THIS AGREEMENT made as of the	
between	OÜ, a corporation
incorporated under the laws of Estonia, re	egistry code
	, and having its principal place of
business at	, Estonia, represented
by	, e-Resident personal code
	(the "Employer"); and
	, e-Resident personal code
	(the "Employee").
WHEREAS the Employer desires to obtain	the benefit of the services of the
Employee, and the Employee desires to reconditions set forth.	ender such services on the terms and
IN CONSIDERATION of the promises and sufficiency and receipt of which are herel follows:	other good and valuable consideration (the
1. Employment	
of his skill, ability, experience and talents, position. In carrying out these duties and	responsibilities, the Employee shall comply les and regulations, both written and oral, ime to time. It is also understood and nment, duties and responsibilities and by the Employer in its sole discretion
2. Position Title	
As a Community manager and online mar perform the following duties and underta professional manner.	keting expert, the Employee is required to ke the following responsibilities in a
(a) Manage all the social networks of	
(b) - Engage the community of users of	·
	, generate new leads, answer users
via social media communication channels	s and generate the required reports to
track social media progress.	

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(c) - Design and maintain the website
·
(d) - Manage the marketing campaigns of and.
(e) Other duties as may arise from time to time and as may be assigned to the employee.
3. Compensation
• (a) As full compensation for all services provided the employee shall be paid at the rate of
• (b) The Employee agrees to be subject to a probation period in which he will not receive any compensation for his services as specified in point 6.
• (c) The salary mentioned in paragraph (l)(a) shall be review on an annual basis.
 (d) All reasonable expenses arising out of employment shall be reimbursed assuming they have been authorized prior to being incurred and with the provision of appropriate receipts.
4. Vacation The Employee shall be entitled to vacations in the amount of four weeks per annum
5. Benefits
The Employer shall at its expense provide the Employee with the Health Plan that is currently in place or as may be in place from time to time.
6. Probation Period
It is understood and agreed that up to the first ninety days of employment shall

7. Performance Reviews

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constitute a probationary period during which period the Employer may, in its

notice or cause. During this probatory period, the employee will not receive any

compensation as established in point 3, at the discretion of The Employer.

absolute discretion, terminate the Employee's employment, for any reason without

The Employee will be provided with a written performance appraisal at least once per year and said appraisal will be reviewed at which time all aspects of the assessment can be fully discussed.

8. Termination

- (a) The Employee may at any time terminate this agreement and his employment by giving not less than two weeks written notice to the Employer.
- (b) The Employer may terminate this Agreement and the Employee's employment at any time, without notice or payment in lieu of notice, for sufficient cause.
- (c) The Employer may terminate the employment of the Employee at any time without the requirement to show sufficient cause pursuant to (b) above, provided the Employer pays to the Employee an amount as required by the Employment Standards Act 2000 or other such legislation as may be in effect at the time of termination. This payment shall constitute the employees entire entitlement arising from said termination.

• (d) The employee agrees to return any pro-	operty of
	OÜ at the time of
termination.	
It is further acknowledged and agreed that follo	wing termination of the employee's
employment with	OÜ for any
reason the employee shall not solicit business f	rom current clients or clients who
have retained	OÜ in the 6 month
period immediately preceding the employee's to	ermination.
10. Laws	

11. Independent Legal Advice

The Employee acknowledges that the Employer has provided the Employee with a reasonable opportunity to obtain independent legal advice with respect to this agreement, and that either:

This agreement shall be governed by the laws of Estonia.

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- (a) The Employee has had such independent legal advice prior to executing this agreement, or;
- (b) The Employee has willingly chosen not to obtain such advice and to execute this agreement without having obtained such advice.

12. Entire Agreement

This agreement contains the entire agreement between the parties, superseding in all respects any and all prior oral or written agreements or understandings pertaining to the employment of the Employee by the Employer and shall be amended or modified only by written instrument signed by both of the parties hereto.

13. Severability

The parties hereto agree that in the event any article or part thereof of this agreement is held to be unenforceable or invalid then said article or part shall be struck and all remaining provision shall remain in full force and effect.

9. Non- Competition		
``	and agreed that following terminat	
	hall not hire or attempt to hire any o	
	nployer has caused this agreement d the Employee has set his hand as	•
SIGNED, SEALED AND DELIVE	RED in the presence of:	
 employee]	, personal code	[Name of

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	, personal code
	[Name of Employer Rep]
CEO.	ΟÜ

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