

Scopulus

Date: [date]

Scopulus

Parties:

1. [Business name]

Scopulus

2. [Consultant's name]

Operative Provisions

1. Consultancy services

Scopulus

1.1 The Client shall engage the Consultant to provide the Consultancy services to the Client and on the terms and conditions set out in this Agreement.

Consultancy services to the Client, and on the terms and conditions set out in this Agreement.

2. Duration

Scopulus

2.1 This Agreement shall be in force from [start date] until [finish date] and shall continue until terminated by either party.

[start date] and [finish date], shall continue until terminated by either party.

3. Consultant's Obligations

Scopulus

3.1 During the term of this Agreement, the Consultant shall make available to the Client the services and resources required by the Client.

mutually agreed, and shall be available to the Client on a full-time basis, or part-time as agreed, per week; as set out in the Schedule.

3.2 Whilst the Consultant is engaged by the Client, the Consultant shall comply with the instructions of the Client and shall maintain a high standard of performance.

The Consultant shall comply with the instructions of the Client and shall maintain a high standard of performance.

3.3 This Agreement shall not be terminated by either party without the prior written approval of the other party (the Client). The Consultant shall not be entitled to claim any damages or compensation from the Client for any loss of business or other loss suffered by the Consultant as a result of termination of this Agreement. Any such claim shall be the responsibility of the Consultant. Any such claim shall be subject to the terms and conditions of the Client's standard terms and conditions of service, first published on the Client's website and shall be subject to the terms and conditions of the Client's standard terms and conditions of service, first published on the Client's website and shall be subject to the terms and conditions of the Client's standard terms and conditions of service, first published on the Client's website.

Scopulus

The Consultant shall not be entitled to claim any damages or compensation from the Client for any loss of business or other loss suffered by the Consultant as a result of termination of this Agreement. Any such claim shall be the responsibility of the Consultant. Any such claim shall be subject to the terms and conditions of the Client's standard terms and conditions of service, first published on the Client's website and shall be subject to the terms and conditions of the Client's standard terms and conditions of service, first published on the Client's website.

3.4 The Consultant shall be responsible for the care and maintenance of any equipment or materials provided to the Consultant by the Client.

Scopulus

The Consultant shall be responsible for the care and maintenance of any equipment or materials provided to the Consultant by the Client.

Scopulus

4. Fee

4.1 The Client shall pay the Consultant for his services under this Agreement.

his services

Scopulus

4.2 The Consultant shall invoice the Client for such fee and, unless otherwise agreed, shall show any value added tax on such invoice. All fees shall be paid to the Consultant within 30 days of the date of the invoice. All fees shall be paid net of any applicable tax deductions of the Client.

respect of value added tax, shall be the Client's responsibility. The Client shall not be liable for any taxes on the Consultant's invoices. All payments shall be made by bank transfer or receipt without any deduction of taxes. Consultant

Scopulus

5. Expenses

5.1 The Client shall reimburse the Consultant for all reasonable expenses incurred by him in the performance of his duties under this Agreement. The Client shall provide the Consultant with receipts for such expenses.

reasonably incurred in the performance of his duties. The Consultant shall be entitled to reimbursement of such expenses upon receipt of receipts.

Scopulus

6. Termination

6.1 This Agreement shall terminate if either party gives to the other 1 month written notice.

by giving to

6.2 The expiration of this Agreement shall not operate to terminate any obligations of the Consultant arising shall survive the termination of this Agreement with their

arising shall survive the termination of this Agreement with their

Scopulus

Scopulus

7. Confidential Information

7.1 The Consultant shall not at any time for any reason disclose to any person, or otherwise make available, any information relating to the business affairs or financial affairs of the Client, or any customer or client of the Client, received by the Consultant during the performance of his duties under this Agreement.

not at any time for any reason disclose to any person, or otherwise make available, any information relating to the business affairs or financial affairs of the Client, or any customer or client of the Client, received by the Consultant during the performance of his duties under this Agreement.

Scopulus

7.2 Upon termination of this Agreement, the Consultant shall deliver up to the Client all confidential information and documents provided to him or prepared by him or prepared for him previously.

Confidential information and documents provided to the Consultant shall be returned to the Client or destroyed at the Client's option.

Scopulus

Scopulus

8. Inventions

8.1 Subject to the terms of this Agreement, all designs and inventions or participations in inventions being carried out by the Consultant immediately after the termination of the trust for the benefit of the Consultant and its assistance and to the best of the Consultant's knowledge which may be specified in writing may direct.

Scopulus

copyright
invention under
s or discovers
covery of any
ss for the time
shall
be the absolute
vention in
Client the
drawings and
it the invention
to all things
r other
world as may
lient or as it

8.2 For the avoidance of doubt, all future rights in any copyright or other intellectual property created or made by the Consultant or made by any person acting on behalf of the Consultant under this Agreement shall be the property of the Client.

Scopulus

to the Client by
er proprietary
in respect of
ten or made by
ved or written
rvice under

8.3 If the invention is disclosed to the public in breach of the provisions of this Agreement, the Consultant shall be liable to the Client for the full amount of the loss suffered by the Client as a result of such disclosure.

Scopulus

shall subject to
uire for itself or
three months
le terms to be
ment between
pplication of
Society.

8.4 Rights and obligations of the Consultant shall terminate upon the termination of this Agreement and shall be binding upon the Consultant and its successors and assigns.

Scopulus

n force after
e or discovered
and shall be

9. Tax Liabilities

9.1 The Consultant shall be responsible for the payment of all taxes and liabilities incurred by the Consultant in respect of its services.

Scopulus

nnified the
pabilities incurred
Insurance or

similar imp
imposed, w
Consultant's
Client there

whomsoever
of the
of fees by the

Scopulus

Scopulus

10. Notice

10.1 All notices
Agreement
to its registe
be sent to h
England as
with the pro
personally c
and shall be
by first clas
transmission

of this
Client, be sent
the Consultant,
ther address in
accordance
delivered
transmission
en delivered, if
facsimile

Scopulus

Scopulus

11. Choice of Law and su

11.1 This Agree
English law

ordance with

Scopulus

IN WITNESS of this Agree

Signed: For and on behalf

Scopulus

Signed:
"the Consultant"

Scopulus

Scopulus