Brock Houston Inc

Aut ut sint assumend asif01665@yahoo.com 1235685 98762364



Contract To

Tiger It tiger.it@gmail.com Tiger It

Project

Name	Status	Start Date	End Date
Billing Software Cupiditate odit est .	Completed	2020-11-26	2022-08-25

Services

#	Service	Cost	Working Type
1	new service notes	1000.00	Fixed

Billing Schedule

Billing Type : Once

Invoice Issue Date: 2020-12-02

Terms and conditions

Acceptance

This Agreement Contract (this "Contract" or this "Freelance Contract"), is entered into and made effective as of ... (the "Effective Date"), by and between [Client.Company], with an office located at [Client.Address] ("Customer"), and [Sender.Company], with an office located at [Sender.Address] ("Freelancer"). Client agrees to cooperate and to provide freelancer with all the

information needed to complete the work. Information should be clear, concise and accessible. Freelancer has the experience and the required skills to complete everything agreed with the client. Service will be provided in a professional and timely manner. Freelancer take upon himself to complete the work within the deadline sets by the client and agree to meet the expectation for services to the best of its abilities

Warranty

The Parties hereby agree that during the term hereof and at all times thereafter, and except as specifically permitted herein or in a separate writing signed by the Disclosing Party, the Receiving Party shall not use, commercialize or disclose Confidential Information to any person or entity. Upon termination, or at any time upon the request of the Disclosing Party, the Receiving Party shall return to the Disclosing Party all Confidential Information, including all notes, data, reference materials, sketches, drawings, memorandums, documentations and records which in any way incorporate Confidential Information

Confinditail and non closure

For purposes of this Contract, "Confidential Information" shall mean information or material proprietary to a Party or designated as confidential by such Party (the "Disclosing Party"), as well as information about which a Party (the "Receiving Party") obtains knowledge or access, through or as a result of this Contract (including information conceived, originated, discovered or developed in whole or in part by Freelancer hereunder).

Ownership and licenses

The freelancer hereby agrees that all rights and ownership of the documents, files, research notes, and all work done by the freelancer will be transferred to the Client upon payment of all dues fees due to freelancer pursuant to this agreement. Client will own the copyright for all material created under this agreement, and freelancer can showcase sample works from this project as portfolio pieces only with consent and approval from client

Relationship and parties

The freelancer declares that they cannot guarantee completed work will be completely error-free, as such they can't be liable to the Client or any third-party for damages, including lost profits, lost savings or other incidental, consequential or special damages, even with prior advisory. If any provision of this contract shall be unlawful, void, or for any reason is unenforceable, then that provision shall be deemed severable from this contract and shall not affect the validity and enforceability of any remaining provisions.

Term and termination

This agreement may be terminated with 15 days' written notice by either party. Either party ("The Freelancer" or "The Client") has the right to terminate this contract at any point. Upon termination of any work given by The Freelancer: The Freelancer will immediately provide The Client with any and all work in progress or completed prior to the termination date. The Client will pay The Freelancer an equitable amount as determined by The Client for the partially completed work in progress and the agreed to price for the completed Services and/or Deliverables provided and accepted prior to the date of termination.

Payments term

Payments of each Invoice provided by Freelancer are due within 15 days of receipt. Freelancer reserves the right to stop work until payment is received in the event of overdue payments. Freelancer will charge a late payment fee of 1% per month on any overdue and unpaid balance not in dispute, to the maximum extent allowable by law. All payment obligations are non-cancelable and fees paid cannot be refunded.

Late payment

The price at the beginning of this contract is based on the time investment estimated by the freelancer. Estimated time is needed to accomplish client's requirements and might be influenced by certain factors hence freelancer & Client will agree on a reasonable time extent in order to provide all the project deliverables. In the case client would like to modify the initial request or add a new feature in case of software development, freelancer will judge and decide if a separate estimate for the new request is necessary.

Deposit

Expense rebusement

A deposit in the amount of is due upon the acceptance of this Agreement before the beginning of the work.

Governing law and dispute resolution

This Agreement and any dispute arising hereunder shall be governed by and construed in accordance with the laws of jurisdiction of the freelancer primary business location and you irrevocably submit to the exclusive jurisdiction of the courts in that State or location.

Appropriate conduct

Freelancer and client have an obligation to conduct business in accordance with all applicable rules, regulations and laws. Both parties will seek to maintain a professional relationship and are committed to act in way that preserves trust and respect. No Harassment or disrespectful behavior will be tolerated and will be subjected to contract termination with appropriate action such as full payment of the ordered project or for the planned recurrent service hours, as applicable, without limiting any other right available to freelancer by law.

Entire contract

This Agreement, along with this Exhibit B and any others attachments between the different Parties replace any previous arrangements, oral or written, and may not be modified in any respect except by a future written agreement signed by both Parties.