

## PUBLIC AGREEMENT (AGREEMENT OF PUBLIC OFFER) on the provision of services in the field of information technology

This Agreement, in which one party is an individual - an entrepreneur, is registered in the Unified Sovereign Register of legal persons and physical persons - entrepreneurs in the manner established by the law and the payer of a single tax (issued in - Vikonavetsya), from one side, and be a person, which accepted (accepted) this proposition (hereinafter - the Deputy), on the other side, hereinafter - the Parties, and on the other hand - the Party, entered into an Agreement (hereinafter - the Agreement), addressed to an unbounded group of individuals, which is the official public Vikonavts's proposition, enter into an agreement with any deputy for the provision of services in the field of information technology. Upon agreement and payment for the Services of the Vikonavtsya, the Zamovniki accept the agreement regarding the reduction.

### 1. BACKGROUND POSITIONS

1.1. This Agreement is subject to a new agreement (acceptance) by the Contractor to establish the Agreement in full force, without the signature of a letter of agreement by the Parties;

1.2. The agreement has legal force up to Art. 633, 641, 642 of the Civil Code of Ukraine and equal to the Agreement signed by the Parties;

1.3. The deputy confirms the fact that he is fully aware of this Agreement and is fully obliged to accept it;

1.4. In future, you are required to accept this public offer agreement:

– the fact of registration of the Deputy on the Vikonavtsya website and registration of the Vikonavtsian Service Agreement on the Vikonavtsya website <https://covin.pro>;

– payment for Vikonav's Services in accordance with the Agreement and on other pages of the Vikon's Website <https://covin.pro>;

- installation (installation) and installation of any other software tools (add-ons, plugins, etc.) that provide access to information and services posted on the site;

– a written (including in electronic form by electronic mail) notification of the Deputy about the acceptance of this Agreement to the electronic mail address listed on the website <https://covin.pro>;

1.5. Having established this Agreement, the Deputy will automatically agree to the new and unreasonable provisions of this Agreement, the prices for the Services and all add-ons, which are unknown parts of the Agreement;

1.6. If the Deputy is not familiar with the Agreement, he does not have the right to conclude this Agreement, and also does not have the right to participate in the Services of this Agreement.

## 2. TERMS AND MEANINGS

2.1 Site, website - a collection of data and other objects of digital information that are connected and structured among themselves within the Internet address "covin.pro", and are provided through manual channels for supplying information in that number of bots, plugins, add-ons ;

2.2 "Public offer agreement" - a public agreement, which is posted on the Website <https://covin.pro>;

2.3 "Acceptance" - the grant by the Deputy of a new and unreasonable year to put this Agreement in full force, without the signature of a letter of agreement to the Agreement by the Parties;

2.4 "Services" – Service or dekilka of Services in the field of information technology (and itself – services from the delivery of data from other hard services to the Deputy), which are provided by Vikonavets, and assigned by Vikonavets to a separate section of the Website at Vikonavets <https://covin.pro/>, providing access to information that cannot be considered as ultimatum during the procedure of purchasing a car, and is of an informative nature;

2.5 "Zamovnik" - any legal person, legal person, person who entered the Website <https://covin.pro/> and accepted the Agreement;

2.6 "Vikonavets" is a subject of government, a physical person who performs services in the field of information technology;

2.7 "Agreement" - the Deputy's application for the withdrawal of Services, which is addressed to Vikonavets, has been duly completed;

2.8 "Website Administration" - the person(s) who have the right to manage, moderate the website and also perform necessary activities to support the operation of the site. The views of the administration and the authority on the website may vary;

2.9 “Special Account” - the part of the site that becomes accessible after registration and (or) contracting of services is closed;

2.10 “Bot, plugin, add-on” - technical tools that operate under the Covin brand, divided to manually provide access to information posted on the site.

### 3. SUBJECT OF THE AGREEMENT

3.1. You are required to provide the Deputy with Services in the field of information technology (and services for the delivery of data from other bad services to the Deputy) in accordance with this Agreement, and the Deputy will be required to in order, according to the Agreement, accept and pay for the contract of service;

3.2. The Deputy and Vikonavets confirm that this Agreement is not a fictitious or legitimate law, but a right, put under pressure and deception;

3.3. I further confirm that I have the right to carry out activities in the field of information technology, subject to the requirements of the current legislation of Ukraine.

### 4. RIGHTS AND OBLIGATIONS OF VIKONAVTSYA

4.1. Vikonavetsya goiters:

- vikonuvati of the agreement given;
- give the Deputy Servant proper attention;
- objectively inform the Deputy about the Services and

This is published on the Website <https://covin.pro>;

4.2. Vikonavets right:

- unilaterally reduce the provision of services under this Agreement in the event of the Deputy's violation of this Agreement without any prepayment;
- other rights are subject to the statutory legislation of Ukraine and this Agreement.

### 5. RIGHTS AND OBLIGATIONS OF THE DEPOSITOR

5.1. Zomovnik of crops:

- pay promptly and cancel the Agreement;
- get acquainted with the information about the Services, which is posted on the Vikonavits website;
- ensure the confidentiality and security of information received through the website, as well as ensure the security of these data by the website. The deputy is solely responsible for activities that take place in the name of the deputy, including in a special office;
- do not transfer information collected on the site to third parties, distribute non-public information in open access, or information that has been deleted after rendering services and information that is available in a special office neti;

#### 5.2. The deputy is defending himself

- use automatic systems for copying, parsing, pharming, and scraping information posted on the site;
- transfer access to a special office to 3 persons. One special office - one koristuvach;
- vikorize information that is posted on the site for illegal purposes, regardless of the user's registration;

#### 5.2. The deputy is right:

- complete the Contract of Services assigned to the official page of the Website <https://covin.pro>
- to obtain from Vikonavtsya the provision of Services in accordance with the Agreement;
- other rights are subject to the statutory legislation of Ukraine and this Agreement;
- dissolve the given services, the services are immediately destroyed by the deputy of the crop.

#### 6. VARIETY OF SERVICE AND TARIFF:

- the quality of the Services depends on the nature of the Service, which is expected to be determined immediately after the selection of a specific Service;
- You have the right to unilaterally change the quality of Services until they are paid;
- The UK now has the right to change the scope of information services provided during the contracting process, depending on the technical feasibility of the contracting process. Repayments for payments made at the time of the renewal period will not be effected;
- payment of the Services by the Deputy confirms the knowledge and understanding of this Agreement;
- payment for the Service is based on the unprepared payment method for the Vykonovtsya rakhunok, details that are given to you after choosing the Service;
- the service is considered to be paid from the moment the funds are secured for the Vikonavits' current rakhunok.

## 7. LINES OF THE AGREEMENT, ROSING THE AGREEMENT AND REVISION:

- All services that are available on the site, including digital goods, will not be delayed;
- The Agreement comes into force upon acceptance by the Contractor and until the term of service defined by the parties;
- It is possible to revoke the agreement after a long time, but in cases of loss of minds to the agreement.

## 8. CONCLUSIONS:

- The deputy is prohibited from transferring access to a special office to third parties;
- The manager is prohibited from selling/reselling or publishing paid information without sending it to the site and in advance of the administration;
- Koristuvachs are forbidden to use any methods of parsing, sniffing, scraping, etc.;

- Koristuvacham are protected from violating undocumented API methods outside the official clients of the project;

- The administration reserves the right to regulate the provision of services at any time, without further explanation.

#### 9. TYPE OF GUARANTEES AND DURATION:

- Client payment data is not saved in Vikonavitz information systems;

- The information displayed on the site is taken from public sources, and the Administration of the website is not responsible for its accuracy;

- You are not obliged to submit information to the website in order to make decisions;

- The following descriptions are indicative and approximate;

- Information on the site, including historical data. Historical data does not necessarily represent the flow of information;

- We cannot guarantee that the availability of information about the car on the site, including prior bidding at insurance auctions, etc., guarantees the availability of such proposals;

- Data presented on the site, including through bots, add-ons and plugins, is not official auction data.