

Offer-additional agreement

To the Agreement for the provision of remote training services

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Skymath Ltd. duly incorporated under the laws of the state of Delaware, address: 12430 Park Potomac Ave Unit 122 Potomac MD 20854 United States, hereinafter referred to as The "Contractor" by this offer offers an individual with whom the Contractor has settled an Offer Agreement for the provision of remote training services (hereinafter referred to as the "Customer"), located on the website <https://legal.osmi.com/doc/view/pro/offer> (hereinafter referred to as the "Agreement"/"Offer"), to settle this Supplemental Offer Agreement (hereinafter referred to as the "Agreement") on the following:

1. The offer to settle this Agreement is sent by the Contractor to the Customer's e-mail specified during registration in accordance with the terms of the Agreement, from an e-mail with the @skyeng.ru domain. The acceptance of this Agreement (hereinafter referred to as the "Acceptance") is considered to be the following action performed by the Customer: sending of a text message with the following content "I, ___ (full name) ___, agree to settle an additional agreement to the Offer Agreement for the provision of remote training services, located on the website <https://legal.osmi.com/doc/view/pro/offer>".

2. Section "B. Acceptance" of the Agreement is hereby amended and restated to read in its entirety as follows:

"B. Acceptance

Acceptance of an offer is the following:

1. registration on the site/platform;
2. receipt by the Contractor of funds to pay for paid training services.

The offer is accepted and the Contract is signed under the terms of the offer and valid under the terms of part 6 of the present Contract, since the Customer registration date on the web-site/ platform, under the terms of other conditions the Offer is accepted and the Contract is signed and valid on the date when the Contractor gets the first part of payment for the services according to the bill and required information and/or documents whichever comes later. Acceptance is complete, absolute and unconditional. Registration dates on the website/platform, payment receipt and acceptance, required information/ documents supply are based on Contractor data".

3. Section 1.4 of the Agreement is hereby amended and restated to read in its entirety as follows:

"1.4. The Customer agrees to remunerate the course in accordance with the payment schedule during the course which is given on the web-site/platform and agrees to complete the course during the period which is given on the web-site/ platform (training period) or over the course period but not later than during the training limit according to clause 2.6. of the present Contract. within 12 (twelve) months from the date of the Contractor get the remuneration for the services (training limit)".

4. Section 3.2 of the Agreement is hereby amended and restated to read in its entirety as follows:

"3.2. The Customer pays in accordance with the payment schedule available to the Customer in the personal cabinet on the web-site/platform during the course, via bank transfer in USD via one of the electronic payment providers which are available on the web-site/platform. Except as other terms of payment are introduced in the personal profile on the web-site/ platform. The Customer has a right to pay for the Services under these conditions at the same time personal profile's data have priority.

5. For failure to fulfill or improper fulfillment of their obligations under this Agreement, the Parties shall be liable in the manner determined by the current legislation of USA and the Agreement. In case of delay of payment for the Services under the Agreement by the Customer for a period from 1 (one) to 3 (three) days, the Contractor has the right to suspend the provision of the Services. In the event of a delay of payment for the Services under the Agreement by the Customer for a period of 4 (four) or more days, the Contractor, has the right to terminate the Agreement unilaterally, definitively ceasing to provide the Services, incl. access to training materials provided to the Customer.

6. Issues not directly regulated by this Agreement are governed by the current legislation of USA and the relevant Agreement or Offer.

7. This Agreement comes into force from the moment of its Acceptance by the Customer and is valid for the duration of the relevant Agreement or Offer.

8. The Agreement may be amended by the Contractor with the obligatory notification of the Customer, no later than 1 (one) working day before the implementation of such changes.