

Contract for the provision of services

LOGICAL MODERATOR SOLUTION N.V. in becoming represented by its Director Mr. ROSE, Orano M, situated and keeping office at Paramaribo Suriname, Wagenwegstraat no. 42 PO 0000, henceforth be known as the "**client**"

-And-

(Full name)_____, of legal age, single/married, a resident of
(City)_____,(Country)_____, henceforth referred to as the "**Independent contractor**"

Agree to the following:

To this contract for the provision of services there belong general terms:

Article 1. Position and tasks

A. The Independent contractor performs work in the "Operator" function.

B. The position includes:

- Providing (erotic) text messages to different people.

C. The Independent contractor shall not serve the client and hereby declares that in relation to this contract, the work may not be carried out or engaged in this employment.

D. This Agreement does not constitute a hiring by either party. It is the parties intention that Independent Contractor shall have an independent contractor status and not be an employee for any purposes, including, but not limited to, the application of the Labor Laws, the Social Security System Law and the provisions of the National Internal Revenue Code, relating to, among other, income tax withholding at the source of income, and other benefit payments and third party liability claims. Independent Contractor shall retain sole and absolute discretion in the manner and means of carrying out his activities and responsibilities under this Agreement. This Agreement shall not be considered or construed to be a partnership or joint venture, and the Company shall not be liable for any obligations incurred by Independent Contractor unless specifically authorized in writing. Independent Contractor shall not act as an agent of the Company, ostensibly or otherwise, nor bind the Company in any manner, unless specifically authorized to do so in writing.

Article 2 Commencement and duration

This agreement commences on (Date)_____ and lasts until further notice.

Article 3 Attendance and Availability

The contractor is free to determine, his / her own working hours at its discretion.

Article 4 Compensation

The supervisor will assist you with information regarding fees per correct processed message.

Article 5 Penalty Clauses

1. At an assessment of insufficiency (4), by the office-manager or Supervisor in Suriname, the contractor will have to pay a fine of Euro 50, -, to the client.
2. An assessment of unsuitability (2), the contractor will have to pay a penalty of EURO 100, - to the client.
3. If the contractor passes his / her account onto to third parties, there will be a penalty payable of Euro 200, - to the client.
4. If the contractor asks for private contact with customers offsite, the contractor will be charged with a penalty of EURO 5.000, - to pay the client.
5. If the contractor makes himself guilty of identical messages and / or copy paste and / or date controls and / or date's confirmed, he / she will be owning a fine of Euro 100, - to the client.
6. Contractor is incorporated properly and afterwards cannot rely on an incorrect training process. If the contractor fails to comply with the rules that are given during the training process, he / she will be liable to pay a fine of Euro 50, - to the client.

Article 6 Other liabilities

1. Each new sentence should start with a capital letter as well as the names of customers and locations. Punctuation should be placed in the right place.
2. It is prohibited to conduct conversation:
 - With minors
 - About having sex with blood relatives (incest)
 - About sex with animals.
 - Any other illegal activity or action.

- 3. The logbook must be kept properly at all times.
- 4. It is prohibited to exchange social media contacts with customers. There should not be disclosed to the customer that their numbers and email addresses are filtered.
- 5. It is required to go into everything the customer writes and blunt answers should be avoided. The customer needs to be complimented at all times.
- 6. Each message must contain more than 120 signs (example: if the customer uses 800 characters, the message must contain at least half of this message length ex: 400 + characters).
- 7. Replying to the stop of a conversation is not reimbursed.
- 8. The contractor should request feedback from their supervisor or office-manager at least twice a month.
- 9. The contractor needs to take in account that wire transfers can sometimes be stuck, which can result in a delay of the appointed payment date.
- 10. Any form of insult or disrespect towards team leaders, supervisors, office managers or other team members will be punishable with permanent discontinuation of cooperation between client and independent contractor, without payment for the delivered services.

Article 7. Final Provisions

In this agreement, the Surinamese law is applied.

- A. During and after the termination of the contract, the contractor is required to maintain the confidentiality of information obtained through the function.
- B. The contractor will not receive gifts, payments, fees or benefits of any kind, which could be interpreted as offering illegal or corrupt acts, to others or to himself, to receive from them or to make them promises.
- C. Upon termination of the contract, the contractor will hand all documents relating to the contract over to the client.

Done in duplicate in Paramaribo,

The contractor,

The client

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