

PUBLIC OFFER FOR PROVISION OF SERVICES

This document is an official proposal (public offer) of an individual - entrepreneur Vlada Ivanovna Tarasenko (hereinafter referred to as the "Contractor") to provide access to child development programs created on the basis of the HFT (High Frequency Therapy) method. Each person who accepts this offer becomes the "Customer" and agrees to all the conditions set out below.

1. General Provisions

- 1.1. This offer is a public offer agreement in accordance with Article 633 of the Civil Code of Ukraine.
- 1.2. The terms of this offer are the same for all Customers without exception. 1.3. The Customer confirms acceptance of this offer (conclusion of the agreement) by making a 100% prepayment for the selected service to the details of the Contractor.
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2. Subject of the agreement

- 2.1. The Contractor provides the Customer with access to the Child Development Programs (hereinafter referred to as the "Services"), which are provided online.
- 2.2. After payment has been made, the Customer is provided with unique registration data to access the programs.
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3. Payment terms and procedure for provision of services

- 3.1. The cost of services is fixed and is indicated on the Contractor's website. In case of promotions or referral programs, the cost may be reduced in accordance with their terms.
- 3.2. Payment is made by 100% prepayment using available payment instruments. The Contractor provides the Customer with payment details. 3.3. After payment is confirmed, access to services is provided: • for programs created by the Customer independently - within 1 hour; • for programs created by the Contractor - within 40 calendar days.
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4. Rights and obligations of the parties

4.1. The Contractor undertakes to:

- provide the Customer with access to the Program within the timeframes established by paragraph 3.3 of this agreement;
- not transfer the Customer's personal data to third parties, except in cases stipulated by law;
- provide technical support in the event of difficulties with access to the Program.

4.2. The Contractor has the right to:

- refuse to provide the Program or terminate access to it if violations are detected on the part of the Customer. In particular: unauthorized distribution of access data to the Program to other users (third parties); failure to comply with the instructions for using the Program; listening to

the Program not according to the plan - exceeding the time limit or failure to comply with the sequence by days, etc.

4.3. The Customer undertakes to:

- use the Program exclusively for the child under his/her care; • strictly follow the instructions and the plan for listening to the Program, including frequency, rest time, duration of listening, and also ensure the proper behavior of the child while using the Program; • independently ensure the availability of closed stereo headphones (completely covering the ears), if the Program provides for listening with regular headphones, or purchase or rent at his/her own expense special headphones for VCHT;
- have a stable Internet connection for the correct use of the services; • not transfer program access data to third parties, not copy, distribute or modify programs without the written consent of the Contractor.

4.4. Copyright

The programs are objects of copyright and are protected by the current legislation of Ukraine. Any copying, modification or transfer to third parties is prohibited and may entail liability according to the law.

5. Responsibility of the parties

5.1. The Contractor is not responsible for the quality or stability of the Internet connection on the Customer's side, which may affect the ability to use the services.

5.2. The Contractor is not responsible for the results of listening to programs if the Customer fails to comply with the recommendations and instructions for their use.

5.3. Due to the digital nature of the services and the individual selection of programs, funds after providing access to programs are not subject to return, except for cases stipulated by the legislation of Ukraine.

6. Legal information

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7. Final Provisions

7.1. The offer shall enter into force from the moment of its publication on the Contractor's website and shall be valid until its withdrawal.

7.2. The Contractor has the right to amend the terms of the offer unilaterally. The amendments shall enter into force from the moment of their publication on the website.

7.3. By paying for services in accordance with paragraph 3.2, the Customer confirms his/her full agreement with all the terms of this offer.