

FREELANCE AGREEMENT

PARTIES

This Freelance Contractual Agreement (hereinafter referred to as the “Agreement”) is entered into on \${date_agreement} (the “Effective Date”), by and between \${from_name}, with an address of \${address_freelancer} (hereinafter referred to as the “Freelancer”) and \${to_name} with an address of \${client_address} (hereinafter referred to as the “Client”) (collectively referred to as the “Parties”).

TERM

This agreement is valid from the day of signing until \${validity_end_date}

DESCRIPTION OF SERVICES

The Freelancer agrees to provide the following services at the given prices:

SERVICE	DESCRIPTION	PRICE
\${service_1}	\${description_1}	\${price_1} EUR
\${service_2}	\${description_2}	\${price_2} EUR
\${service_3}	\${description_3}	\${price_3} EUR
\${service_4}	\${description_4}	\${price_4} EUR
\${service_5}	\${description_5}	\${price_5} EUR
\${service_6}	\${description_6}	\${price_6} EUR

The Client is entitled to pay the Freelancer the accumulated earnings every \${frequency_payment}

INTELLECTUAL PROPERTY

- The Parties hereby agree that the Client will retain his/her present and future rights, title as well as the interest to all intellectual property (hereinafter referred to as “**Intellectual Property**”) that is created and/or discovered during the term of their employment.
- Intellectual Property includes, but is not limited to, trademarks, trade names, service marks, service mark registrations, service names, patents, patent rights, copyrights, inventions, licenses, approvals, governmental authorizations, trade secrets, algorithms, codes, inventions, processes, software, formulas, ideas, concepts, and developments.

TERMINATION

This Agreement may be terminated in case the following occurs:

- Immediately in case one of the Parties breaches this Agreement.
- By providing a written notice to the other party at least \${days_notice} days prior to the intended termination.

CONFIDENTIALITY

- During the Term and for a period of \${confidentiality_years} years thereafter, the Freelancer agrees to maintain in confidence all Clients’ information disclosed that is identified as, or acknowledged to be, confidential at the time of disclosure (the “Confidential Information”), and shall not use, disclose, or grant the use of the Confidential Information.

AMENDMENTS

- The Parties agree that any amendments made to this Agreement must be done in writing and signed by both Parties.
- As such, any amendments made by the Parties will be applied to this Agreement.

SEVERABILITY

- In an event where a provision of this Agreement is found to be void and/or unenforceable by a court of competent jurisdiction, then the provisions remaining will continue to be enforced.

FREELANCE AGREEMENT

DISPUTE RESOLUTION

- Any dispute and/or difference arising out of or related to this Agreement will be submitted to (Arbitration/mediation/negotiation) according to, and subject to the laws of \${country_law}.

GOVERNING LAW

- This Agreement will be governed by and construed according to the laws of \${country_law}.

ENTIRE AGREEMENT

- This Agreement is complete and with respect to the subject matter herein, supersedes all and any prior agreements, understandings, and conditions, expressed or implied, written, or oral, of any nature with respect to the subject matter herein.
- The expressed terms control and supersede any course of performance and/or usage of the trade inconsistent with any of the terms herein.

SIGNATURE AND DATE

- The Parties hereby agree to the terms and conditions in this Agreement and as demonstrated through their signatures below:

FREELANCER
\${signature_freelancer}

CLIENT
\${signature_client}

\${date_sign_freelancer}

\${date_sign_client}