

Agreement

This agreement is made by and between asdfasdf (or "sasdddd" in short), based kecske, and asdf (or "asdf" in short), based df. With this agreement, asdf agrees to perform services for sasdddd for the project tentatively titled 'asdf' on the following terms and conditions.

Services and deadlines

The services that asdf will perform for asdf include:

- ...
- ...
- ...

sasdddd needs to approve the work resulting from the services before it is considered complete and payable, and sasdddd will approve or disapprove the work as soon as possible. asdf is aware that minor adjustments and fixes to the work are also part of the services. The deadline for asdf to complete the services is [workCompletedDate].

When asdf becomes aware that asdf is unable to complete the services on the deadline, asdf will immediately notify sasdddd. Together, sasdddd and asdf can agree to set a new deadline or redefine the services to be performed for an existing deadline. If asdf is unable to complete the services on the deadline and sasdddd and asdf cannot agree on a new deadline, sasdddd can decide to no longer use asdf's services.

If sasdddd does not pay on time, asdf can delay deadlines with as many days as sasdddd delays the owed payment. If sasdddd wants asdf to perform services that are not listed above, sasdddd and asdf can agree to add services to this agreement or sign a new agreement.

Compensation

After sasdddd has approved the work delivered by asdf, sasdddd agrees to pay asdf [paymentAmount] on [paymentDate].

All amounts in this agreement are excluding VAT (value added tax). asdf will send invoices to receive payment(s) from sasdddd, after which sasdddd will make payment by [paymentMethod] within 30 days of receiving an invoice. asdf will be responsible for all expenses made while performing the services under this agreement. Because asdf is not an employee of sasdddd, asdf is not entitled to worker's compensation, retirement, insurance or other benefits afforded to employees of sasdddd.

Rights to the work

asdf will remain owner of the rights to the work resulting from the services for this agreement. asdf gives sasdddd the rights to use and distribute the work as part of asdf, including art, images, designs, audio, videos, code, typography, and text. sasdddd can make minor changes to the work if needed. These rights are exclusive, meaning that sasdddd has the rights to use the work for asdf [scopeOfRights], and asdf or other companies that asdf works for do not. If asdf is made for another company or if asdf is distributed through another company, publisher or platform, sasdddd can give that company the same rights to use and distribute the work as part of asdf. sasdddd may not use the work that asdf delivers to sasdddd in projects other than asdf without written permission of asdf.

asdf will make sure that sasdddd can make full use of the work, which means that asdf will only deliver work that asdf made, or work from others if it comes with a license that allows the work to be included in asdf. If asdf delivers work to sasdddd that is claimed to infringe the rights of others, then asdf will defend sasdddd against these claims, and asdf is responsible for all damages sasdddd may suffer.

sasdddd agrees to credit asdf in- and outside of asdf following the industry standard. asdf can use the work resulting from the services for asdf's portfolio, but if asdf is still unreleased, asdf needs written permission from sasdddd.

Confidential information

asdf agrees not to disclose or use any confidential information of sasdddd or asdf without sasdddd's written permission, both during and after the term of this agreement. Confidential information is defined as information that sasdddd has not made public.

In case of a disagreement

Both sasdddd and asdf cannot end the agreement without a good reason. In case of a disagreement, sasdddd and asdf will do their best to respectfully resolve the disagreement. If sasdddd and asdf cannot find an immediate solution for their disagreement, and sasdddd or asdf wants to end the agreement, they need to give a seven day deadline to get to a solution. During the time that sasdddd and asdf try and resolve their disagreement, they cannot stop performing the obligations from this agreement they do not disagree about.

If sasdddd and asdf did their best to resolve the disagreement during these seven days but could not come to a solution, this agreement can be ended, and any rights that sasdddd already paid for before the disagreement stay with sasdddd. sasdddd and asdf can come to an additional agreement about any rights that sasdddd has not yet paid for.

The laws of [jurisdiction] govern this agreement and legal disputes can only be resolved in [jurisdiction].

Signatures

sasdddd and asdf have both signed every page of this agreement, and each have their own copy of the signed agreement for future reference. This agreement starts on the latest date that sasdddd or asdf signs.

asdfasdf	asdf
Name and title:	Name and title:
Signature:	Signature:
Date:	Date:

Agreement

This agreement is made by and between [companyLegal] (or "[company]" in short), based [companyAddress], and [contractorLegal] (or "[contractor]" in short), based [contractorAddress]. With this agreement, [contractor] agrees to perform services for [company] for the project tentatively titled '[projectName]' on the following terms and

conditions.

Services and deadlines

The services that [contractor] will perform for [projectName] include:

- ...
- ...
- ...

[company] needs to approve the work resulting from the services before it is considered complete and payable, and [company] will approve or disapprove the work as soon as possible. [contractor] is aware that minor adjustments and fixes to the work are also part of the services. The deadline for [contractor] to complete the services is [workCompletedDate].

When [contractor] becomes aware that [contractor] is unable to complete the services on the deadline, [contractor] will immediately notify [company]. Together, [company] and [contractor] can agree to set a new deadline or redefine the services to be performed for an existing deadline. If [contractor] is unable to complete the services on the deadline and [company] and [contractor] cannot agree on a new deadline, [company] can decide to no longer use [contractor]’s services.

If [company] does not pay on time, [contractor] can delay deadlines with as many days as [company] delays the owed payment. If [company] wants [contractor] to perform services that are not listed above, [company] and [contractor] can agree to add services to this agreement or sign a new agreement.

Compensation

After [company] has approved the work delivered by [contractor], [company] agrees to pay [contractor] [paymentAmount] on [paymentDate].

All amounts in this agreement are excluding VAT (value added tax). [contractor] will send invoices to receive payment(s) from [company], after which [company] will make payment by [paymentMethod] within 30 days of receiving an invoice. [contractor] will be responsible for all expenses made while performing the services under this agreement. Because [contractor] is not an employee of [company], [contractor] is not entitled to worker’s compensation, retirement, insurance or other benefits afforded to employees of [company].

Rights to the work

[contractor] will remain owner of the rights to the work resulting from the services for this agreement. [contractor] gives [company] the rights to use and distribute the work as part of [projectName], including art, images, designs, audio, videos, code, typography, and text. [company] can make minor changes to the work if needed. These rights are exclusive, meaning that [company] has the rights to use the work for [projectName] [scopeOfRights], and [contractor] or other companies that [contractor] works for do not. If [projectName] is made for another company or if [projectName] is distributed through another company, publisher or platform, [company] can give that company the same rights to use and distribute the work as part of [projectName]. [company] may not use the work that [contractor] delivers to [company] in projects other than [projectName] without written permission of [contractor].

[contractor] will make sure that [company] can make full use of the work, which means that [contractor] will only deliver work that [contractor] made, or work from others if it comes with a license that allows the work to be included in [projectName]. If [contractor] delivers work to [company] that is claimed to infringe the rights of others, then [contractor] will defend [company] against these claims, and [contractor] is responsible for all damages [company] may suffer.

[company] agrees to credit [contractor] in- and outside of [projectName] following the industry standard. [contractor] can use the work resulting from the services for [contractor]’s portfolio, but if [projectName] is still unreleased, [contractor] needs written permission from [company].

Confidential information

[contractor] agrees not to disclose or use any confidential information of [company] or [projectName] without [company]’s written permission, both during and after the term of this agreement. Confidential information is defined as information that [company] has not made public.

In case of a disagreement

Both [company] and [contractor] cannot end the agreement without a good reason. In case of a disagreement, [company] and [contractor] will do their best to respectfully resolve the disagreement. If [company] and [contractor] cannot find an immediate solution for their disagreement, and [company] or [contractor] wants to end the agreement, they need to give a seven day deadline to get to a solution. During the time that [company] and [contractor] try and resolve their disagreement, they cannot stop performing the obligations from this agreement they do not disagree about.

If [company] and [contractor] did their best to resolve the disagreement during these seven days but could not come to a solution, this agreement can be ended, and any rights that [company] already paid for before the disagreement stay with [company]. [company] and [contractor] can come to an additional agreement about any rights that [company] has not yet paid for.

The laws of [jurisdiction] govern this agreement and legal disputes can only be resolved in [jurisdiction].

Signatures

[company] and [contractor] have both signed every page of this agreement, and each have their own copy of the signed agreement for future reference. This agreement starts on the latest date that [company] or [contractor] signs.

[companyLegal]
Name and title:

[contractorLegal]
Name and title:

Signature:

Signature:

Date:

Date: