

AGREEMENT FOR THE PROVISION OF SERVICES

Moscow " 1 " June 2017

The following Offer is addressed to any person or entity, as well as to individual entrepreneur, hereinafter referred to as "User", and is the official public offer of the Individual entrepreneur Sokolovsky, Aleksandr Sergeyeovich, hereinafter referred to as «Performer.» The user and the Contractor, hereinafter referred to as the "Parties", conclude contract for the provision of services in accordance with paragraph 2 of article 437 of the civil code, regulating the order of plagiarism,voznikayuschie this between Performer polzovatelem.

1.Generalities

1. To use the service provided by the Contractor, the User must make dandygulov,иначеПользовательневправепользоватьсяуслугами, afforded Performer.

2. This Agreement between the User and the Contractor in the form of its conclusion is Contract of accession (article 428 of the Civil code), the terms of which are defined below according to the text and can be accepted by the User only by joining this The Treaty as a whole.

3. The services provided by the Contractor are constantly and dynamically developing. This means that the

services, software, functions and components of the Contractor, in form and type of services, on the Contractor's website and in all materials, information, conditions, texts, programs, modules and components, interfaces, graphical registration, in all other respects, that somehow connected with the provision of Services The contractor will be subject to constant changes, and the Contractor may at any time change the terms of this Agreement. 1.4. Any changes to these terms of the Contract will be displayed on the web page: (<http://teamliker.com/offer/>), and use (continued use) by the User of the services after making such changes means complete and unconditional agreement, taking into account the changes made.

2.Terms and definitions

In this Offer the following terms are used in the following meaning:

1. Offer - nastawione "AGREEMENT of NAKAZANIYE" - an agreement between two or several persons on the establishment, modification or termination of civil rights and obligations.

2. Publication - placement of the document in free access on the Internet on the specified in Offer the address

3. Acceptance of the offer-the user performs any specific actions in respect of use of the Program, as provided for in this agreement, and no, is full unconditional acceptance (acceptance) of all terms of this Agreement.

4. User-any natural, legal person or individual entrepreneur, having the right to use the services of the Contractor, which is a capable person, number having reached the legal age of legal capacity, and if such a person legislation of the Russian Federation, the state of which such person is a resident or from the territory of which such a person uses the services of the Contractor, it is allowed to use

services provided by the Contractor.

5. The Contractor's website is an official information resource (website) located in the network At <http://teamliker.com/>

6. Program-technological separate part of the software complex and (or) program complex providing information, technological and other services Users, the provision of services in accordance with this Agreement.

3.subject of contract

3.1. The contractor shall provide the following terms and conditions as defined herein:

The customer has a non-exclusive right to use the software by использованияспециализированногопрограммногообеспечения-Programmierbares.

4.user right

1. Independently decide on the use of the services provided

The contractor and receive such services of the Contractor in accordance and on the basis of this agreement.

2. The user has no right and the User is expressly prohibited from decompiling, disassembly and other ways to study the source code of the Program.

3. The user may not and User may not sell, lease, rental or temporary use, use in any other way and manner, other than the method of use specified in this agreement, the Program Executor of the executor's service.

4.

Пользователь не имеет права и Пользователю прямо запрещается модифицировать программу.

5.

Пользователь не имеет права и Пользователю прямо запрещается передавать имя пользователя и

(or) Password from the User account to third parties.

5.Obligations of the user

1. The user is obliged to timely and fully pay for the provided and services consumed by the User in accordance with this agreement.

2. In case of loss and (or) disclosure by the User of his password to access the provided services (Account), the User shall bear the risk of possible adverse consequences for him.

3. The user undertakes not to use the program and (or) the Contractor's Services for downloading, storage and (or) distribution of any content created by the User, violates the Laws of the Russian Federation or the rights and legitimate interests of third parties, or

containing viruses or other malicious code. The user is responsible for responsibility to third parties for their actions related to the placement and (or) storing Content created by the User in

Program. The user independently and at his own expense undertakes to settle all claims third parties associated with the placement and (or) storage of Content created by the User in the Program.

4. The user is obliged to bear full responsibility for:

a) compliance with all requirements of the Russian legislation, including legislation on advertising and

of intellectual property law, including legislation on the protection of copyright and related rights;

b) the accuracy of the information provided by him when registering as a User.

6.Zavareei of parantipathes

6.1. By agreeing to the terms of this agreement and accepting the terms of this Agreement agreement, the User hereby warrants that::

a) All information provided by The user to the Contractor for online registration in The program is correct and current;

b) the User has all the rights and powers to conclude this agreement and to perform actions they provided;

C) the User complies with and will comply with all applicable laws, laws and regulations, orders and regulations and all relevant privacy laws and data security in the performance of the actions specified in this Agreement;

d) the User voluntarily accepts the terms of this agreement in full and unconditionally and at the same time he is fully acquainted with this agreement, fully understands the subject of this agreement and its terms, fully understands the meaning and consequences of their

actions in relation to the Acceptance of this offer and the provision of Services in accordance with the contract.

7.Rights Of The Performer

1. Исполнитель имеет право оказывать услуги пользователю на условиях настоящего договора. The contractor has the right to refuse any User to provide the Service and block access to the User account aloud:

a) if authentication and (or) authorization of the User or the Contractor is not carried out reasons to believe that the authentication and (or) authorization of the User is carried out with violations;

b) if the Contractor has any technical faults;

C) if the user has not received payment for the services already provided by the Contractor and (or)

late payment of Services. Resumption of services and unblocking access to the Account records are possible only after the full repayment of the user's debt to the Performer;

d) if the User's actions violate this agreement; e) at its own discretion without explanation reasons'.

(e) at any time and in its sole discretion.

2. To make changes to this agreement in cases when the contractor according to its terms has the right to make changes unilaterally.

11. Technical and information support

11.1. The contractor provides free technical and information support for all Users in your account in online chat.

12. Condition of service provided by the contractor

12.1. The contractor has the right to engage third parties to provide The Service, including subsidiaries and affiliated legal entities. The user agrees that third parties, and так же дочерние и аффилированные Исполнители юридически лица вправе provide

To the user all Services under this Agreement, including on behalf of the Contractor.

13. Conditions for using the services of the contractor

13.1. To access the Program, the User may be asked to provide information about to yourself (for example, contact information) during the registration or authorization process, necessary

The contractor for the quality of services under this Agreement.

The data transmitted by the Contractor during the registration process will be used exclusively to fulfill its obligations under this Agreement, according to the policy confidentiality (<http://teamliker.com/policy/>)

14. Privacy

14.1. The contractor respects the private information of his / her clients.

Users'. Any information provided by the User and not stored on the servers

The contractor shall not be disclosed or transferred to third parties, except upon request official bodies in accordance with the law.

15. Consent to the processing of personal data

1. Under the processing of personal data of the User (subject of personal data) the actions (operations) of the Contractor with personal data, including the collection of, systematization, accumulation, storage, clarification (update, change), use, distribution (calipered), depersonalization, blocking, unittestsourcedirectory other

possible and (or) necessary actions with User data.

2. This Consent to the processing of personal data is valid for the period of validity The contract and at least five years from the date of Termination.

3. The conclusion of this Agreement in this form is recognized by the Parties as consent The user, executed in a simple written form, to process the following: personal data: last name, first name, patronymic, e-mail address.

4. The user, for the purpose of execution of this Agreement, grants the Contractor the right to perform the following actions (operations) with personal data: collection and accumulation; storage during the term of the Contract and not less than the statutory documentlibrary

keeping records, but not less than five years from the date of termination of the Contract; clarification (update, change); use; destruction; depersonalization; transfer, including cross-border, to third parties.

16. Information provided by Sri

use

16.1. Dubai police, к которой Пользователь получает доступ средствами программы или через use of the Contractor's Services (hereinafter-the "Content") provided to the User, including, but not limited to advertising information, may be the result of intellectual activity, the rights of which belong to its owners.

17. Paradigmenwechsel

Performer

1. The user agrees that the Contractor at its discretion may stop (cancel, suspend) all or part of the Services and remove any materials (Content created by the User, programmatically is.(p.)study records User esipaneel

Contractor User has violated this agreement or an existing one legislation, commits any fraudulent or illegal activity, and also, if the User

connected to any part of the Services without authorization. The contractor reserves the right to check

the accuracy of any information obtained that States that any account used to commit fraudulent or illegal activities, or has been used some kind of pattern that breaks the agreement. Similar to the test can be set to accountable record the User and / or view any data or information contained in it.

2. The termination of services described above may be made with notice or without it and will take effect immediately. The user agrees that the Contractor shall not be liable to User or any third party for such termination of services and is not obliged to return unused money means to the User.

18. Order of payment for services

1. Tariffs for the provision of services by the Contractor, establish and determine the volume and the cost Of services provided by the Contractor. Information about the rates is available at page <http://teamliker.com> the Service Cost is specified in rubles including all taxes.

2. The contractor has the right to unilaterally revise the prices (tariffs) for Services and introduce new tariff plans and (or) set the fee for newly introduced or already existing services.

3. Continued receipt of Services and (or) use of the Program by the User after making changes to the Tariffs means full and unconditional acceptance by the User new conditions - Tariffs for the provision of Services, and this Agreement continues its action subject to these changes from the date of introduction of changes.

4. If the User disagrees with the changes in the Tariffs, the User shall be obliged in writing notify the Executor about it. In case of receiving a notice from the Contractor The user disagrees with the new Tariffs the Agreement shall terminate in 30 (thirty) days from the date of receipt by the Contractor of the user's notice of refusal to the adoption of changes in the Tariffs, and until that moment the Services are provided at the Rates,

agreed in the current Contract. In case of non-receipt by the Contractor of a notice from User disagrees with the changes in the Tariffs within the set term Rates the Agreement shall be deemed accepted by the User and shall be valid subject to the new conditions.

5. The cost of services is determined by the Tariffs and debited from the User's personal account to prepayment terms. The user controls the balance of funds independently on the Personal account and carries out its replenishment. Method account determined by the User himself from among the options offered on the site Service's.

6. For legal entities, the Contractor provides an opportunity to obtain a unilateral Act the performed works (rendering services) on the amount of the actual write-off of funds from the accounts for the past reporting period in electronic form to the e-mail address. Original Act on the request of the User is formed before the 10th of the next month and delivered To the user with the help of Russian post Or other company providing Express (post services).

7. In the Absence of the user claims on the volume, quality, composition and price of Services Contractor, within five working days after the end of the billing period the obligations of the Contractor to provide the Services are considered to be duly executed, and the Act of acceptance-transfer of services signed. Moment the last working day is considered to be the end of the billing period of service the month in which these Services were provided.

8. In case of termination of the Agreement, the balance of funds on the User's personal account is not

return.

9. The user is solely responsible for the correctness of the produced payments'. If you change the Bank details of the Contractor, from the date of publication of new details on the public, official website of the Contractor User yourself responsible for payments made under outdated visas.

10. The fact of Payment is confirmed, the services are paid, and the personal account User open (replenished):

a) when paying through the Bank-after the receipt of information from the Bank about the transfer of funds to the

the account of the Contractor;

b) реоперикерwildcards-втечение1(one)рабочегодняпослеполученияподтверждения about write-off of money from the card from the Bank serving the Contractor.

11. Services are provided subject to the presence of a positive balance on the personal account User's.

12. When paying through the Bank, the User is obliged to indicate the name of his / her account in the payment document

records specified during registration in the Program. The contractor has the right not to provide services if The user does not specify the account name in the payment document, until the moment of bringing the payment document into compliance.

13. By paying for the service using a Bank card, the user agrees to repeat payment according to the chosen tariff, without prior notification of the user. For disable repeat payment, the user must be yourself in your account, in the settings section or by clicking on the link <https://teamliker.com/pay> / cancel repeat required payment

19.No guarantees

19.1. The user acknowledges and agrees that the Contractor is not associated with any goods (services)

third parties that can be selected for operation and / or management of the local program

The contractor is not responsible for them.

20.Dispute resolution

1. Disputes arising in the performance of the contract shall be settled in the complaint procedure. The claim shall be submitted in writing with the Appendix of documents justifying requirements, within a period not exceeding 20 (Twenty) calendar days from the date of the cause of the dispute. A claim is considered received by the Contractor within the period not more than 20 (Twenty) working days.

2. The parties will make every effort to reach agreement on the disputed issues by negotiations'. If it is impossible to reach agreement in the negotiations, the disputes arose to be considered in court.

3. For all other matters not provided for In the Contract, the Parties are guided by current legislation of the Russian Federation.

4. The parties agree to recognize the data obtained in the order of electronic document flow, information in electronic form and (or) on paper, as established by the Contract, as evidence for the resolution of disputes and disagreements, including the resolution of disputes Consideration of financial claims to the Contractor related to the provision of Services, it is carried out upon presentation of the relevant financial documents by the User, confirming payment for services by the User.

21.The circumstances of the transition

1. The party shall be released from liability for partial or complete failure to perform obligations under the contract, if this failure was a consequence of the circumstances force majeure arising

poslepoludennoe of presentationsettings of chrezvychainaya that

The party doesn't maganificent,nepredosuditelnaya.Statementofdirection

refer:

telecommunication failures of universal character, flood, fire, earthquake and other

the phenomena of nature,takuvaine, joenniementie,актыилидействиягосударственныхорганови other.

2. Upon occurrence of the circumstances specified in the first paragraph of the section, the party, execution

the obligations of which they prevent, shall not later than 5 (Five) working days notify the them in writing to the other side. The notice must contain data on the nature of the

circumstances to be confirmed by the competent state or other the organization, as well as, if possible, assessment of their impact on the possibility of execution party obligations under the contract and the term of performance.

3. If the circumstances specified in the first paragraph of the section, will last more than 60 (Sixty) calendar days, the Contractor has the right to terminate the contract in unilateral non-judicial procedure, and the Parties should carry out mutual settlements on financial obligations arising from the performance of the contract.

4. If the User fails to send or fails to send the notice provided for in the second paragraph of this Chapter of the contract, the User is obliged to reimburse the Contractor his losses.

5. In cases of occurrence of the circumstances provided for in the first paragraph of this Chapter the term of fulfillment of obligations under this agreement shall be postponed proportionate to the time during which these circumstances and their consequences are in effect.

22. The term of the contract, the order of conclusion

contracts, changes of registration

contracts

1. The agreement is considered concluded and becomes valid from the moment of execution Polzovatel'nitsy (acceptance) stipulated in vierte iznachalino the consent of the user support is available

условиями договора и присоединение ко всем условиям оферты без any

changes, exemptions or restrictions. If the User does not accept the terms in full Offer, то использование Пользователем Программы исполнителя, arvelously, provided by the Contractor is not allowed.

2. The conclusion of this agreement is carried out by joining the terms

this agreement (offer) in accordance with Art. 428 GKRF and acceptance in accordance with comp. 438 GKRF.

3. In accordance with article 438 of the civil code, unconditional acceptance (acceptance) of the terms of this public offer is considered:

a) the User makes any payment for the Contractor's services;

b) agree to its terms by accepting the "Accept" option and (or) "Agree" or similar terms and conditions

on the screen of a portable device, personal computer or any other device, of this agreement;

4. This Agreement is valid for an indefinite period until its termination on the initiative of to any Party as described in the terms of this agreement.

5. The contractor shall have the right to make changes to this Agreement. In this case, the Artist provides access to the new version of the Contract and has the right to pre-date the next use of the Services by invitation to review and accept or reject the applicable the wording of the Contract.

6. Using the contractor's Software, any service, function or component Thereof part after the date of making the relevant changes To the Contract, the User automatically accepts the terms of the modified contract.

7. The user has the right to unilaterally terminate the Agreement at any time, closing all of your accounts and notifying the Contractor of the termination of the contract in the manner provided for the relevant service. In all cases, from the User a written notification of the Contractor on the termination of this agreement is required Contracts.

8. The contractor, for its part, has the right to unilaterally terminate the of this agreement if:

a) the User has violated any provision of this Agreement, or has committed actions, demonstrating unwillingness to comply with the terms of the Contract;

b) the Contractor shall not be obliged to provide or terminate the provision of services The user in accordance with the legislation and regulations and (or) for any other reason;

c) the Contractor has no technical or organizational ability to continue provision of services;

d) the Contractor shall stop providing services in the territory of the state, where the

is the User, or from the territory of which the User accesses the Program;

In the event of termination, the Parties retain all rights and obligations not limited duration of the Contract.

9. The agreement will be deemed terminated within 10 (ten) working days after receipt. The contractor shall notify the user in writing.

23. Copyright and exclusive law

1. Any content, including databases, information materials, data on infrastructure and interfaces and other information of various types and formats views posted and available in or associated with the Program may include the result of intellectual activity or object of industrial property and to be protected by copyright law.

2. Any content is intended solely for personal, non-commercial use, unless otherwise provided by a separate agreement with the Contractor and (or) the owner of the exclusive rights to such content. In this case, any copy, reproduction, processing, distribution, lease or loan, placement in free access (publication) on the Internet, any use in media Content without prior written permission the owner of exclusive rights to The content and (or) the Contractor and without reference to it is prohibited, except as expressly provided in this Agreement.

3. Ispolnitelyami exclusive rights in relation to the Programme, with aconnector source code components, technologies, content and other data used. The contractor may be licensed by the Contractor by third-party licensors. The user has no right to use any trademarks, trademarks or service marks services, brand names or other industrial property Performer's.

24. Non-exclusive license right use the program

1. The contractor transfers to the User a non-exclusive, non-transferable right use the software to the Executor-program and databases included and used to provide the Services, only to ensure the use of the Services By the user, without limitation of territory.

2. The contractor has the right to update the Program to improve and develop Services. Updates can be provided in a separate file package for automatic installation, as well as in as automatically downloaded and installed from the Internet and modules of the Program and (or) automatically made changes to the Program. Updates may be provided without prior notice. Use of some the services may require the user to agree to receive such updates. The contractor has the right to release both paid and free functional and information utilities, plug-ins and additional programs and services and take steps to resolve the detected errors, but does not guarantee their complete absence in the Contractor, any of its services, functions and (or) part.

25. Additional condition

1. All documents referred to in this Agreement, as well as documents drawn up in the relations with its execution are an integral part of it.

2. If any provision of this Agreement becomes invalid, it is not affects the validity of the remaining provisions.

3. Non-performance by any party of one of its obligations under this Agreement is not means a waiver of other obligations and rights under this Agreement.

4. The main language of this Agreement is Russian. Any translation of the Contract from Russian language is provided for convenience only. In case of any contradictions between the Agreement in Russian and its translation, the version of the Agreement in Russian language certainly takes precedence.

5. This Agreement constitutes a binding legal agreement between The contractor and the User regulating the use of the Services and completely replaces any previous agreement between the Contractor and the User in respect of Services'.

26. Party Details

INDIVIDUAL ENTREPRENEUR SOKOLOVSKY ALEKSANDR SERGEEVICH

Account number: 40802810138000060071

Beneficiary Bank: SBERBANK

BIC: 044525225

Cor. account: 30101810400000000225

INN: 772792331281

OGRNIP: 316774600098680