Public offer

This public offer (hereinafter referred to as the "Offer") is the Contractor's official proposal to conclude with any individual, hereinafter referred to as the "User," an Agreement for the provision of paid services under the conditions specified in the text of the Offer. Acceptance of this Offer is carried out by placing an order on the service by the User. If the User places an order on the service, he accepts and agrees to the terms and conditions of the offer.

Acceptance of the Offer means familiarization and full, unconditional and unconditional agreement of the User with the conditions and requirements defined in the Offer. From the moment of acceptance of the Offer, the Agreement for the provision of information Services between the Contractor and the User is recognized as concluded and agreed upon between them, and its terms are subject to mandatory execution by the Parties.

1. Terms

For the purposes of this Offer, the following terms are used in the following meaning:

- 1.1. Service a website owned by the Contractor, located at https://inkdigitals.com
- 1.2. The contractor is the service, represented by the site owner.
- 1.3. User an individual who independently uses (took advantage of) the functions and services provided by the service https://inkdigitals.com
- 1.4. Order the User's application for the performance of service functions defined in the text of this Offer.

2. Subject of the offer

- 2.1. Within the framework of this Offer, the Contractor, upon the User's Order, undertakes to provide the User with services for the provision of use of the Site for placing the User's orders, as well as to receive additional services related to this information, and the User undertakes to pay for these Services in the amount, on the terms and in the manner established by the Offer .
- 2.2. The list and cost of the Contractor's Services are published on the Site.

3. Settlements between the parties

- 3.1. Payment for the Contractor's Services is carried out non-cash by issuing an invoice to the User's E-mail via Liqpay.
- 3.2. The date of payment is the date of receipt of funds to the Contractor's account.
- 3.3. Funds can be used exclusively to pay for services and functions of the service. Transfer to an electronic wallet or any other payment card; transfer to another user is not possible.

4. Fact of provision of services

- 4.1. The fact of provision of Services under this Offer for marketing services and promotion of social networks is considered to be achievement of the agreed quantity subscribers/views/likes/friends/reposts/votes on the group/video/channel/photo/post/voting counter. All results are recorded exclusively by counters on social networks.
- 4.2. The fact of provision of Services under this Offer for design and development is considered to be the transfer of the developed project to the User's server and/or the transfer of materials of the developed project to the User using cloud services/email/physical copy of data.
- 4.3. The fact of provision of Services under this Offer for search engine optimization, conversion optimization, local promotion is considered to be the achievement of keywords pre-agreed with the Contractor in organic search results, a pre-agreed region and/or region in the list of the first 10.
- 4.4. During the order fulfillment process, the use of any third-party services is possible only with agreement with the Contractor.

5. Responsibility of the parties

- 5.1. In case of non-fulfillment or improper fulfillment of obligations, the Parties bear responsibility under the current legislation of Ukraine.
- 5.2. If the User does not pay for the Services, the Contractor has the right to suspend the provision of Services to the User and limit the User's access to the Site.
- 5.3. The user of the service has no right to forcefully, through threats, blackmail or extortion, demand a transfer or return of funds that were spent on the functions of the service.
- 5.4. The parties are released from liability for violation of the terms of this Agreement if such violation is caused by force majeure circumstances (force majeure circumstances). The parties agreed that such actions, in particular, are the actions of state authorities, local governments, fire, flood, earthquake, other acts of nature, lack of electricity and/or computer network failures, strikes, civil unrest, riots, unplanned changes in algorithms by the administration of social networks. In the event of force majeure circumstances, the established deadlines for fulfilling obligations specified in the Agreement are postponed for the period during which the circumstances arise.

6. Dispute resolution

- 6.1. The parties established a pretentious pre-trial procedure for resolving disagreements and disputes. The period for responding to the submitted claim is 30 (thirty) working days from the date of its receipt by the Party.
- 6.2. Only technical support and the service operator have the right to make an exclusively correct resolution of the dispute. The Contractor or his representative, technical support operator has the right to refuse to resolve a user's problem or complaint if there are violations.

7. Other conditions

- 7.1. To fulfill its obligations under this Offer, the Contractor has the right to involve third parties.
- 7.2. The User hereby consents to the storage, processing and transfer, including transfer to a third party, of data about their orders.
- 7.3. The use of personal data and other information of the User, including that provided when placing an order on the Site, under this Offer is carried out solely for the purpose of the Contractor fulfilling its obligations.
- 7.4. The User hereby agrees to receive various service and information messages from the Contractor via mail, telephone (including mobile) communications, e-mail and other forms and channels for sending/receiving information.
- 7.5. The service is not responsible for the loss or theft of the login and password from the User's social network account.
- 7.6. The Service disclaims all warranty obligations if the User used, before or after contacting the Contractor, third-party services, sites, other performers for promotion, and also if he used different rates for promotion into one group/page/site.

8. Validity of the public offer

- 8.1. This Offer comes into force from the moment it is posted on the Site.
- 8.2. This Offer is posted for an indefinite period and loses its force if it is canceled by the Contractor.
- 8.3. If changes are made to the Offer, such changes come into force from the moment the new version of the Offer is published on the Site, unless a different date for the entry into force of the changes is additionally determined upon their publication. The Contractor has the right to unilaterally make changes to the text of the Offer.
- 8.4. The User undertakes to independently monitor changes in the provisions of this Offer and bear responsibility for the consequences associated with failure to comply with this obligation.
- 8.5. If the User disagrees with the relevant changes, the User is obliged to stop using the Site and refuse the Contractor's Services. Otherwise, the User's continued use of the Site means that the User agrees to the terms of the Offer in the new edition.