

Agreement on the provision of educational services (public offer)

Training Classes "Block Academies", hereinafter referred to as "EXECUTOR", offers any able person to conclude this contract in the conditions specified in it. According to Article 633 of the Civil Code of Ukraine, this agreement is a public offer (public contract), and in case of acceptance of its terms (acceptance) the Customer is obliged to do them in good faith. The disagreement with the conditions specified in this contract entails for the impossibility of providing the Executor with educational services

DEFINITION OF CONDITION

Certificate - the EXECUTOR report, which is issued by the CUSTOMER according to the results provided services. Training course - the form of providing the EXECUTOR of training services in a particular CUSTOMER INDUSTRIES. Program - the order and amount of provision agreed by the Parties educational services provided by the CUSTOMER EXECUTOR.

1. SUBJECT OF THE AGREEMENT

1.1. THE EXECUTOR undertakes to provide the CUSTOMER educational services (hereinafter - services) from a specific training course and a specific training program listed on Website Performer <https://blockacademy.net>. This list of services is not exhaustive and may be specified by the parties.

1.2. The CUSTOMER undertakes to accept the services rendered and to pay their costs in a timely manner on the terms of this Agreement.

2. THE COST OF SERVICES AND THE PROCEDURE OF CALCULATIONS

2.1. The total cost of services for each particular course is indicated on the site Artis <https://blockacademy.net>

2.2. CUSTOMER carries out payment of educational services on the conditions of 100% prepayment, unless otherwise agreed by the parties

2.3. Payments for services are carried out by the CUSTOMER by transfer the corresponding amount on the EXECUTOR'S current account.

3. PROCEDURE AND TERMS FOR PROVIDING SERVICES

3.1. Services are provided through direct teaching in the classrooms provided EXECUTOR, certified EXECUTOR'S partners in accordance with the established EXECUTE the schedule for the time specified in each specific Program.

3.2. The beginning of the provision of services is agreed upon by the Parties in advance.

4. OBLIGATIONS OF THE PARTIES

4.1. Obligations of the CONTRACTOR:

4.1.1. Provide services in a high quality and in full.

4.1.2. Provide services by engaging qualified instructors.

4.1.3. Provide CUSTOMER educational services in the amount set for the corresponding program / course.

4.2. Obligations of the CUSTOMER:

4.2.1. Ensure appearance for services.

4.2.2. Timely payment of services.

4.3. The CUSTOMER guarantees that the materials and access to the electronic resources that make up the intellectual property of the CONTRACTOR will not be provided / transferred by anyone to third parties, copied or otherwise reproduced.

4.5. Each of the Parties undertakes to maintain confidentiality and not to provide third party persons with information regarding this Agreement, technical and other information received from another the parties during the execution of this Agreement, without the prior written consent of the other the parties, except as provided in this Agreement and in force legislation of Ukraine.

5. PROCEDURE FOR SOLVING DISPUTES

5.1. In the event of disputes in the implementation of the Parties to this Treaty, the Parties will take all measures to resolve them by negotiation. In case of impossibility of them the negotiated settlement shall be made by the Party concerned to the relevant court jurisdiction in accordance with the current legislation of Ukraine.

6. CIRCUMSTANCES OF UNCONTORABLE FORCE

6.1. Parties are released from liability for partial or total non-compliance obligations under this Agreement, if it became a consequence of circumstances of force majeure, such as: natural disasters, fires, floods, strikes, other circumstances, if they have affected implementation of the Parties to this Treaty. Under circumstances of irresistible force it is necessary understand the circumstances that arose during the term of this Agreement as a result unforeseen and inevitable Parties to the events. In these cases, the term of execution The parties of the obligations under the contract shall be set off according to the time during which such circumstances and their consequences apply.

6.2. Party for which conditions have been created for which it is impossible to fulfill obligations for the contract as a result of force majeure circumstances, must inform the other in writing the party about the occurrence of these circumstances without any delay, no later than 10 (ten) days from give them a date. The message must contain information about the offense and nature circumstances and their possible consequences.

6.3. Properly proof existence circumstances irresistible strength is certificate Ukrainian Chamber of Commerce and Industry.

6.4. The emergence of these circumstances is not a reason for the CUSTOMER's refusal to pay for parental services provided before their occurrence and refusal of the CONTRACTOR from provision educational services according to the CUSTOMER's payment made.

6.5. In the case of force majeure events lasting more than 60 days, each of the Parties has the right to raise the issue of termination of this Agreement.

7. THE RIGHTS OF INTELLECTUAL PROPERTY

7.1. Taking into account the provisions of this Treaty, the Civil Code of Ukraine, the Laws of Ukraine "On Copyright and Related Rights", "On Information", the Parties agreed that:

- all educational materials that will be used for the purpose of the implementation of this Agreement; are protected by copyright.
- to all intellectual property objects provided during the implementation of this Agreement EXECUTOR, all and any exclusive proprietary rights, including those referred to in Article 424 Civil code of Ukraine, on objects of intellectual property (copyright) with the moment when such objects are created in full by the CONTRACTOR.

7.2. The CUSTOMER has the right to use the materials solely for the purposes of performance this Agreement. In this case, the property rights of intellectual property to the training the materials are left to the EXECUTOR. Nothing in this Agreement shall be construed as transfer to the EXECUTOR of any proprietary intellectual property rights to educational materials and / or permission to use such educational materials for purposes other than those specified in the Contract.

<https://blockacademy.net>

8. TERMS OF ACTION AGREEMENT

8.1. The Agreement comes into force on the date of payment by the Customer of a particular course and is valid until full compliance by the Parties with their obligations.

8.2. The CONTRACTOR has the right to terminate this Agreement unilaterally to stop providing services in the event of:

- non-fulfillment of the CUSTOMER's duties under this Agreement, including in the case violation of the terms of payment stipulated in clause 2.2 of this Agreement;
- violation by the CUSTOMER of the rules of the internal regulations of the CONTRACTOR;
- non-appearance by the CUSTOMER for the services provided by this Agreement;
- violation of moral and ethical norms during the provision of services to the EXECUTOR;
- CUSTOMER refuses to receive services. In the event of termination of the Agreement under the above circumstances, paid CUSTOMER payments under this Agreement are not returned.

8.3. This Agreement may be terminated early by agreement of the Parties or for by a decision of the Economic Court.

9. TERMS OF ACQUISITION AND RETURN OF FUNDS

9.1. Block Akademi sells training tickets through blockacademy.net according to the relevant agreement.

9.2. When purchasing tickets through the site blockacademy.net the visitor receives on the one specified by him an e-mail, an appropriate electronic document, or a receipt for payment as well message containing a unique digital number confirming the fact of payment and which can be copied (rewritten) or printed, which will be provided by the Visitor opportunity to receive training services for the corresponding training.

9.2.1. When returning to the Visitors, the Company's employees must comply the current legislation of Ukraine and the provisions of these Rules.

9.2.2 In order to return the tickets, the Visitor shall have no more than 15 calendar days before beginning course send message on electronic post office the company info@blockacademy.net request (specify the name, and the receipt number).

9.2.3. If the Visitor has purchased tickets less than 15 calendar days before the start. The course has 3 calendar days for which it has the ability to apply for repayment

9.3. The request is considered to be the date when the request was sent to info@blockacademy.net

9.3.1 The refund is made on a bank card from which payment was made for teaching.

9.4. The company reserves the right not to return funds if the Contractor has made their obligations under paragraph 4 of this agreement.

10. FINAL PROVISIONS

10.1 By signing this Agreement the CUSTOMER grants an EXECUTIVE right to the collection, processing and storing of the personal data contained in the Agreement, in order, established by the Law of Ukraine "On Protection of Personal Data", and also grants the right to include their personal data into a single electronic database of students (students) Block Academy.

10.2 The CONTRACTOR hereby informs the CUSTOMER that the CONTRACTOR has Exclusive property rights to Block Academy curriculums / courses.

10.3 By mutual consent, the Parties may make the necessary amendments to this Agreement either changes that will take effect after signing by the authorized representatives of the Parties.

10.4 All annexes, amendments and additions to this Agreement make it an integral part part of

10.5 The Parties shall immediately inform each other about the change of their legal addresses, place location and other details.