

●●●● contract

This Agreement is made as of the ●日 ●月, ●年, between:

▲▲ (自分の名前) a solo-employer of Japan (hereinafter called “▲▲” (以下▲▲と呼ぶのやつ)), and ◆◆ (契約の会社名), a corporation duly organized and existing by virtue of the laws of Japan with its principal office at # 1F ●● Building, 1-2-3, ●●cho, ●●-ku, Tokyo, Japan (hereinafter called “◆◆”)

1. Scope (契約内容)

1.1 ◆◆ herein consigns to ▲▲ the service defined below (hereinafter, "Service"), and ▲▲ herein accepts this consignment.

1.1 Service description: ×××× (ここにサービスの内容を記載)

2 Contract period and re-contract (契約期間と再契約)

2.1 This contract is valid for one year (1年にしています) from the contract date

2.2 From three months before the contract expires, ▲▲ and ◆◆ may re-contract after renegotiating the charges and service contents.

3 An end of a contract (契約の破棄について)

If both ▲▲ and ◆◆ agree, the contract can be canceled without waiting for the contract to expire.

4 Guarantee and Reports (契約についての保証)

4.1 ▲▲ shall complete the Service in compliance with instructions from ◆◆ and without inciting disputes with third parties in the process of executing the Service.

4.2 If necessary, ◆◆ may request ▲▲ to submit to ▲▲ a work plan regarding the execution of the Service or reports regarding the progress of the Service or the progress plan for the Service, and ▲▲ shall comply with said requests.

5 Prohibition of re-consignment, succession, etc. (再委託について)

5.1 ▲▲ shall not re-consign, commission, or sub-contract the Service to a third party without obtaining prior written approval from ◆◆.

5.2 Neither party may transfer, succeed, or guarantee to a third party any rights, duties, or status arising from or pertaining to the Service without obtaining written consent from the other party.

6 Delivery (納品について)

▲▲ shall deliver to ◆◆ the services and products separately agreed between ▲▲ and ◆◆ by the desired deadline of ◆◆, except with the individual written consent of ◆◆. However, if it becomes necessary to change the delivery date, the delivery date may be revised after mutual consultation.

7 Fee and payment method (料金と支払いについて)

7.1 ◆◆ shall pay to ▲▲ the consignment fee related to the Consignment Business.

7.2 The amount is based on ●● yen (月額約 30 万円以上) every month, and will be added after consultation according to the content, amount, display location, and advertisement size entrusted to ▲▲ by ◆◆.

7.3 The business consignment fee in paragraph 2 shall be paid on the 25th of the month following the deadline at the end of each month, and ◆◆ shall pay by transferring the business consignment fee to an account separately designated by ▲▲. The transfer fee at that time shall be borne by ◆◆.

7.4 When the consignment fee of the previous clause becomes inappropriate due to fluctuations and the like in economic circumstances, it shall be able to be revised through consultations between ▲▲ and ◆◆.

8 Jurisdiction (紛争)

8.1 The parties consent to exclusive jurisdiction of ●● (管轄都道府県) District Court located in the Japan of

8.2 Japan for the settlement of all disputes arising under the Agreement.

IN WITNESS WHEREOF, the parties have caused their authorized representatives to execute this Agreement as of the date first above written.

Sincerely,

Signature: _____

Name: _____

Title: President

Date: 日 / 月 / 年

Place: ●●, Japan