

PUBLIC OFFER AGREEMENT

with the service supplier

This agreement is a public offer (in accordance with article 435 and part 2 of article 437 of the Civil code of the Russian Federation)

In accordance with Art. 437 of the Civil Code of the Russian Federation, this Agreement, addressed to individuals and legal entities, hereinafter referred to as the «Supplier», is the official, public and irrevocable offer of LLC Renteto, represented by Director Yakushenko Ekaterina Olegovna, acting on the basis of the Charter, hereinafter referred to as Renteto. By virtue of paragraph 1 of Article 428 of the Civil Code of the Russian Federation, this Agreement is an accession agreement.

The Supplier and Renteto, collectively referred to as the «Parties», have entered into this agreement (hereinafter referred to as the «Agreement») as follows.

TERMS OF THE OFFER AND ACCEPTANCE

This document is the Offer Agreement, published on the Internet at <https://renteto.com> (hereinafter referred to as the «Site») and, at the request of the Supplier, may be provided for review on paper.

The full and unconditional acceptance (Article 438 of the Civil Code of the Russian Federation) of this public offer is the implementation by the Supplier of any action to fulfill the conditions of the contract specified in the offer (such actions, but not only include: registration on the Service Website, order receipt, any other action).

Acceptance of the offer means that the Supplier agrees with all the provisions of this Agreement, and is equal in legal force to the conclusion of this Agreement on paper. This Agreement, concluded by acceptance of this public offer, does not require mandatory bilateral signing by the parties in the form of a separate document, and is valid in electronic form. The date of acceptance is considered by the Parties as the date of conclusion of the Agreement.

Terms and definitions used in the Agreement

- **Supplier** - an individual or legal entity that has an intention to provide Services by posting this information on the website <https://renteto.com>
- **Customer / Client** - an individual or legal entity entering into pre-contractual relations with the Supplier (accepting his offer) by ordering the Supplier's Services through the Site.
- **Contractor** - LLC "Renteto", registered in accordance with the legislation of the Russian Federation.
- **Service, Services, Service of the Supplier** - the service of the Supplier, expressed in the provision of services by the Supplier, or in the assurance of provision of services by the Supplier, including (but not limited to): rent, charter, freight of a yacht / boat / catamaran or any other vessel, sea walks or excursions, recreational activities, entertainment and attractions, including sea-going.
- **Object of Service** - the technical means with the help of which the Service is provided, including (but not limited to) the small vessel, yacht, boat, catamaran, jet ski, hot-air balloon.
- **Website** - an online platform / online service owned by the Contractor and posted on the Internet at <https://renteto.com>, which provides the Supplier with the opportunity to enter into pre-contractual relations with the Client by posting information about the proposed Service and accepting the terms of the Client's offer by filling out the offer order.
- **Account** - a set of electronic data (protected by the technical means of the Site) posted by the Supplier on the Site, allowing individualization of the Supplier and its Service for a subsequent transaction with the Client.
- **Transaction** - mutual agreements between the Supplier and the Client regarding the provision of the Services, concluded by them in the form of an agreement, after the formation of the order by the Client through the Site.
- **Payment** - the amount of payment made by the Client to the Contractor in order to confirm the order of the Service at the specified date and time.
- **Confirmation of booking** - an information letter sent to the e-mail address of the Client, in which the conditions for the provision of the Service and its contact information are confirmed by the Supplier.
- **Standard Order** - reservation of the Service for the Customer with the impossibility of free cancellation of the order in less than 72 hours.
- **The final cost of the Supplier's Services** - the total cost of the Supplier Services, which is announced to the Client.

1. SUBJECT OF CONTRACT

1.1. In accordance with this Agreement, the Contractor provides the Supplier with the following services:

- posting on the Contractor's Website the information about the Supplier Services;
- acceptance and processing of Customer orders for Supplier Services.

The Supplier, in turn, in order to fulfill the terms of this agreement, provides the Clients, who have applied for the Service through the Site, with a discount on the Supplier's Service.

- 1.2 The Supplier in the «My Account» is given the opportunity to choose one of two options for pricing the Services of the Supplier by indicating:
 - 1.2.1. The final cost of the Supplier Services, including the discount agreed upon with the Contractor.
 - 1.2.2. Costs of the Supplier Services, and the Final Cost of the Supplier Services is determined by the Contractor, based on the market situation and market conditions. In this case, the discount amount is defined as the difference between the Final Cost of the Supplier Services and the Cost of the Supplier Services.
- 1.3. The amount of the discount provided by the Supplier to the Client for the cost of the Service is determined by the Supplier in the “Personal Account”.
- 1.4. The amount of the Payment received by the Contractor from the Customer in confirmation of the reservation of the Supplier's Services is equal to the ruble equivalent of the discount for each hour (day) of the provision of the Service specified in clause 1.2 of this Agreement.
- 1.5. Services are provided to the Customer by the Supplier. The Contractor does not provide the Services provided by the Supplier, and is not responsible for the provision and quality of the Services by the Supplier.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. The Contractor is obliged to:

- 2.1.1. Provide the Supplier with the opportunity to establish an account on the Site, post information about the Vessel and additional Services that do not contradict the Legislation of the Russian Federation, the Legislation of the country in which the Service is provided and the terms of this Agreement.
- 2.1.2. Based on the data provided by the Supplier, to provide the Clients, also by attracting the third parties, comprehensive information about the Services, making Payment and other issues related to the order of the Service.
- 2.1.3. After the Client expresses the intention to complete a transaction on the order of the Service (by clicking on the “Place an order” button on the pages of the Site), notify the Supplier or his authorized representative of the Client’s intention to complete the Transaction (on receipt of the Client’s order), as well as agree with the Supplier or his authorized representative a person is able to provide Services on the day and time specified in the order.
- 2.1.4. After receiving from the Client the confirmation of the intention to order the Service (receiving Payment from the Client), send the Supplier and / or his authorized representative via email, text message, or the Site services the Client’s contact details (name, surname, phone number and e-mail address), and the **Order Confirmation**, which indicates the order number, date, time, duration of the Service, cost, contact details of the Supplier and / or his authorized representative.
- 2.1.5. Consider the Supplier’s appeals (in accordance with clause 2.4.7 of this Agreement) and, if there is reason and opportunity to restore the Supplier’s account and / or the Supplier’s materials previously removed from the Site within a reasonable time.
- 2.1.6. Confirm the Supplier's account on the Site, or send a letter that confirms the placement of the information of the Supplier on the Site to the email address specified during registration.
- 2.1.7. Ensure the safety of the received personal data of the Supplier and not transfer them to third parties, except for of cases set forth by the legislation of the Russian Federation.

2.2. The Contractor has the right to:

- 2.2.1. Temporarily suspend the operation of the Site or its individual pages in order to modernize or optimize, change the design and content of the Site without prior notice to the Provider.
- 2.2.2. In order to increase traffic to the Site by Internet users and increase the conversion, change at its own discretion the format for providing the narrative of the Service given by the Supplier, without prior notice to the Supplier.
- 2.2.3. Without warning the Supplier and without of losses to the Supplier, delete and / or reject the placement of information provided by the Supplier on the website, suspend or block the Supplier's account.
- 2.2.4. To increase the competitiveness of the Site and Services, organize professional photo and video shooting of the object of the Service by prior agreement with the Supplier. To increase the competitiveness of the Service, the Contractor has the right to post information about the Service on the main page of the Site without notifying the Supplier and charging a fee from the Supplier. The placement of the Service on the main page of the Site at the initiative of the Supplier is carried out for a fee. The cost of paid placement is indicated on the Site in the "For Partners" section.
- 2.2.5. Determine and establish the maximum permissible amount of data storage for the Supplier’s photo, video and textual material, storage time, and other restrictions for the information posted by the Supplier on the Site by notifying the Supplier by e-mail or otherwise.
- 2.2.6. Contact the Supplier about the possibility of placing advertising materials at the Service object for promotion and advertising of the Service and the Site.
- 2.2.7. Request from the Service Provider any information necessary for the execution of this Agreement, including a copy of the Supplier's identification document, the cost and conditions of the Service, a description of the technical characteristics of the Service object, a description of services, additional equipment, routes and other information aimed at fulfilling the terms of this Agreement . In this case, the Contractor is not obliged to check the availability of documents and the accuracy of the information. The competence and responsibility of the Contractor is limited only

- by the provision of the opportunity to order the Services from the Suppliers, and not by the assessment of the possibility of their provision by a specific Supplier.
- 2.2.8. Demand compensation from the Supplier in cases established by the Law or this Agreement.
 - 2.2.9. Use the information about the Supplier and intellectual property, including the trademarks of the Supplier on the Site, in advertising and information materials, in other ways that do not contradict this Agreement. The Supplier provides the Contractor with a non-exclusive license for such facilities for the duration of this Agreement (there is not required any additional payment by the Contractor).
 - 2.2.10. Independently draw up advertising and information materials, including advertising on the Internet, without the the Supplier's consent.
 - 2.2.11. To conduct negotiations with the Supplier and / or his authorized representative and / or Client about the quality of the Services provided, including the means of electronic communication channels to clarify the necessary information as part of the execution of this Agreement.
 - 2.2.12. In case of unilateral refusal by the Client to complete the Transaction less than 72 hours before the moment of execution of the Transaction under the "Standard Order", the Contractor shall transfer to the Supplier the Payment received from the Client, reduced by 20%. This amount is compensation to the Supplier for the costs incurred. In this case, the Payment shall not be returned to the Customer. If the Supplier is an individual, the Contractor in accordance with paragraph 1 of Art. 24, Clause 1, Article 226 of the Tax Code of the Russian Federation is required to withhold personal income tax from the amount paid, as a tax agent.
 - 2.2.13. In case of unilateral refusal by the Client to complete the Transaction more than 72 hours before the moment of execution of the Transaction under the "Standard Order", the Contractor is obliged to fully return the paid Payment to the Client. Refunds are made to the same bank card or e-wallet which was used by the Client to make the payment.
 - 2.2.14. The Contractor has the right to unilaterally determine the Final Cost of the Supplier's Services, when the Supplier selects the pricing of the Supplier's Services in accordance with clause 1.2.2. actual agreement.
 - 2.2.15. The Contractor is entitled under otherwise equal conditions to offer the Clients, as a matter of priority, the Supplier's Service on the Website with the maximum discount amount.

2.3. The Supplier is obliged to:

- 2.3.1. Complete the registration procedure, as a result of which an Account for the Supplier is created on the Site, which is an integral part of this Agreement.
- 2.3.2. When registering, indicate the following information: company name, TIN or PSRN (passport data if the Supplier is an individual), email address, contact phone number, your authorized representative for working with the Contractor and Clients, password. The Contractor is not responsible to any third parties for the accuracy and reliability of the Supplier's personal data.
- 2.3.3. Review the terms of this Agreement and, when placing the Service, indicate relevant and reliable data. The Provider bears financial and legal responsibility for publishing false information, descriptions of consumer characteristics of the Services.
- 2.3.4. Ensure the principle of price parity, namely, set the cost of the Service when posting it on the Site no higher than the cost set by the Supplier for any other competitor of the Site engaged in online or offline promotion, sale and reservation of the Service and / or any third party that is a business Supplier's partner or otherwise related to it.
- 2.3.5. Inform the Contractor in writing of all the changes regarding the possibility of providing services, consumer properties of services, price changes no later than 30 (thirty) days before the relevant changes.
- 2.3.6. Ensure the timely provision of services in full accordance with the list and consumer properties of the services indicated in the Order Confirmation.
- 2.3.7. To inform the Contractor immediately in writing of all the facts that impede the provision of services to Clients in the proper quality and volume.
- 2.3.8. To ensure the safety of information about the Client, his contact information, including last name, first name, phone number, email, instant messengers (Skype, What'sUp, Viber, Telegram and others), profiles on social networks. Do not transfer this and any other information about the Client to competitors of the Site who are engaged in online or offline promotion, sale and booking of the Services and / or any third party that is a Supplier's business partner or is otherwise connected with it.
- 2.3.9. To ensure the safety of articles on the site, any photos and videos and other material prepared at the expense of the Contractor, not to use for their own purposes and not to transfer to any third parties.
- 2.3.10. Have only one account on the Site and post only reliable information about the Service on the Site under your Account, allowing the Client and the Contractor to establish reliably that the information about the Service posted by the Supplier. Under one account, the Supplier has the right to place an unlimited number of Services provided.
- 2.3.11. Do not post on the Site in the public domain (including the information about the Service, any photos) your contact information: phone numbers, email, instant messengers (Skype, What'sUp, Viber, Telegram and others), profiles on social networks or websites with direct links to the Service, the object of the Service, the Supplier or its website (s), and not to inform the Client of these data on their own in any way (including indirect methods outside the Site).
- 2.3.12. When creating an Account, post reliable, relevant information about yourself, the Service and the object of the Service. The Supplier is obliged to maintain up-to-date information regarding the Cost / Final Cost of the Service,

- depending on the pricing option chosen by the Supplier in the “My Account”. The risk of legal consequences of providing false information lies with the Supplier.
- 2.3.13. Keep confidential the login and password of the Account, as well as be responsible for any self-actions, inaction and actions of third parties committed when using the Account.
 - 2.3.14. Inform the Contractor of all cases of theft or use of the Account by third parties that become known to the Supplier.
 - 2.3.15. Under the threat of deletion of the data and / or the Account posted by the Supplier on the Site, do not post on the Site any information (data) that is prohibited by the legislation of the Russian Federation, the country in which the Service is provided, including Services for the distribution and use of drugs, firearms, information on organizations prohibited in the Russian Federation.
 - 2.3.16. Do not take any actions with the Site that may cause a violation of its performance, integrity with complete or partial loss of data, as well as the reason for entering sanctions against the Site by search engines.
 - 2.3.17. Do not advertise third-party services using the Site, do not post information on third-party contacts on the Site.
 - 2.3.18. Do not provide the third parties with the right to use the Site under the Supplier's Account, except when the third party is the Supplier's authorized representative and the services are provided in clause 2.4.5.
 - 2.3.19. Do not post information, materials and other data on the Site in violation of the legislation of the Russian Federation on intellectual property.
 - 2.3.20. The Supplier undertakes not to use, display, profit, incorporate, refer to the brand / logo of the Contractor and the Site (including the trademark, trade name or other similar signs of affiliation or origin), unless it is obtained the written consent from the Contractor.
 - 2.3.21. Using the capabilities of the Site, timely hide information about the Service on the Site, if for any reason the Service cannot be temporarily ordered by the Client. The service placed on the site as the available one, confirms the fact that the Supplier can provide the service. Until the launch of the visibility management functional on the Site, you can also hide information about the Service on the Site by informing the Contractor by e-mail. For this, it is necessary to send an email from the Supplier's email address specified during registration to the email address specified on the Site in the “Contacts” section.
 - 2.3.22. Under the threat of unilateral extrajudicial refusal of the Contractor to execute this Agreement, not to violate the terms of paragraph 5 of this Agreement.
 - 2.3.23. When creating an Account on behalf of a legal entity, thereby declare and guarantee that the Supplier has the authority to bind such a legal entity with the terms of this agreement.
 - 2.3.24. Conclude a Transaction with the Client and render the Service in accordance with the Order Confirmation with the provision of the discount to the Client provided for in clause 3.3. of this Agreement.
 - 2.3.25. Fully exercise the rights and bear responsibility for transactions concluded with the Client.
 - 2.3.26. Provide security measures for the Client when providing the Service.
 - 2.3.27. Ensure that the Service is provided to the Client only by certified personnel with the appropriate permits.
 - 2.3.28. Ensure the coordination of the personnel providing the Service to the Client, take into account the wishes of the Client when providing the Service, if the latter does not contradict the Legislation of the Russian Federation or the country in which the Service is provided, and also does not threaten the safety of life of the Client and his accompanying persons.
 - 2.3.29. Immediately inform the Contractor in writing in case of receiving any complaints from the Clients.
 - 2.3.30. Independently fulfill all obligations incurred by the Supplier to the Customer. The Supplier assumes responsibility for interaction with the Client in the part related to the provision of services to them. If the Client submits claims to the Contractor, the Supplier is obliged to settle the matter as soon as possible, compensating the Contractor for the losses incurred.
 - 2.3.31. To ensure the safety of the Client and his accompanying persons at the Service facility, including ensuring the availability of rescue equipment at the Service facility and conducting preliminary instruction on the rules for using the Service and the rules of conduct in unforeseen life-threatening situations.
 - 2.3.32. If it is impossible to complete the Transaction on the date and time specified in the Order Confirmation due to adverse weather conditions and / or a malfunction of the Service object, preliminary (no later than 24 hours before the time specified in the Order Confirmation) agree with the Client on changing the date and / or time of provision Services by notifying the Contractor. In case the Client refuses the new date and / or time for the provision of the Service, the Contractor provides a refund of the funds previously transferred by the Client as a Payment to the same bank card or electronic wallet which the Client used to make the payment.
 - 2.3.33. The Supplier is obliged to inform the Contractor about the fact of the service provided to the Client within a reasonable time, but no later than 12 hours from the date of the provision of the Service. Information is sent to the Contractor via email, sms or the Site services reflecting the time of the provision of the Service, as well as information allowing to identify the Client.
 - 2.3.34. If the Contractor provides the Provider with a temporary password to enter the Account, the Supplier is obliged to change the temporary password at the first entrance to the Site under its Account, bearing the risk of responsibility for the accuracy of the information provided.
 - 2.3.35. In case of changes in the information about the Supplier and / or the services provided by him, his contact details, the Supplier has to immediately notify the Customer and the Contractor in writing about such changes.

- 2.3.36. Ensure that the Supplier has all the necessary licenses and permits for the activities it renders, in cases where the availability of such licenses and permits is established by the requirements of applicable law.
- 2.3.37. Do not publish or transmit through the Internet any information defaming the Contractor.

2.4. The Supplier has the right to:

- 2.4.1. Create an account on the Site and place information on the Services under this account that does not contradict the Legislation of the Russian Federation, the country where the Service is provided and the terms of this Agreement.
- 2.4.2. Using the technical capabilities of the Site to manage the availability (visibility) of the Services on the Site, changing the visibility of the Services on the Site by himself (visible to everyone, not visible to anyone or vice versa). Until the launch of the visibility management functional on the Site, you can also hide information about the Service on the Site by informing the Contractor by the e-mail. For this, it is necessary to send an email from the Supplier's email address specified during registration to the email address specified on the Site in the "Contacts" section.
- 2.4.3. To make changes to the information about the Service (taking into account the fact that Transactions concluded by the Supplier with the Customers and paid by the Customers on the terms that were in force before the change in the information about the cost of the Service should be performed by the Supplier on the same terms and conditions without taking into account such changes).
- 2.4.4. Place the Contractor's advertising materials on the Service object in order to promote its Services on the Site, having previously notified the Contractor about this.
- 2.4.5. Determine your authorized representative when interacting with the Contractor and the Clients, having informed the Contractor about this by entering the relevant information into your Account on the Site.
- 2.4.6. Transfer its obligations under this agreement to third parties, remaining responsible to the Contractor for the actions of third parties and for the implementation of the terms of this Agreement.
- 2.4.7. If the Contractor deletes the information posted by the Supplier on the Site and / or locks (suspension) of his account, the Supplier has the right to ask the Contractor to restore information and / or the Account, if the Supplier has reason to believe that the Account was blocked by The Contractor is unreasonably and / or by mistake, and the deleted materials were posted on the Site without violating the terms of this Agreement.

3. CONFIRMATION OF EXECUTION OF THE AGREEMENT

- 3.1. The Contractor undertakes to carry out a set of measures aimed at placing the Supplier Services on the Site.
- 3.2. In connection with the terms of this Agreement the Supplier undertakes to provide the Service specified in the Order Confirmation. The final cost of the service is indicated on the Site. The reliability of this information is assigned to the Supplier in accordance with clause 2.3.12.
- 3.3. The final Cost of services for the Clients whose personal data for the conclusion of the Transaction are presented to the Supplier by the Contractor is determined taking into account the discount provided by the Supplier to the Client. The amount of this discount is determined in clause 1.2 of this Agreement.
- 3.4. Поставщик считается выполнившим обязательства по настоящему Договору в момент исполнения обязательств перед Клиентом. The Supplier shall be deemed to have fulfilled obligations under this Agreement at the time of fulfillment of obligations to the Client.
- 3.5. The Contractor is deemed to have fulfilled its obligations under this Agreement at the time of posting the Supplier's Services on the Website.

4. LIABILITY OF THE PARTIES

- 4.1. For failure to fulfill and / or improper performance of obligations stipulated by this Agreement, the Parties are responsible in accordance with the current legislation of the Russian Federation.
- 4.2. The Contractor is not responsible for the temporary suspension of the Website (paragraph 2.2.1. of this Agreement) and its consequences.
- 4.3. The Contractor is not responsible for the possible deletion of the data posted by the Supplier on the Site and the consequences of such deletion, as well as for the inability to store some data posted by the Supplier (including those that are illegal, and also exceed the technical capabilities of the Site in volume). The Supplier is obliged to monitor the availability of data posted on the Website by himself and, if necessary, supplement or re-post the specified data.
- 4.4. The Supplier bears the responsibility stipulated by the legislation of the Russian Federation for losses incurred by third parties (including the Contractor and the Client) as a result of posting on the Site (including in the Account) false, inaccurate, invalid data; information that offends the honor, dignity and reputation of third parties (including the Contractor and the Client); information containing libel, threats to third parties; information relating to manifestations of extremist activity in accordance with Federal Law No. 114-ФЗ dated July 25, 2002 "On Countering Extremist Activities"; data containing computer viruses and other computer programs aimed in particular at causing harm, unauthorized intrusion, secret unlawful interception of data or misappropriation of data by other means.
- 4.5. The Supplier is responsible to the Contractor, Clients, and other third parties in the amount of all losses they may have, and also for inaccurate, false documents, information provided to the Contractor and posted on the Site.

- 4.6. Rights and obligations for the ordered Services apply directly to the Supplier.
- 4.7. The Supplier is responsible to the Client for actions, omissions, negligence, resulting in personal injury, disability or death of the Client.
- 4.8. The Site is a means for transmission of the information posted by the Supplier, and the Contractor is not responsible to the Client and / or other third parties for the accuracy and / or relevance of the information posted on the Site.
- 4.9. The Contractor is not obliged to represent the interests of the Supplier / Client in case of disagreement between the Supplier and the Client, which may arise during the execution of the Transaction.
- 4.10. The Contractor shall in no way be liable to the Client and (or) the Supplier for non-performance, improper performance of obligations under the Transaction concluded between them.
- 4.11. Nothing in this agreement may be understood as the establishment between the Contractor / Supplier / Client of agent relations, partnership relations, joint activity relations or any other relations not expressly provided for in this Agreement.
- 4.12. The Contractor is not a tour operator and does not bear the duties and responsibilities of the Tour Operator. The Contractor does not form tourism products.
- 4.13. The Contractor does not participate in settlements between the Supplier and the Client, is not responsible for the Supplier having an online cash desk and for the Supplier to provide fiscal checks and other strict accounting documents.
- 4.14. The Contractor shall not be liable to the Supplier (including the compensation for losses) for the Client, including for the Client's failure to appear at the place of service on time and for the Client's refusal to complete the Transaction. Damage caused to the Supplier and (or) the Service Object is compensated by the Client on the spot - the Contractor is not liable for toe compensation of such damage.
- 4.15. The Contractor is not responsible if the Supplier doesn't achieve the result that he planned to achieve using the Site, as well as for any damage, loss, lost profit and any other adverse consequences for the Supplier related to the provision of services to Clients.
- 4.16. The Contractor is not responsible for the performance by the Supplier of its obligations to the Clients, including failure to provide, improper provision of services, harm, loss, damage and other adverse consequences that occurred for Clients in connection with the provision of services by the Supplier.
- 4.17. The Contractor is not liable in the event of the actual or official termination of the Supplier's activities, Supplier's bankruptcy, as well as in any other cases of non-performance or improper performance by the Supplier of its obligations.

5. PUBLICITY GUIDELINES

- 5.1. The Supplier is responsible for the accuracy and / or relevance of the information provided by him to the Contractor.
- 5.2. Using the Site, the Provider agrees not to violate or attempt to violate the information security of the Site, which includes:
 - 5.2.1. access to any information not intended for use by the Supplier or entry into an Account not owned by the Supplier;
 - 5.2.2. attempts to check the vulnerability of the security system of the Site, violation of the registration and authorization procedure without the Contractor's permission;
- 5.3. The Contractor makes various measures, at its discretion, in order to avoid unauthorized use of the Users personal data on the Site.
- 5.4. All exclusive rights to all material posted on the Site, including the articles, videos, photos belong to their respective owners. The Supplier is not entitled to use this material for his own purposes, if he is not considered its copyright holder.
- 5.5. The Supplier agrees with the Contractor to process, reprocess and use all material (including photographs, a descriptive part of the Service) when posting this material on the Site. Moreover, the exclusive rights to materials resulting from creative processing and other modifications by the Contractor of the photo, video, text material provided by the Supplier belong to the Contractor.
- 5.6. The Contractor does not pay the Supplier a fee for the use and processing of text photo and video material on the Site, because this material is ultimately used for the effective sale by the Supplier of its Services.
- 5.7. When creating an Account on the Site, the Supplier confirms that the information posted by him on the Site (including by correspondence with other users of the Site by using the technical means of the Site), including messages, is disclosed by the Supplier personally and of his own free will. The Contractor at any time at its discretion has the right to check all the information posted by the Supplier on the Site, including the information that the Supplier exchanges with other users of the Site (including by sending messages on the Site), with the aim of:
 - improving the quality of services provided on the Site, ease of use, development of new services;
 - ensuring the ability to protect the rights and legitimate interests of the Contractor;
 - verification of compliance by the Supplier with the terms of use of the Site.

6. FORCE MAJEURE CIRCUMSTANCES

- 6.1. The Contractor is exempted from liability for partial or full failure to fulfill obligations under this Agreement if such failure occurred due to force majeure, including earthquakes, floods, tsunamis, fire, typhoon, snow drift, military operations, mass diseases, industrial or regional strikes, restrictions on traffic, the prohibition of trade with certain countries, imposed sanctions, terrorist acts and other emergency and inevitable data circumstances.
- 6.2. In the event of force majeure circumstances, the Supplier returns to the Client the full amount of funds provided for by applicable law and the Provider's terms.

7. OTHER CONDITIONS

- 7.1. The rights to administer the Site, the rights for the appearance (design) and the software of the Site belong to the Contractor, the Supplier does not have the right to copy or otherwise reproduce the contents of the Site, its design without the written consent of the Contractor.
- 7.2. The Supplier is warned that the Site may contain links to third-party sites for the content and reliability of which the Contractor is not responsible, as well as the Contractor is not responsible for the consequences of clicking on the specified links.
- 7.3. The Supplier is warned that the possibilities of the Site for the Supplier to post information in order to fulfill the Contractor's obligations under this Agreement are provided as they exist at the time of conclusion of this Agreement. The Contractor is not obliged (however has the right) to make any changes to the content, design (appearance) and / or software of the Site according to the wishes and proposals of the Supplier.
- 7.4. The Supplier and the Contractor have the right at any time to refuse to execute this Agreement (termination of the Agreement) after notification of the second Party (including by e-mail or using the technical means of the Site), having previously fulfilled all the obligations to the Clients who made the order of the Supplier's Services on the Site. From the moment of termination of the Agreement, the Supplier loses the right to use the Account and the Site under the Account.
- 7.5. If the Contractor is the initiator of termination of the Agreement, the notification shall be sent by him at the Supplier's email address specified during registration. The contract is considered terminated from the moment of sending the specified notice.
- 7.6. If the Supplier is the initiator of termination of the Agreement, a notification shall be sent by him at the email address service@renteto.com in 7 (seven) calendar days before the expected date of termination of this Agreement. Moreover, the Supplier undertakes to fulfill in full all the obligations that arose to the Contractor and the Client during the term of the Agreement. Termination of the Agreement does not relieve the Supplier of the obligation to fulfill obligations that arose during the term of the Agreement before its termination.
- 7.7. In case of termination of this Agreement, the Parties undertake to make the final settlement before the date of termination of the Agreement.
- 7.8. The relations of the Parties under this Agreement are governed by the laws of the Russian Federation.
- 7.9. In the event of disputes and disagreements between the Contractor and the Supplier (hereinafter collectively - the Parties) under this Agreement or in connection with it, the Parties undertake to resolve them through negotiations.
- 7.10. If any disputes, disagreements or claims arising from or in connection with this Agreement, including those related to its execution, violation, termination or invalidity, are not resolved in accordance with clause 7.6. of this Agreement, the dispute of the Parties is considered in accordance with the current legislation of the Russian Federation in a judicial proceeding at the location of the Contractor.
- 7.11. When concluding this Agreement, the Supplier agrees to the processing of his personal data and the following actions with them: collection, systematization, accumulation, storage, clarification (updating, changing), use, distribution, depersonalization, blocking, destruction of personal data, as well as transfer of such information to third parties in cases stipulated by the current legislation of the Russian Federation. This consent may be revoked by the Supplier at any time by sending a written application to the Contractor. In case of withdrawal of consent, the Supplier is obliged from the date of withdrawal of such consent not to use the functions and services of the Site; and the Contractor has the right to block the Supplier's Account from the date of receipt of the Supplier's written application for withdrawal of consent.
- 7.12. The Contractor has the right to make any changes to this Agreement indicating the date of the last change. The new edition of the contract comes into force from the moment it is posted on the Website <https://renteto.com> and is valid for all Suppliers who accepted the previous version of the Agreement.
- 7.13. If, after changing this Agreement in the manner specified in clause 7.9 of this Agreement, the Supplier continues to use the Site and the Account, the Supplier shall be deemed to have agreed with the latest amendments to the Agreement made by the Contractor.
- 7.14. The parties agreed that all correspondence of the Parties under the Agreement by e-mail is equivalent to correspondence in simple written form.
- 7.15. Recognition by the court of any provision of this Agreement invalid does not entail the invalidity of other provisions of the Agreement and the invalidity of the Agreement as a whole.
- 7.16. The place of conclusion of this Agreement shall be considered the city of Krasnodar of the Russian Federation.

7.17. This agreement comes into force from the moment of its conclusion and is valid for one year. The term of the contract is considered to be extended each time for one more year in the event that neither party to the contract sends the other party no later than one month before the expiration of the contract a written notice of its intention to terminate the contract.

8. CONTRACTOR'S ADDRESS AND BANK DETAILS.

Renteto Limited Liability Company

Renteto LLC

Legal address: 350062, Krasnodar, st. Kazbekskaya, house 7, room. 2185

TIN / RRC: 2311254435/231101001

PSRN: 1182375015668

Bank details:

Krasnodar branch No. 8619 of PJSC Sberbank of Krasnodar

BIC: 040349602

Correspondent account: 30101810100000000602

Bank account: 40702810330000019965

Date of publication of the contract - 05.02.2019