

Paid services contract
No. _____

Moscow

_____.

Degilevich Alexandr Nickolaevich, passport _____ issued ____ ____ ____ by _____, registered ____ to an address: _____, hereinafter referred to as "the Executor", on the one hand, and _____, passport _____ issued ____ ____ ____ by _____, registered ____ to an address: _____, hereinafter referred to as "Customer", on the other hand, have concluded this Contract as follows:

1. OBJECT OF THIS CONTRACT. PERIODS OF THE PROVISION OF SERVICES

1.1. Under this Contract the Customer shall order and the Executor shall undertake to provide following services:

- complete and accurate diagnosis of the level of stuttering in order to understand the anticipated workload for its eliminating
- professional consultation concerning the solution to the problem of stuttering with the gradual consolidation of all the required techniques
- detailed explanation of the situations, which previously provoked stupor and finding concrete solutions to replace it with normal speech without stuttering
- conducting training sessions and provision of information on stuttering elimination until a full understanding of the material by student is reached
- explanation of the initial cause of speech stupor using clear and easily learnt examples
- analysis of all irrational movements (which lead to stupor, tensions and other things that don't fall within normal speech), which sometimes a student may have during forming the new habit of speaking freely and beautifully (on average, it takes 21 days)
- pointing out all student's mistakes in time, explanation of the initial cause of them and conducting a practical work to correct the mistakes and to avoid them in the future
- repeating over and over again (but no more than 50 times) some issues, which should be necessarily consolidated by student on a subconscious level in order to speak at ease
- conducting a set of measures aimed at testing of your speech, identification and analysis of mistakes not only within the four walls face-to-face with the teacher, but also in communications in society (with your close people, friends, strangers, at school, at work, on the street and in other different situations)
- free assistance not only during our training session when you form the new habit of speaking freely and naturally, without stuttering (from 9 a.m. to 9 p.m. Moscow time, wherever possible, through text messages, voice messages, telephone calls or on Skype)
- timely provision of all necessary exercises aimed at forming a new comfortable for you habit of speaking with a detailed instruction on application and explanation what you should do and which results you will get doing it

- conducting training so that a student will be able to use speech organs like all normal (non stuttering) people do it, multiple checks for qualitative consolidation of a new useful skill in practice
- conducting the examination in speaking which will be a good example of positive developments in stuttering elimination, and the Customer shall be obliged to pay for these services.

1.1.1 Under this Contract the Customer shall be obliged to perform following tasks under the assignment of the Executor:

- to do homework in the required amount
- to use the speech organs only in the convenient way (which is expanded during our training sessions) and not to try to speak using some old/irrational technique leading to stupor, bypassing the normal one, commonly used by other people.

1.1.2 If after the course, you can not speak without stuttering, using techniques from the training program, you can inform me about it, and, after the test, I will return you 100% of the money spent on the course. All of the recommendations of the lessons work, if followed. Performing 100 % - will be 100 % result of normal speech. All this can be checked already in the training sessions.

1.2. Periods of the provision of services:

1.2.1. Provision of services shall commence: _____

1.2.2. Provision of services shall complete: _____

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. The Executor shall be obliged:

- 2.1.1. To provide services, specified in the clause 1.1 of this Contract, in person.
- 2.1.2. To provide services within the period determined in the clause 1.2 of this Contract.
- 2.1.3. To perform orders of the Customer concerning the procedure of the provision of services.

2.2. The Customer shall be obliged:

2.2.1. To provide all necessary materials and documents to the provision of services under this Contract to the Executor.

2.2.2. To pay for the services of the Executor under the Section 3 of this Contract.

2.2.3. To provide assistance to the Executor in the provision of services under this Contract.

2.3. The Customer shall be entitled to repudiate this Contract, by providing written notice to the Executor no less than _____ (_____) _____, if the Customer compensates for the actual costs incurred by the Executor.

2.4. The Executor shall be entitled to repudiate this Contract, by providing written notice to the Customer no less than _____ (_____) _____, if the Executor compensates for the losses incurred in the result of this repudiation.

3. COST OF WORK AND PROCEDURE FOR PAYMENT

3.1. The cost of services provided is _100 dollars per hour (preliminary total time is discussed after the diagnosis of the problem in accordance with a student`s objectives)

3.2. Services are paid in the following periods and in the following order:

- in person, payment after conducting the training session (on the same day)
- using Skype, payment before conducting the training session (on the same day).

3.3. In case of impossibility of performance through the fault of the Customer the services are to be paid in full.

3.4. In case neither Party is liable for impossibility of performance, the Customer compensates for the actual costs incurred by the Executor.

4. RESPONSIBILITIES OF THE PARTIES

4.1. The Parties shall bear responsibility for non-fulfillment or improper fulfillment of its obligations under this Contract in accordance with the legislation of the Russian Federation.

4.2. The Executor shall bear full responsibility for the quality of services provided.

4.3. In case the Executor provides services with the non-compliance with the conditions of this Contract, worsened the result of the provision of services, or with other defects which make it unusable, the Customer is entitled to require from the Executor the commensurate reduction in the cost of services.

4.4. In case of breach of the periods of the provision of services determined in the clause 3.2 of this Contract, the Executor is entitled to require from the Customer payment of a penalty amounting to _____ per cent of the sum which is not paid within the fixed terms per day of delay.

4.5. In case of breach of the periods of the provision of services determined in the clause 1.2 of this Contract, the Customer is entitled to require from the Executor payment of a penalty amounting to (_____) rubles per day of delay.

4.6. Neither Party shall be liable for failure to perform any of its obligations in whole or in part, when non-performance is a direct consequence of any circumstances of irresistible nature, which are occurred after conclusion of this Contract as a result of circumstances of an exceptional nature such as floods, fires, earthquakes and other Acts of God and also a war, military actions, a blockade, restraining acts of the authorities, strikes, a destruction of communication and energy supply, explosions, which are occurred after conclusion of this Contract and which could not be foreseen or prevented by the Parties.

4.7. In case of such circumstances specified in the clause 4.6 of this Contract any Party shall promptly give written notice to the other Party. Notification shall contain information on the nature of the circumstances and also official documents supporting the existence of these circumstances and, if possible, assessing their influence on possibility of the performance of obligations of the Party under this Contract.

4.8. If any Party does not promptly give written notice specified in the clause 4.7 or does not give it to the other Party, the Party shall compensates for the losses incurred of the other Party.

4.9. In case of such circumstances specified in the clause 4.6 of this Contract, the period for the performance of obligations under this Contract shall be extended accordingly for the period during which such circumstances and their consequences take place.

5. OTHER TERMS AND CONDITIONS

5.1. This Contract shall come into effect from the moment of the signing of the Contract and shall be valid until full performance by the Parties of their obligations under this Contract.

5.2. In all other cases not specified in this Contract the Parties shall be governed by the provisions and rules of the laws of the Russian Federation in force.

5.3. All alterations and supplements should be made in a written form as agreed by Parties.

5.4. This Contract is drawn up in two copies, each copy for each Party, both copies have equal legal force.

6. ADDRESSES AND BANK INFORMATION OF THE PARTIES

Customer (student): _____

Executor (specialist in stuttering elimination): Degilevich Alexandr Nickolaevich

SIGNATURES OF THE PARTIES

Customer:

Executor:
