

SERVICE AGREEMENT

The administrator of the websites is UAB Aridėja, represented by the director Arūnas Lepšys, acting in accordance with the company's articles of association, (hereinafter referred to as the **Executor**), and the user is a natural or the legal entity paying for the service, hereinafter referred to as the **Customer** (hereinafter collectively referred to as the Parties, and each separately as the Party), has read and agrees to the following service agreement (hereinafter referred to as the **Agreement**):

1. Object of an Agreement:

1.1. The Executor undertakes to enable the Customer to access the specific profiles of the websites **buying-up.com**, **scraprice.com**, **supirkimas.com**, **schrottpreis.net**, **prixderachat.fr**, **tsenaloma.com**, **cenyzlomu.com** (hereinafter referred to as the **Websites**) operated by the Executor and to manage their information data, and to pay a corresponding fee to the Customer for this.

2. Service price and payment procedure:

2.1. The price of the services is indicated to the Customer in the pre-invoice automatically generated by the system or in the pre-invoice formed by the Executor's representatives if the price of the service has been agreed in a separate agreement.

2.2. The Customer pays for the service in advance by bank transfer to the Contractor's account.

3. Validity of service:

3.1. After the Customer pays for the services, the connection to the profile editing is activated within 3 (three) working days from the day of receipt of the funds to the Executor's account.

3.2. The term of validity of the services is 1 (one) year from the date of activation of the service

4. Obligations of the parties:

4.1. The Customer commits:

4.1.1. do not post information that does not comply with the content of the websites, misleads visitors, is incorrect and / or otherwise contrary to ethics and / or morals. Do not use images that may be claimed by third parties.

4.1.2. Provide profiles with accurate and up-to-date information that site visitors will see and keep that information up to date.

4.2. The Executor commits:

4.2.1. During the contract item no. 3.1. the term specified for activating the connection to the profiles to be edited by the Customer on the websites administered by the Contractor in clause no. 3.2. for a specified period.

4.2.2. Do not disclose login details to third parties.

5. Responsibility:

5.1. The Customer is fully responsible for the content he uploads to the websites.

5.2. The Executor shall not be liable for any temporary malfunction of the contracted websites and / or loss of the information contained therein due to the intentional actions of third parties.

5.3. The party did not accept this agreement for the sake of all or part of his obligations. If this is due to force majeure. The parties understand the circumstances of force majeure (*force majeure*) in accordance with the Civil Code of the Republic of Lithuania.

6. Rights:

6.1. The Customer has the right to edit the profile information at a time and periodicity convenient to him.

6.2. The Executor has the right to remove the information posted by the Customer on the websites or a part thereof in case the Customer violates obligation no. 4.1.1 or suspects that the posted information is obviously inaccurate, false, does not correspond to the content of the websites after informing the Customer by e-mail.

7. Validity of the contract and termination procedure:

7.1. The Agreement shall enter into force on the date of receipt of the funds for the services in the Executor's account and shall be valid for one year.

7.2. The Customer may and has the right to terminate the contract before its termination by notifying the Executor by e-mail info@scraprice.com stating the date of termination. In this case, the

Executor disables the Customer from accessing the profiles on the websites, the information of which he has been able to edit until then.

8. The following obligations apply:

8.1. The Parties commit to maintain confidentiality in their relations: not to disclose to third parties, in writing, orally or otherwise, any commercial, factual, financial information which has been disclosed in the course of cooperation under this Agreement.

8.2. In obligations No.4.1.1, No.5.2, No.7.2 of the Agreement, in the specified cases, the amount paid by the Customer for the services and / or its part shall not be refunded.

8.3. The parties confirm that they have read, agreed to and undertake to comply with this agreement. The Customer's payment for the services is a confirmation of this by the Customer.

8.4. This electronic version is to be considered as the original of the contract and this form can be used if necessary.

Executor, website administrator:

UAB Aridėja
Company code: 302519018
VAT payer code: LT100012845615
Adress: Nedėldaržis Nr.7
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Representative:
Director Arūnas Lepšys

