

Contract No. 020157/06

for the provision of data telecommunication services

Contractors :

PIPNI, Inc.

Karlovo namesti 16

120 00 Prague 2

Czech Republic

Company ID : 26738058 VAT No. : CZ26738058

Section C, insert 90636 of the Trade Register conducted by Prague City Court

Fund transfer to : EBANKA 1003960001/2400

Represented by agent: Roman Dubsky

(hereinafter referred to as "provider")

Name Surname

Street

Zipcode City

Czech Republic

Company ID : VAT No. :

(hereinafter referred to as "user")

1. Subject

- 1.1 Provider will provide user with data telecommunication services (hereinafter referred to as "services"), i.e. technical administration (hosting) of the user's second-level domain.com domain through the technical means of the provider.

2. Extent of services provided

- 2.1 Name of service "PROFI"

- 2.2 Technical specification of service :

- Hosting or a second-level domain, domain with and without www
- 1 GB web space, 50 GB monthly data transfer
- PHP, ASP, JSP scripts and servlets support
- Access through FTP/s, WebFTP, WebDAV and Subversion
- Unlimited amount of MySQL, PostgreSQL and FireBird databases incl. web administration
- Unlimited email, alias, forward and domain bin support
- Access to email through POP3/s, IMAP/s and WebMail
- Web-based email interface administration
- On-line Anti-virus control of email, SMTP/s, SpamAssassin
- Automatic Email Answerer, unlimited number of Sub Domains
- Access via HTTPS / SSL, rerouting to another domain
- Access to directory by password only, banning and allowing IP addresses, .htaccess files
- Change of pages 401, 403, 404, 406 and 500
- Graphic Access Statistics and Traffic Graph
- DNS Code of Conduct, incl. DNS administration
- Support of WAP pages, cron, original limits and quota
- Domain data backup each 24 hours
- 1 Gbit Internet connection of server with housing center connectivity of 2 Gbit in the Czech Republic and 2.5 Gbit abroad.

- 2.3 Expert technical support via email.

- 2.4 Provider guarantees 99.5% service accessibility.
- 2.5 Provider is not liable for any potential theft, damage or loss of user's data that might happen despite all of the provider's effort. Therefore, provider recommends user to backup data.

3. Duration

- 3.1 Contract is concluded for 1 year period, effective the date of service activation. Provision of service and the contractual relation is automatically prolonged for 1 year provided no party cancels it upon 30 days written notice.

4. Payments, invoicing and taxation

- 4.1 Service activation fee is CZK 0.
- 4.2 In accordance with Article 2, user will pay provider an annual net CZK 1 200.00 lump sum for the provision of services.
- 4.3 User is bound to settle provider service advance of CZK 1 428.00 before service activation. Provider shall activate the services on the day service advance is mde on the provider's bank account.
- 4.4 User will identify advance payment with variable code, i.e. the number of advance invoice.
- 4.5 Provider will account for the services provided with an invoice issued immediately after receiving advance payment from user.
- 4.6 VAT will be charged in accordance with existing tax legislation.

5. Final provisions

- 5.1 This contract comes in force from the date of its signature by both parties.
- 5.2 Unsettled relations of provider and user are subject to "General Business Terms and Conditions for Provision of Services on PIPNI Server" which is an integral part of this contract. Provider has the right to change unilaterally these terms and conditions, especially because of the following reasons :
 - a) Legal terms are changed or a public administration body issues a provision banning or in any way forbidding the provision of any of the services included in this contract,
 - b) Domain-name registrar changes,
 - c) A legal term or a public administration body's provision restricts some of user's rights of disposal concerning the rented and paid domain name,
 - d) Provider uses a different server operating system or hardware, User is bound by the changes to General Business Terms and Conditions from the first day of the first month after provider publishes the changes on his web page.
- 5.3 Changes to this contract must be presented in writing and both parties' signatures must be on each contractual document.
- 5.4 This contract has been made in two copies, each party will receive one.
- 5.5 The above contract is hereby accepted and terms herein voluntarily and consciously agreed to.
- 5.6 User confirms that he is fully conscious of the contents of the "General Business Terms and Conditions for Provision of Services on PIPNI Server" which he received along with this contract.

Done at Prague

Roman Dubsky
.....
For the provider

Name Surname
.....
For the user