

**Individual entrepreneur Boldyreva Aleksandra Yuryevna**, PSRN of Individual entrepreneur 317665800165936, hereinafter referred to as “the Contractor”, hereby proposes to conclude the Contract on the provision of services on the following conditions.

This Contract is an official offer (public offer) addressed to any individual, hereinafter referred to as the Customer, who has agreed to the terms of this public offer by means of its full and unconditional acceptance.

The full payment of the invoice issued by the Contractor at the request of the Customer shall be recognized as acceptance of this offer.

The Customer is obliged to become acquainted with this document before the payment. Herewith, by accepting the offer, the Customer confirms that he has become fully acquainted with these terms and conditions.

## **1. Subject of the Contract**

1.1. The subject of this Contract is the provision of consulting services, preparation, organization and contractors' coordination services at all stages of the wedding's preparation and conducting (hereinafter - the event) in accordance with the terms agreed by the Parties.

1.2. The list of provided services is determined at the request of the Customer, the volume of services and its price are fixed in the invoice. Paying the invoice, the Customer agrees with the list, volume and price of the provided services.

1.2.1. Standard conditions of the event (dates, state of the event, number of guests, type of wedding ceremony, accommodation, type of food, event site (location), list of required specialists (makeup artists, photographers, videographers, wedding hosts, etc.), as well as Event concept, designs, scenarios and the estimated budget of the event, etc. are agreed by the Parties via electronic correspondence through the communication means specified in this Contract.

## **2. Obligations of the Contractor**

2.1. Depending on the chosen and paid service by the Customer, the responsibilities of the Contractor may include:

2.1.1. Producing and approval by the Customer the standard conditions of the event (initial consultation);

2.1.2. Providing the Customer with accommodation options (hotel or apartments);

2.1.3. Providing the Customer with a catalog of event site options, a catalog of site decoration options;

2.1.4. Providing the Customer with catalogs of specialist options (make-up artists, photographers, videographers, wedding hosts, etc.), which will be necessary for the event at the Customer's request;

2.1.5. Development of the Event concept (including the indication of specific working hours of each specialists, detailed elaboration of the activity program, etc.);

2.1.6. Customer support in concluding contracts with chosen specialists and in making payments;

2.1.7. Booking and reservation in the interests of the Customer of the event sites; chosen specialists, etc.

2.1.8. Coordination of specialists for the proper level of event's organization and holding (at the final stage before the event);

2.1.9. Development of wedding design (detailed or based on ready-made solutions, depending on the Customer's request);

2.1.10. Search for transfer from the airport to the hotel and back;

2.2. The specific service that the Contractor undertakes to provide is fixed in the invoice. The obligations of the Contractor to provide services appear only after the Customer has paid the invoice.

### **3. Obligations of the Customer**

3.1. Prior to the start of the provision of services by the Contractor, the Customer is obliged to send the completed brief to Contractor within the term specified in the invoice. Unless otherwise agreed by the Parties, in case of the absence of a completed brief within the term indicated in the invoice, the Contractor has the right to refuse to perform this Contract by returning to the Customer all paid amounts, excluding the actual costs incurred.

3.2. The Customer shall provide the Contractor with the information and documents necessary to search for transfers, accommodation and event sites, to prepare the documents for submission for the official civil marriage ceremony (if the official marriage ceremony is included in the Contract). The Customer itself controls and monitors the relevance of the data provided, as well as the duration of travel documents. The Customer is solely responsible for disrupting the event as well as for the non-admission of the event's participants to the state of the event;

3.3. Not less than 45 days before the agreed day of the marriage registration (if the official marriage ceremony is included in the Contract) the Customer shall provide a full set of documents required for marriage registration in the state of the event. The Contractor shall not be liable for the failure of the marriage registration due to non-receipt of documents within the specified period.

3.4. The Customer shall ensure the participants of the event with corresponding visas. The Contractor is not responsible for disrupting the event due to the non-admission of participants to the state of the event;

3.5. The Customer is obliged within 3 (three) calendar days to approve the options proposed by the Contractor for the concept of the event, candidates for specialists, accommodation and event sites and other options provided by the Contractor. In case of a delayed term for approval by the Customer, taking into account the lack of a guarantee of compliance with the terms of the event's preparation and holding the Contractor has the right to refuse to perform this Contract by returning to the Customer all paid amounts, excluding the actual costs incurred and amounts for actually rendered services. The Contractor, within the price paid by the Customer, provides no more than 3 iterations (adjustments) of the proposed options for each solution. Additional adjustments are made at an additional cost.

3.6. The Customer itself, but with the assistance of the Contractor, concludes contracts and makes payments for the services of involved specialists, itself pays for air tickets, transfers, accommodation services and rental of the event site.

3.7. The Customer shall not transfer to third parties financial and other information without the permission of the Contractor, except as directly provided for by the applicable laws of Russia.

3.8. The Customer shall comply with the laws of the state of the event, the rules of conduct established in the event site and place of accommodation.

#### **4. Services Performance and Payment Procedure**

4.1. Prior to the start of the provision of services, the Customer sends an request for the provision of a specific service through electronic means, or orally. The Contractor, in accordance with the request of the Customer, sends an invoice via electronic means, which includes the list, volume and price of services as well as a brief for filling out by the Customer. The Contractor determines the term for the Customer to return the brief, which shall contain detailed ideas and request with respect to the event. The Customer shall make the payment of the invoice within the term specified in the invoice, and send the completed brief. The Contractor starts providing services if there are a set of conditions: receipt of payment on the invoice and the completed brief.

4.2. The Contractor has the right to refuse to provide services if the Customer did not pay the invoice on time and the brief was not sent within the term specified in the invoice. The Contractor shall have the right to rescind this Contract unilaterally. In this case the amount paid by the Customer is returned to the Customer excluding actual costs to be incurred if any have been incurred.

4.3. Payment of all amounts specified hereof in EURO is made at the exchange rate as of the date of payment. Amounts paid under this Contract are exclusive of VAT due to the use of the simplified system of taxation by the Contractor.

4.4. The Customer is provided with a link to remote access to the discussion of the event in the google slides presentation. The link is sent to the Customer after the invoice payment.

4.5. The Contractor provides the Customer with options for event sites, decor, specialists available in the Contractor's catalogs. The provision of other options that are not available in the catalogs of the Contractor's options is rendered for an additional cost, unless otherwise provided in the invoice.

4.6. The Contractor is entitled, at the request of the Customer, to contact the involved specialists selected by the Customer without the assistance of the Contractor. However, the cost of coordinating the work of the involved specialist, unless otherwise specified in the invoice, is paid separately. The Contractor is not responsible for the quality of the services provided by such a specialist. The Customer is solely responsible for all risks of disruption of the provision of services by such a specialist. The Contractor has the right to refuse to hire a specialist chosen by the Customer without the assistance of the Contractor.

4.7. The postponement of the date of the event without making an additional payment is possible only in case of the postponement or cancellation of the air flight (in the absence of other flight options), the introduction in the state of the event of restrictions that do not allow the event to be held under pre-agreed conditions. The illness of the event's participants and guests, the inability to enter the country where the event is held (absence of a vaccination certificate, quarantine, etc.) is not a reason for postponing the date without paying an additional cost. In case of such circumstances, the change of the event's date is carried out at an additional cost. The Contractor possesses the right, at its discretion, not to charge an additional cost for postponing the date of the event.

4.8. Changes, if possible, in the conditions for holding events (change of involved specialists,

replacement of the event site, etc.) after the Contractor provides services for booking event sites, involved specialists are carried out for an additional cost.

4.9. The Customer is obliged to follow the schedule and terms of discussion and approval of the event conducting proposed by the Contractor, as well as provide the data necessary for the execution of the Contract in accordance with the schedule proposed by the Contractor, to comply with the terms specified in clause 3.5. of the Contract for the approval of the options provided by the Contractor. In case of the terms failure by the Customer the Contractor does not guarantee that the event will be held within the term desired by the Customer or in accordance with the conditions requested by the Customer (for example, in the absence of approval, the possibility of booking the option of the event site desired by the Customer is lost), as well as does not guarantee the quality of the event at the level requested by the Customer. Besides, in this case the Contractor has the right to refuse to execute the Contract by returning to the Customer all paid amounts, excluding the actual costs incurred and amounts for actually rendered services.

4.10. After the provision of services, specified within the certain invoice, the Parties sign the Act for the provision of services. The Contractor delivers the Act for the provision of services to the Customer's via electronic means. Should the Customer does not sign the Act for the provision of services as well as not deliver reasonable refusal within 7 (seven) calendar days, the services shall be deemed rendered and accepted by the Customer in full.

## **5. Responsibilities of the Parties and Termination of the Contract**

5.1. The Contractor is responsible for the proper rendering of services. The Contractor is not responsible for the services rendering by the involved specialists, chosen and paid for by the Customer. In case of failure to provide services by the chosen specialists, the Contractor shall take all necessary measures to hold the event in accordance with its program and undertakes to prevent its disruption.

5.2. The Customer is informed that the Contractor provides the search services for accommodation and dining, but does not provide accommodation and dining services. The Customer itself resolves any disagreements with respect to accommodation and dining in the corresponding place. The Contractor provides possible assistance to resolve conflicts and disputes.

5.3. The Contractor has the right to modify the Event Concept unilaterally in case of weather conditions changes, delayed or cancelled flight, high traffic on the roads due to the weather conditions, road traffic accident and other conditions that affect the ability to provide services properly.

5.4. The Customer is informed that the event site in the open air can be replaced by a closed event site due to changes in weather conditions. In such case the cost of the rendered services shall not be adjusted.

5.5. The Customer is informed that the list of events can be modified; therefore a number of services are excluded from the Event Concept in case of delayed flights, high traffic on the roads due to the weather conditions, road traffic accident and any other circumstances that do not allow rendering the service ordered by the Customer.

5.6. The Contractor shall have the right to refuse to perform this Contract by returning to the Customer all amounts paid under this Contract for undelivered services. The cost of rendered services is non refundable.

5.7. The Contractor shall not be liable for the reimbursement of the Customer's costs, which were paid for the services, if the Customer due to its discretion or in its interests did not address to the services, provided by the Contractor, in full or in part.

5.8. The Contractor is not responsible for the actions of the administration of the accommodation location or events site, as well as representatives of state bodies of the state of the event, in case of incorrect behavior of participants of the event, violation of public order.

5.9. In the event of causing damage by the Customer, causing damage to property, harm to the life and health of personnel and Subcontractors, the Customer shall pay at its own cost the corresponding compensation for harm in accordance with the laws of the state of the event, and the Customer shall itself resolves any claims from state bodies. The Contractor undertakes to provide possible assistance in resolving conflicts and disputes.

5.10. The Contractor is not responsible for the safety of the property of the Customer and other persons present at the event.

## **6. Dispute Resolution and Final Provisions**

6.1. Any disputes arising from or in connection with this Contract are to be settled through pre-court procedure of disputes settlement. The answer to claim in written shall be delivered to the other party within 30 (thirty) calendar days from the date of receipt of the claim. The claim shall be delivered as insured letter with an official list of enclosures to postal address, stated hereunder.

6.2. If this pre-court procedure of disputes settlement fails to settle such disputes the Parties are entitled to address to Verh-Isetskiy district court of Yekaterinburg (if the Customer is an individual) or to State Commercial ('Arbitrazhny') Court of Sverdlovsk region (if the Customer is an individual entrepreneur or legal entity)

6.3. This Contract can be concluded by means of correspondence exchange via e-mail. All correspondence hereto shall be delivered by Parties to the following electronic address:

Contractor: doublealexwedding@gmail.com

as well as via messengers (WhatsApp, Telegram, Viber, etc.) by phone numbers:

Contractor's phone: +7 9856807258, +39 334 336 8711, +30 694 050 3477

The Customer lists its electronic communication means in the brief or in the message with request for the provision of services.

The signed Act for the provision of services, delivered by means of e-mail, shall be deemed original.

6.4. Parties agreed that the governing law is the law of the Russian Federation.

6.5. This Contract enters into force from the moment the Customer accepts this offer and is valid until the Parties fulfill their obligations in full.

6.6. The Contractor reserves the right to make changes to this Contract at any time at its discretion, such changes come into force from the moment of the amended text of the Contract publication, unless another date for the entry into force of the changes is specified additionally in the text of the publication.

## 7. Legal addresses and Banking Details and of the Parties

### Contractor:

**Individual entrepreneur Boldyreva Aleksandra Yuryevna**, PSRN of Individual entrepreneur (OGRNIP) 317665800165936,

**Registered address:** 620146, RUSSIA, SVERDLOVSK OBLAST, YEKATERINBURG, AKADEMIKA POSTOVSKOGO STREET, 12-A, 73

**Postal address (for correspondence):** 620146, RUSSIA, SVERDLOVSK OBLAST, YEKATERINBURG, AKADEMIKA POSTOVSKOGO STREET, 12-A, 73

**INN** 667801181518

**PSRN** 317665800165936

**Settlement account:** 40802978300000004120

**Transit account:** 40802978520000004120

**Bank:** Tinkoff Bank

**SWIFT of the Bank:** TICSRUMMXXX

**Legal address of the Bank:** 127287, Russia, Moscow, 2 Khutorskaya str., 38A, Bldg. 26.

**Correspondent bank:** J.P.MORGAN AG FRANKFURT AM MAIN, DE

**Correspondent bank SWIFT:** CHASDEFXXX

**Correspondent bank's legal address:** FRANKFURT AM MAIN, DE

**Correspondent bank account:** 6231608701