

AGREEMENT GOVERNMENT DATED THIS AS FOR 2022 - FOR 11MONTH.

POINTS TO BE NOTE THIS IS FOR YOUR AGREEMENT TERMS: -

A) The client thinks that the contractor has the necessary qualifications, experience and abilities to provide service to the client.

B) The contractor is agreeable to provide such service to the client on the terms and conditions set out in this agreement.

In consideration of the matters described above and of the mutual benefits and obligations outlined in this agreement the receipt and sufficiency of which consideration is hereby acknowledged the client and the contractor agree as follows.

1. Job title and description

1.1 The job duties, the client will be accepted to perform will be consisting of filling the forms as per the data given by the online portal.

1.2 the client will perform any duties as requested by the contractor that are reasonable and that are customarily performed by a person held in a similar position like this business.

1.3 the client agrees to abide by the contractor's rules and regulations, policies including those concerning work schedules.

2. CLIENT REMUNERATION

2.1 REMUNERATION: - For the form filling service rendered by the client. The Clients shall be entitled to payments of price 42 Rs. (INR) Max perform for the salary may vary from 21000/- INR The Client shall raise the invoice within 15 days after the successful completion of the project. The contractor will pay each project's amount within a maximum of 72 HRS, from the date of issue of the quality check report. the invoice can be raised through E-mail. Q.C. Report will be provided within 24-48 Working hours from the date of submission.

2.2 Billing: - contractor will provide a workload of 500 Forms and the client shall complete the work within 5 days under the given criteria of this agreement. This Agreement has been signed for one system. The contractor will make the payment for the billing within 1 INTERNATIONAL WORKING DAY from the date of raising the project subject to the quality check report.

2.3 Accuracy: - contractor will provide Adequate feedback within 6 Working Days for the date and on completion of the quality check shall issue a Quality report. Both parties agree to assure the highest Quality of End service. Following Cycle for accuracy will be followed. cut off forms - 80 (in total) - Above 90% @42/- INR perform. if below cut off or id is terminated then the client is supposed to clear the Registration Amount (6800/-) to the company.

The Q.C. Department will Check the forms Randomly by the server computer. Until the submitted Slot is rejected above the cut-off criteria if the client makes any mistake, (Which includes but is not limited to spelling, Punctuation, Extra/Missing space, Extra/ Missing Line, skip by time etc.) in a form that form will be rejected, Likewise Client has to maintain cut off or accuracy.

If all the forms are submitted or in submit mode, then only the Q.C. report will be generated else not. if forms are in Not Complete mode then Q.C. Report Will Not be Generated and that thing will be considered as incomplete submission only. You can save the forms after completion of the work pdf will be downloaded automatically, and then after all Those forms are Automatically submitted and becomes Non-Editable.

3. Conflict of interest

3.1 Application Fee(S): The Registration Amount of 6800/- INR. Will be deducted from the salary if generated, and if the salary is not generated i.e If the client fails to complete the work. then he/she is liable to pay the same registration amount on their own. The client has to pay in immeiately actions after the Q.C. Report. The client must start & complete his/her Work of form - filling Assigned to then by the contractor, the date of starting the project (selected by the client as per his/her convenience). In case of failure in starting of the work number of forms detected or incomplete submission of work is defined by the contractor then the Application fee(s), and NOC invoice needs to be cleared by the client. AS the contractor will have to face the Economic crisis in the business in case of failure of this project in any of the per this agreement.

ID. If the software portal or the server of the company detects that there are multiple login Attempts/multiple IP Addresses of the account Modules .and The ID will get Terminated Without Any Intimation and the client needs to clear the server maintenance charge up to 3850/- INR. (Refundable Amount After Successfully done the work**) For That Particular Project As Per This Agreement.

3.2 TAT (Tum Around Time): The Second Party Has 5 Days (Including Holidays) To Complete the New Work and Second Party Has to Send It To First Party Shall Give An Accuracy Report Within 1-2 Working days For The New Work, After Submission As Per Technical Specification Which Is Included In this Agreement With Accuracy Parameters.

3.3 Contractor Agree to provide Formats and Other Information for Processing The job To Client At the time of Providing the Data The Client Agree with the format And Other information which is being processed to the particular.

3.4 Client will Execute The data Processing Work provided by the contractor through experienced persons in such a manner to carry out the work efficiently at a minimum of 90% for our files.

3.5 This Agreement Represent The business agreement and operation understanding between the parties and shall remain in effect for six months for the date of execution hereof the Contractor's Specification in terms of quality and other parameters that shall be issued by the Contractor. This General Freelance Service Agreement Stand and is valid for eleven months if the client or contractor is willing to end this business relationship they need to proceed with the termination of this agreement-based contract.

4. Termination Employment

4.1 Termination: - If the Client fails to submit data on or If the client fails to give Accuracy in the Output file. The client reserves the right to terminate the agreement with immediate effect and will not be responsible for any future data and payment to the Client and Client will be liable to pay the maintenance Amount to the client as mentioned in 'clause-3.1' In this agreement and the client will also be liable to pay contractors expenses for a legal proceeding. Where there is just cause for termination, the Contractor may terminate the client's employment without notice as permitted by law.

4.2 No modification of the term of this AGREEMENT shall be valid unless it is in writing and signed by both parties.

4.3 Force majeure: If the rendition of the form filling services is humoured.63 due to Earthquake, flood, Lockdown by Government, Tempest, Civil Riots or Act of God then the Business Associate shall be absolved of its obligation here till normally is restored after the cessation of the aforementioned contingencies. the client solves likewise be absolved if a rendition of the services is hampered due to a strike called by the data entry operators engaged by the client, violence or political turbulence or for any other reasons of a similar nature, which is beyond the control of the client.

4.4~ If Client Want To Terminate The Agreement Before 11 Months Then He & She Need To Pay Minimum 6 Month's Loss Amount To Company Say On That Time .

4.5 If Client Has Not Complete The First Project After He/She Want To Continue This 10 Month's Remaining Agreement Then He/She Have To Pay Security Charges 4 Month's Based (For Refundable)

Note :- If You Have Not Cleared The Amount Of Agreement Cancellation Or Continuation Then Your File Will Be Re-Opened.

5. Non - solicitation

5.1 The client understands and agreement that any attempt on the part of the client to induce another client or contractor to leave the contractor employee, or any effort by the client to interfere with the contractor's relation with it other client and contractor would be harmful and damaging to the contractor.

5.2 The client will not in any way, Directly or Indirectly: -

5.2.1 Induce or attempt to Induce any client or contractor of the Contractor to quit employment or retainer of the contractor.

5.2.2 Discuss Employment Opportunities or provide information about competitive employment to any of the Contractor's Clients or Contractors.

This Non - solicitation obligation as described in this section will be limited to clients or contractors who were clients or contractors of the Contractor During The period that the Client was employed by the Contractor.

6.1 The Client Acknowledges that, in any position the Client may hold, in and as a result of the Client's employment which is confidential to the Contractor (the confidential information) and the confidential information is the exclusive property of the Contractor.

6.2 The Client agrees and acknowledges that the confidential information is of a proprietary and confidential nature and that any disclosure of the confidential information of a proprietary and confidential nature and that any disclosure of the confidential information to a third party in breach of this agreement cannot be reasonably or adequately compensated for in money damages, would cause irreparable injury to Contractor, would gravely affect the effective and successful conduct of the Contractor's business and goodwill and would be a material breach of this agreement.

7. Severability

7.1 The Contractor and the Client acknowledge that this agreement is reasonable, valid and Enforceable .however, if any term, covenant or provision of this agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, it is the party's intend that such provision is changed in scope by the court by only to the extent deemed necessary by that court to render the provision reasonable and enforceable and the remainder of the provision of this agreement will in no way be affected, impaired or invalidated as a result.

7.2 Variation: Except as otherwise Expressly Provided in this agreement, this agreement may not be changed or modified in any way after it has been signed, except in writing signed by or on behalf of both of the parties.

7.3 Dispute resolution & jurisdiction: in the event of any dispute or difference arising between the parties hereto relating to or arising out of this agreement including the implementation, Execution, India, rights, obligations or liabilities of the parties hereto, the same will be adjudicated and determined by arbitration & conciliation Act, 1996 or any statutory amendment or re-enactment thereof in force in India, shall govern the reference. both parties shall appoint their respective arbitrator, and both arbitrators thus appointed should appoint the third arbitrator shall function as the presiding arbitrator. * DON'T LOGIN ON TO MULTIPLE DEVICES. *IF YOU FAIL TO DO THE WORK OR SUBMIT THE WORK YOU NEED TO PAY 6800/- TO THE COMPANY.

Name- Macro Tech Email- macro.helpline0378@gmail.com Address- 203/B1, Postmaster, Alambazar S.O, Kolkata, West Bengal, India (IN), Pin Code:-700035 HELPLINE NUMBER:-9644013762 B. Client: -Name-Sukanya Email-sukanya.chavvakula@gmail.com 5/33/1 T Kammapalli, Eguvareddipalli, Pullampet, Kadapa,516107

The helpline department is available from Monday to Saturday from 11.00 Am to 5.30 Pm





