

SERVICE AGREEMENT

This agreement ("Agreement") is entered into on the date of signing between Manaflow LLC, located at 4035 Huntington St NE, St Petersburg, Florida 33703, United States, ("Seller") and the buyer of the subscriptions on this webpage ("Buyer").

Seller will generate leads for Buyer that meet the following criteria:

- have a need for mobile app development
- have a valid method of communication
- are, in fact, the people or organization(s) they claim to be
- have, at least, a budget of \$10,000 for development of said mobile app

Incorrect contact details, such as non-functional phone numbers, email addresses, or contact details belonging to another person will be criteria for disqualifying and replacing said lead. All leads will have an interest in mobile app development, possess a valid communication method, genuinely represent who they say they are, and have a minimum budget of \$10,000 for the described scope of work. Regarding start date, we guarantee every lead will be looking to get started within 90 days at the latest or be replaced.

If a lead is sent from the Seller to the Buyer with any of the above criteria not met, the Buyer is able to have said lead disqualified and replaced by the Seller.

The Seller will provide leads to the Buyer via packages of monthly installments. These monthly installments are able to be purchased in three-month packages, six-month packages or twelve-month packages. The three-month and six-month packages are able to be paid for on a monthly basis and the twelve-month packages are able to be paid for on a tri-monthly (or quarterly) basis.

If the Seller does not generate a minimum of 15 leads meeting the criteria mentioned above within a month, the Buyer is eligible for a full refund of the funds sent for said month and is able to terminate the agreement regarding the following months in said package of leads.

This Agreement shall be governed by and construed in accordance with the laws of the state of Florida, without regard to its conflict of laws provisions.

This Agreement constitutes the entire agreement between the parties and supersedes all prior agreements and understandings, whether written or oral, relating to the subject matter of this Agreement.

This Agreement may not be modified or amended except in writing signed by both parties.

This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

SELLER:

By: _____

Date: _____

Robert Barber
CEO

BUYER:

By: _____

Date: _____

XXX

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