that they will not do business directly or indirectly with other party's contacts, unless explicitly allowed in writing. Both parties understand and agree that this prohibition is a key consideration and inducement for other parties to enter into this agreement. Customer orders a service and has no right to rehire Provider's team members directly to his company. If any of the parties violates a Non-Circumvention contract clause then the violator is obliged to pay a fine of 5000 EUR.



Other terms

If the Customer delays the payment for more than a week after the due period, and this was not discussed with the Provider beforehand, the Provider can stop the work on the Customer's tasks. If the payment is delayed for two weeks the Provider will stop any relationships with the Customer.

5. AUTHORIZATION			
Each party is signing this Agreement			
Customer:	Provider:		
Signature:	Signature:		
Name:	Name:	Mikola Karasik	
Company:	Company:	Remote Helpers	
Title:	Title:	CEO	
Date:	Date:		



Client's company name – Credit Application

REFERENCES Company Name: Contact Name: Address: City, State & Zip: Phone Number: Email Address: Company Name: Contact Name: Address: City, State & Zip: Phone Number: Email Address: Company Name: Contact Name: Address: City, State & Zip: Phone Number: **Email Address:** I (we) authorize any person(s) having information as to the above named firm, to release financial and credit reports. Information will be kept confidential. By: Mikola Karasik By:

Signature:

Date:

Signature:

Date:



MUTUAL NON DISCLOSURE AGREEMENT

This Mutual Non-disclosure Agreement (the "Agreement") is made effective as of August the 8st, 2022 between (name of company) and Remote Helpers.

- 1. Definitions. "Confidential Information" means all (a) written information disclosed by one party (the "Disclosing Party") to the other (the "Receiving Party") or (b) oral information identified when disclosed to the Receiving Party.
- 2. Restrictions. For 3 years following the date the Disclosing Party discloses a Confidential Information item, the Receiving Party: (a) may disclose the item only to team members who need to know; (b) shall not disclose the item to any third party, except to the extent disclosure is compelled by law; (c) may use the item only for the Purpose; (d) shall not reproduce the item; (e) shall not reverse engineer, decompile, or disassemble any disclosed software; and (f) shall not directly or indirectly export the item in violation of the law.
- 3. Exclusions. Sections 2(a)-(d) do not apply to a Confidential Information item which: (a) is or becomes generally known through no action or failure to act by the Receiving Party; (b) the Receiving Party knows at the time of disclosure; (c) a third party legitimately discloses to the Receiving Party; or (d) the Receiving Party independently develops without using the other party's Confidential Information.
- 4. Ownership. All Confidential Information remains the Disclosing Party's property and, upon the Disclosing Party's written request, shall be returned or destroyed. This Agreement does not grant any licenses (expressly, by implication, by estoppel or otherwise) to trademarks, copyrights or patents.
- 5. Equitable Remedies. The parties acknowledge that monetary damages may not adequately remedy an unauthorized use or disclosure of Confidential Information, and each party may (without waiving any other rights or remedies) seek injunctive or equitable relief to remedy such a breach.
- 6. General. This Agreement is governed by the laws of the Customer's country excluding its conflicts of laws principles. Each party hereby irrevocably and unconditionally consents to submit to the exclusive jurisdiction of the courts of the Customer's country, to the exclusion of all other jurisdiction, for any actions, suits or proceedings arising out of or relating to this Agreement. This Agreement is the entire agreement, and supersedes all prior or contemporaneous oral or written agreements and understandings between the parties regarding its subject matter. The Agreement may be changed only by a writing signed by both parties. If any provision is unenforceable, that provision shall be severed and the other provisions shall continue in full force and effect.

Ву:	By: Mikola Karasik
Signature:	Signature:
Date:	Date: