

PUBLIC OFFER No. 1

Glosema LLC, represented by CEO Marklen Erikovich Konurbaev, acting on the basis of the Charter, hereinafter referred to as the 'Contractor', places the Public Offer for Services provision by remote means.

1. TERMS DEFINITION

- 1.1. Public Offer (hereinafter referred to as the 'Offer') is a public offer by the Contractor addressed to an indefinite group of persons to conclude with the Contractor a remote services agreement (hereinafter referred to as the 'Agreement') on the conditions contained in this Offer, including Appendix No. 1.
- 1.2. Ordering Services on the website are items specified by the Customer from the list of Services provided when applying for Services on the website.
- 1.3. Website: [https://glosema .group](https://glosema.group).

2. GENERAL TERMS

- 2.1. The Customer's order of the Services posted on the website means that the Customer agrees to all the terms and conditions of this Offer.
- 2.2. The Site Administration has the right to make changes to the Offer without notifying the Customer.
- 2.3. The Term of the Offer is unlimited, unless otherwise stated on the website.
- 2.4. The Contractor shall provide the Customer with full and truthful information about the Services provision, including information about the Services cost, payment methods, conditions of the results of Service provision delivery, etc.
- 2.5. If the Customer does not accept the results of the Services, the Customer may write an email to marklen@glosema.group within 3 days of receiving the results of the Services. If no letter is received within 3 days, the Services are deemed to have been accepted and are due for payment.

3. PRICE

- 3.1. Services costs are listed on the website.
- 3.2. The Contractor shall be entitled to change the price of any Service unilaterally.
- 3.3. When the price of the ordered Service changes, the Contractor undertakes to inform the Customer of the change in the price of the Service within 10 days.
- 3.4. The Customer has the right to confirm or cancel the Service Order if the price has been changed by the Contractor after the Order has been issued.
- 3.5. The Contractor shall not be allowed to change the price of the Service paid for.
- 3.6. The Contractor shall indicate the cost of delivery of the Services results on the website.
- 3.7. The Customer's obligation to pay for the Service shall be deemed to have been fulfilled from the moment the money enters the Provider's current account.
- 3.8. Payments between the Contractor and the Customer for the Services shall be made by the methods indicated on the website.

4. ORDER PLACEMENT

- 4.1. Services are ordered by the Customer via the website service.
- 4.2. When ordering Services on the website, the Customer undertakes to provide the following registration information:
 - Client's first and last name;
 - e-mail address;
 - contact number.
- 4.3. Selected Service name is marked on the website.

- 4.4. If the contractor needs further information, they shall be entitled to request it from the Client. If the Customer fails to provide the necessary information, the Contractor shall not be liable for the Services results.
- 4.5. The Customer's acceptance of the terms and conditions of this Offer is effected by the Customer entering the data when placing an Order for Services on the website.
- 4.6. The Contractor is not responsible for the content and accuracy of the information provided by the Customer when placing the Order.
- 4.7. The Customer is responsible for the accuracy of the information provided when placing the Order.
- 4.8. The remote service agreement between the Contractor and the Customer shall be deemed to have been concluded on the date the Contractor sends the Customer an invoice or other document confirming payment for the Service.

5. DELIVERY AND TRANSFER OF THE RESULTS OF SERVICE DELIVERY TO THE CLIENT

- 5.1. The Contractor shall deliver the Services results to the Customer by one of the means indicated on the website.
- 5.2. At the time of delivery of the Services results, the Customer shall sign in writing an Acceptance Act of the result in two copies. Acceptance Act is stipulated in Appendix No. 1 to the Contract.

6. CONTRACTOR BANK DETAILS

Glosema LLC:

Address: 125/1 Toktogul Street, Bishkek, Kyrgyz Republic

Registration No. 205374-3300-OO

TIN 01904202210546

RNNBO code 31426885

Beneficiary bank: JSC 'BAKAI BANK' Branch 'Tsentralny' BIK:

124030

Account number: 1240020000881591

We kindly ask that you read this Public Offer carefully, and if you do not agree with any point of it, you have the right to refuse to order the Services provided by the Contractor and not to perform the actions mentioned in paragraph 2.1. of this Offer.

I agree with the Agreement

Appendix No. 1 to the Agreement _____

Acceptance Act
on the Services results

Bishkek
«_»_____.

Glosema LLC, represented by CEO Marklen Konurbaev, on the one hand, issued, and _____ (first and last name), on the other hand, accepted, the following services:

№	Product name	Unit of measure	Quantity	Price	Total
1					
2					

This act is drawn up in two copies, one for each of the parties.

Documents issued by: _____ /Marklen Konurbaev/

Documents accepted by: _____ / _____ /