

Регистрационная форма Возврат налогов из Австрии

	ПОЖАЛУЙСТА, ИСПОЛЬЗУЙТЕ ЛАТИН	СКИЙ ШРИФТ	RT Tax
Имя:	RMN		
Отчество:	ОТЧЕСТВО)	
Фамилия:	РИПИМАФ		
Дата рождения:	1911 г./11 м./ 11 ч. Тел./	/моб. тел.: +99 999 999	999
Эл. почта	email@email.com		
Ваш адрес в вашей	стране: ВАШ АДРЕС В ВА	ШЕЙ СТРАНЕ	10
	* **		
Ваш адрес в Австри	и: ВАШ АДРЕС В ABCT	РИИ	
W		Задекларировали ли Вы свой отъезд с	отого адреса? Да 🗙 Нет 🗌
За какие годы хотели	бы возвратить налоги с помощью RT Т	Tax? 2020, 2019	_
Дата прибытия в А	встрию: 2019 г./07м./10ч.	Дата отбытия из Австрии:	2019 r/10 m/11 q.
Семейное положени	не: Не замужем 🗶 Замужем	I (Дата заключения брака г.	/m./q.)
Разведена	Дата развода г√м./ч.)	Вдовец (вдовец с	r/q.)
Если Вы состоите в	браке: ИМЯ, ФАМИЛИЯ		-R
имя, фамилия и дата	рождения супруга(и)1911_ г./ 1	<u>1</u> м./ <u>11</u> ч.	
В тот год, когда вы р	аботали, ваш(-а) супруг(-а) тоже работа	ал(-а) в Австрии? Да	Нет
	ше или пытались ли возвратить налоги сами ил	ли с помощью другого предприятия?	Да 🔲 Нет 🔲
	ответ "Да", объясните подробнее:		-
250 Mas	ги, то укажите их имена, фамилии и д 1ЛИЯ 2018 01 25	аты рождения:	
8	ЛИЯ 2020 06 30	3.	*
2. ΜΙΝΙΣΤ, ΨΑΙΝΙΣ	1317171 2020 00 30		
Некомпенсиро	ванные работодателем транспорти	ные расходы в Австрии от дом	а до места работы
Адрес места работы в	Австрии в том году за который делаете в	озврат налогов: АДРЕС [MECTA
РАБОТЫ В АВ	СТРИИ В ТОМ ГОДУ ЗА КО	ТОРЫЙ ДЕЛАЕТЕ ВОЗВ	РАТ НАЛОГОВ
А прес места жители ст	ва в Австрии в том году за который делае	та возврат налогов: АЛРБ	EC MECTA
	. В АВСТРИИ В ТОМ ГОДУ З		
10			
Сколько раз в месяц Е	вы добирались от своего места жительства	а до работы (в одну сторону)?	15
Примечания RT Tax:		Примечания клиента:	
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200	, я подтверждаю, что вся	Подпись: X ПОДПИ	
предоставленая мной	гинформация верна.	дат. Л. ДАТА	

Информация о работодателях

Регистрационная форма - Возврат налогов из Австрии

Укажите на скольких	работах работали:2	Просим предоставить информацию обо всех работодателях.					
1. Компания:	Название компании						
Адрес:	Адрес компании						
Обязанности	Обязанности						
Тел./Факс:	Тел./Факс компании						
Эл.почта	Эл.почта компании						
Работали с :2019 ч. / <u>07</u>	7 мес. / <u>15 г.</u> до <u>2019</u> ч. / <u>10 мес. / <u>01</u> г.</u>	Получили ли Вы Jahreslohnzettel?	Да 🔲 Нет 🔲				
2. Компания:	Название компании						
Адрес:	Адрес компании						
Обязанности	Обязанности						
Тел./Факс:	Тел./Факс компании						
Эл.почта	Эл.почта компании						
Работали с :2020 ч. / 07	7 мес. / <u>15</u> г. до <u>2020</u> ч. / <u>10 мес. / <u>01</u> г.</u>	Получили ли Вы Jahreslohnzettel?	Да 🔲 Нет 🔲				
3. Компания:							
Адрес:	2						
Обязанности	<u> </u>						
Тел./Факс:							
Эл.почта	-						
Работали с :ч. /	мес. /г. доч. /мес. /г.	Получили ли Вы Jahreslohnzettel?	Да 🔲 Нет 🔲				
4. Компания:							
Адрес:							
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Тел./Факс:							
Эл.почта	· ·						
Работали c :ч. /	_мес. /г. доч. /мес. /г.	Получили ли Вы Jahreslohnzettel?	Да 🔲 Нет 🔲				
Contract Agency Control the Control of the Control	ие по безработице , болезни или другие в	вышлаты? Да Нет					
Если да, предоставьте под	дтверждающий документ.						
Hamman and ham		Подпись: Х ПОДПИСЬ					
151(5)(5) 61	я подтверждаю, что вся	V DATA)				
предоставленая мной	информация верна.	Дата. Х ДАТА					



ЗАЯВЛЕНИЕ О ВОЗВРАТЕ НАЛОГОВ «Money Transfer Form»

ваше имя: ИМЯ, ОТЧЕСТВО, ФАМИЛИЯ

(ПИШИТЕ АНГЛИЙСКИМИ БУКВАМИ)

(Имя, Отчество, Фамилия)

УЛИЦА, НОМЕР ДОМА, КВАРТИРЫ ИЛИ НОМЕР КОМНАТЫ

(улица, номер дома, квартиры или номер комнаты)

ОБЛАСТЬ, ДЕРЕВНЯ, ГОРОД

(область, деревня, город)

ПОЧТОВЫЙ ИНДЕКС И СТРАНА

(почтовый индекс и страна)

Ваша банковская информация:

важно:

- ПЛАТА ПРЕДПРИЯТИЯ RT TAX ЗА БАНКОВСКИЕ УСЛУГИ СОСТАВЛЯЕТ 15 EURO. RT TAX НЕ НЕСЕТ ОТВЕТСТВЕННОСТИ ЗА ЛЮБЫЕ ПЛАТЕЖИ, КОТОРЫЕ МОЖЕТ ПРИМЕНЯТЬ БАНК КЛИЕНТА.
- Перед заполнением этой части, просим связаться с работником своего банка. Также можете
- ПЛАТЁЖНОЕ ПОРУЧЕНИЕ БУДЕТ СОВЕРШАТЬСЯ В ВАЛЮТЕ EURO.
- Если банку потребуется произвести повторное платёжное поручение из-за неточной или неполной информации, будет взыматься дополнительная плата в 50 EURO.

прикрепить выписку из банка с реквизитами Вашего счета для международного перевода денег.

РЕКВИЗИТЫ БАНКА ПОЛУЧАТЕЛЯ

личный банковский счет: ЛИЧНЫЙ БАНКОВСКИЙ СЧЕТ

полное имя владельца счета: ПОЛНОЕ ИМЯ ВЛАДЕЛЬЦА СЧЕТА

БАНКОВСКАЯ ИНФОРМАЦИЯ: ПОЛНОЕ НАЗВАНИЕ БАНКА; НАЗВАНИЕ ОТДЕЛЕНИЯ БАНКА

(ПОЛНОЕ НАЗВАНИЕ БАНКА; НАЗВАНИЕ ОТДЕЛЕНИЯ БАНКА)

Дата:

SWIFT КОД БАНКА

SWIFT код банка

АДРЕС БАНКА: ГОРОД И СТРАНА

(АДРЕС БАНКА: ГОРОД И СТРАНА)

РЕКВИЗИТЫ БАНКА-КОРРЕСПОНДЕНТА:

(Банк-корреспондент не может быть тем же, что и банк-получатель)

ПОЛНОЕ НАЗВАНИЕ БАНКА

ПОЛНОЕ НАЗВАНИЕ БАНКА

SWIFT КОД БАНКА

<u>НОМЕР СЧЕТА БАНКА-КОРРЕСПОНДЕН</u>ТА (НОМЕР СЧЕТА БАНКА-КОРРЕСПОНДЕНТА)

(SWIFT код банка)

АДРЕС БАНКА

(АДРЕС БАНКА)

Подписав эту форму, я подтверждаю, что вся предоставленая мной информация верна. Соглашаюсь со всеми условиями, указанными в этой форме.

подпись Х ПОДПИСЬ

20__/__/__



Empfangsbevollmächtigung (Power of attorney)

geb	, erteile hiermit dem "A & Z Group, UAB", Ozeskienes g. 15, Kaunas, LT44254
Litauen dieVollmacht mei bearbeiten.	ne Einkommensteuererklärung und meinen Antrag auf Versicherungserstattung zu
	Z Group, UAB", Ozeskienes g. 15, Kaunas, LT44254, Litauen die erforderlicher und Unterlagen in meinem Namen zu empfangen und bearbeiten.
	ür "A & Z Group, UAB", Ozeskienes g. 15, Kaunas, LT44254, Litauen alle Schriftstücke ensteuererklärung, welche das Finanzamt mir zu übermitteln hat, in meinem Namen zu
	Group, UAB", Ozeskienes g. 15, Kaunas, LT44254, Lithuania to act as my representative an tax authorities to deal with my income tax return applications for all tax years, that stria.
	nat the needed documentation, information and forms should be sent to the office o ienes g. 15, Kaunas, LT44254, Lithuania.
	s to "A & Z Group, UAB", Ozeskienes g. 15, Kaunas, LT44254, Lithuania to act as a aising with Austrian tax authorities in order to receive all needed tax forms and

Date (Datum):	, 20
Signature (Unterschrift): Χ Π	одпись

GELDEMPFANGSVOLLMACHT

		E9-1		n / Personal Informati	
Hiermit ermäch	ntige ich,		Name / Name		Vorname / First
Vorname:			Geburtsdatum (TTMMJJJJ) / Date of birth (DDMMYYYY)	Staatsangehörigkeit / Citizenship	
Nachname:			Postleitzahl, Wohnort / ZIP/Pos	tal code, City	Straße, Hausnun
	_		Income Subject to	nsässigkeitsstaat der E Taxation in the Coun	try of Resi
				Kapitalvermögen, Vermietung ital income, leasing and renta	
UAB TT EXPRE	SS, für mich Steuererstattung für das Verlagungsjahr in		Art der Einkünfte / Type of inco	ome	
Empfang zuneh					
Emplaing Earlon					
Ich teile folgende	Bankverbindung für Steuererstattung mit:				
					Summe (1) /
IBAN:	DE82700202700015421471		Unterschrift / Sign	ature	Summe (1)/
BIC:	HYVEDEMMIBO			vorstehenden Angaben wahrhei nation provided by me is corr	
BANK:	UNICREDIT BANK AG, MÜNCHEN				ХЛ
Kontoinhaber:	UAB TT EXPRESS		Declaration of the	sländischen Steuerbeh Foreign Tax Authority	,
			Name und Anschrift der ausland	dischen Steuerbehörde / Name and ad	gress of foreign ta
			Es wird hiermit bestätigt.	/ This is to confirm the follow.	ina:
		Jv.at		erpflichtige Person im Jahr	
		pmf.ç		bject to taxes resided in our o	
		www.bmf.gv.at	Einkommensverhältniss	t, was zu den vorstehenden A e in Widerspruch steht. / contrary about the personal situ	
Datum		TERIUM			
		BMF	Ort, Datum / Place, Date		Dienst
х подпись		E INA	1. Ausfert	igung für das österreichisch	ne Finanzamt

Bescheinigung EU/EWR / Certificate and Declaration EU/EEA

der ausländischen Steuerbehörde zur Einkommensteuererklärung für Staatsangehörige von Mitgliedstaaten der Europäischen Union (EU) und des Europäischen Wirtschaftsraums (EWR) / Of the Foreign Tax Authority Concerning the Income Tax Declaration for Citizens of

Name / Name		Vorname / First name	
Geburtsdatum (TTMMJJJJ) / Date of birth	Staatsangehörigkeit / Citizenship	Ansässigkeitsstaat / Count	try of residence
(DDMMYYYY) Postleitzahl, Wohnort / ZIP/Post	al code, City	Straße, Hausnummer / Str	reet, House number
Income Subject to (z.B. aus Gewerbebetrieb,	nsässigkeitsstaat der E Taxation in the Coun Kapitalvermögen, Vermietung tal income, leasing and renta me	try of Residence u. Verpachtung) /	
7.	vorstehenden Angaben wahrhei		Wissen und Gewissen gemacht habe and has been made to the best o
ny knowledge.		у попп	401
		X ПОДПІ	hrift / Data, signature
Declaration of the	sländischen Steuerbeh Foreign Tax Authority ischen Steuerbehörde / Name and ad	,	
		-	,
Es wird hiermit bestätigt, /	This is to confirm the follow	ing:	
1. dass die genannte steue	erpflichtige Person im Jahr	ihren Wohnsitz	in unserem Staat hatte. /
1. The named person sub	oject to taxes resided in our o	country in	
Einkommensverhältnisse	in Widerspruch steht. /		önlichen Verhältnisse und über di Lituation of the person named above
Ort, Datum / Place, Date		Dienststempel I	Unterschrift / Official stamp, Signature

1. Ausfertigung für das österreichische Finanzamt /1. Copy for Austrian Finance Office

1. Ausfertigung für das

E 9, Seite 1 / page 1, Version vom 18.09.2012

Bescheinigung EU/EWR / Certificate and Declaration EU/EEA

der ausländischen Steuerbehörde zur Einkommensteuererklärung für Staatsangehörige von Mitgliedstaaten der Europäischen Union (EU) und des Europäischen Wirtschaftsraums (EWR) / Of the Foreign Tax Authority Concerning the Income Tax Declaration for Citizens of Member States of the European Union (EU) and the European Economic Area (EEA)

Angaben zur Person	/ Personal Information
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Name / Name		Vorname / First name				
Geburtsdatum (TTMMJJJJ) / Date of birth (DDMMYYYY)	Staatsangehörigkeit / Citizenship	Ansässigkeitsstaat / Country of residence				
Postleitzahl, Wohnort / ZIP/Pos	tal code, City	Straße, Hausnummer / Street, House number				

Einkünfte, die im Ansässigkeitsstaat der Besteuerung unterliegen / Income Subject to Taxation in the Country of Residence

(z.B. aus Gewerbebetrieb, Kapitalvermögen, Vermietung u. Verpachtung) / (E.g. from business, capital income, leasing and rentals)

Art der Einkünfte / Type of income	Betrag/Währung / Amount/currency
	Summe (1) / Sum (1)

Unterschrift / Signature

Ich versichere, dass ich die vorstehenden Angaben wahrheitsgemäß nach bestem Wissen und Gewissen gemacht habe. I declare that the information provided by me is correct and complete and has been made to the best of my knowledge.

х подпись

Bestätigung der ausländischen Steuerbehörde / Declaration of the Fourier Toy Authority

Name und Anschrift der ausländischen Steuerbehörde / Name and add	ress of foreign tax authority
Es wird hiermit bestätigt, / This is to confirm the followi	ng:
1. dass die genannte steuerpflichtige Person im Jahr	ihren Wohnsitz in unserem Staat hatte. /
1. The named person subject to taxes resided in our of	ountry in
dass nichts bekannt ist, was zu den vorstehenden Al Einkommensverhältnisse in Widerspruch steht. / Nothing is known to the contrary about the personal situ	

2. Ausfertigung für die ausländische Steuerbehörde /2. Copy for Foreign Tax Authority

E 9 Bundesministerium für Finanzen / Federal Finance Ministry

Ort. Datum / Place. Date

E 9, Seite 3 / page 3, Version vom 18.09.2012

Dienststempel, Unterschrift / Official stamp, Signature



Agreement

Date: 2021 01 01

This Services Agreement (the "Agreement") is executed by and between: Unitrust Finance, Inc (dba RT Tax), company code 70464217, address 1219 Ogden Ave, Suite #C, Downers Grove, IL 60515, USA represented by the person dully authorized under

РИПИМАФ, РМИ date of birth 1911 11 11 (the "Client").

Hereinafter the Service Provider and the Client together are referred to as the "Parties" and each separately as the "Party"

(1)

- The Service Provider provides tax refund and related services and the Client wishes to recover the personal income tax paid due to work abroad or on other grounds.
- The Parties wish to agree on the terms and conditions of tax refund.

Subject matter

- In accordance with the terms and conditions established in this Agreement and the General Terms and Conditions of Services (hereinafter T&C), the Service Provider shall provide to the Client tax refund and related services, i.e. shall draw up the documents necessary for the refund of the taxes paid by the Client in the United Kingdom, Ireland, the Netherlands, Germany, Norway, Austria, Denmark or other jurisdiction and shall present them to the corresponding tax authorities or other competent institutions (the "Services"), and the Client shall accept and remunerate for such Services in accordance of the terms and conditions of this Agreement.
- By signing this Agreement the Client authorises the Service Provider to prepare, sign and file tax returns and to receive all correspondence, including tax refund cheques, from tax authorities. Service Provider will as necessary disclose that he is acting as the nominee of the Client and all the actions are made in the name and on behalf of the Client.
- Taxes will be refunded to the Client by a bank transfer of the refunded amount to the bank account, prepaid debit card or by a bank cheque drawn in the name of the Client. If Tax Refund Cheque is received, the Cheque shall be collected and the tax refund amount shall be transferred to the Client by the Services Provider and (or) the third person engaged by the Service Provider for payment collection services in accordance with the T&C.
- The final amount of the taxes to be refunded shall be established by a competent institution of the foreign country. The amounts calculated by the Service Provider are for information purposes only and do not entitle the Client to claim the preliminarily calculated amount.
- Terms of Provision of Services
- The Service Provider hereby undertakes
- to provide the Client information on the documents that the Client needs to submit to the Service Provider for the purposes of filling for the tax refund:
- to collect, complete and sign all the required forms, requests and other related documents on behalf of the Client;
- to submit the required documents to the respective tax authorities or other competent institutions responsible for tax refunds
- to inform the Client about the process of the tax refund and other related matters at the Client's request;
- to organise the collection of the Tax Refund Cheque and (or) to instruct the tax authority to transfer the tax refund amount to the Service Provider and (or) the third person engaged by the Service Provider for payment collection services in accordance with the T&C for subsequent transfer of tax refund amount to the Client (excluded the Service Fee indicated in Clause 3.1 and 3.2), or to instruct the tax authority to transfer the tax refund directly to the Client's prepaid debit card.
- The Client hereby undertakes:
- to provide to the Service Provider complete, true and accurate information and documents (originals and copies) required for the completion of the tax refund. The Client is entitled to provide the information either by filling in paper forms provided by Services Provider or by filling in the online information form available at the Service Provider's internet site;
- to fill in and sign any forms and other documents required for the completion of the tax refund and perform other obligations established in the T&C, which constitute an inseparable
- 2.2.3 to fill in and sign any forms and other documents required for the issue of the Payoneer, Inc debit card and to accept the tax refund amount to the "Payoneer" debit card (excluded the Service Fee indicated in Clause 3.1 and 3.2) when so required;
- to inform the Service Provider immediately and in all cases not later than within 5 (five) days, if the foreign tax or other authority transfers the refunded amount or a part thereof or sends the Tax Refund Cheque for the full refund amount or a part thereof directly to the Client;
- to inform the Service provider immediately in the case during the validity term of this Agreement the Client concludes any agreement regarding the tax refund services in the United States of America with other service providers. In such case the Service provider is entitled unilaterally to terminate this Agreement.
- to inform the Service Provider of the new employment or self-employment in a foreign country;
- to inform the Service Provider of any changes in the Client's contact details or about any other changes that may have impact to the tax refund. The information can be updated on the internet site of the Service Provider or e-mailed,
- 2.2.8. to pay the Service Provider the Service Fee as set out in Section 3 hereof.

The Services Fees

- 3.1. The fee for the Services (the "Service Fee") for refunding taxes for each tax year shall be:
- United Kingdom: the service fee shall be 12% from the refunded amount with a fixed minimum of GBP 60;
- The Netherlands: if the tax refund amount is between EUR 0-100, the service fee shall be 35 EUR; for 101 EUR and more, the service fee shall be 14% from the refunded amount 3.1.2. with a fixed minimum of 69 EUR:
- 3.1.3. The Netherlands social security (Zorgtoeslag) refund: if the tax refund amount is between EUR 0-100, the service fee shall be 35 EUR; for 101 EUR and more, the service fee shall be 14% from the refunded amount with a fixed minimum of 69 EUR:
- Germany: the service fee shall be 14% from the refunded amount with a fixed minimum of EUR 60;
- 3.1.5 German Church fee refund: if the refund amount is between EUR 0-100, the service fee shall be 20 EUR; for 101 EUR and more, the service fee shall be 40 EUR;
- Austria: the service fee shall be 14% from the refunded amount, with a fixed minimum of EUR 59:
- Denmark: the service fee shall be 14% from the refunded amount, with a fixed minimum of 590 DKK; For the service that has been carried out for Denmark holiday allowance refund (Feriepenge) in Denmark, Service Provider is entitled to commission fee 14% from the refunded amount, with a fixed minimum of 79 EUR;
- Norway: the service fee shall be 14% from the refunded amount, with a fixed minimum of NOK 690:
- Ireland: the service fee shall be 12% from the refunded amount with a fixed minimum of 60 EUR:
- 3.1.10. Ireland tax refund (Universal Social Charge (USC)): the service fee shall be 12% from the refunded amount with a fixed minimum of 60 EUR;
- 3.2.1. For the retrieval of the lost or missing documents shall be for P-45/P-60 (United Kingdom) - GBP 20, Employment Detail Summary (Ireland) - EUR 20, Arsoppgave (Norway) - NOK 150, "Jaaropgaaf" form (the Netherlands) - EUR 20, Lohnsteuerbescheinigung (Germany) - EUR 20, Oplysningsseddel form (Denmark) - 150 DKK, "Oplysningsseddel" (Denmark) -DKK 150. Jahreslohnzettel or Lohnzettel (Austria) - EUR 20:
- The fee for the receipt of international money transfer or check cashing, money remmitance and other bank services shall be 15 EUR if the tax refund service was provided from The Netherlands, Germany, Austria, Ireland or Denmark holiday allowance, 25 GBP if the tax refund service was provided from the United Kingdom, 120 DKK if the tax refund service was provided from Denmark. 130 NOK if the tax refund service was provided from Norway:
- If Client provided incorrect or not full bank account information and the bank transfer was rejected and the money were returned there will be an additional charge of 20 EUR to repeat the bank transfer. Service Provider is not responsible for the fees charged by the bank for the money return:
- The Client shall also compensate the fees and costs incurred by the Service Provider in the tax refund process that could not be foreseen at the moment of the execution of this Agreement as listed in the pricelist of the Service Provider and as indicated in the T&C.
- The amount of the payable VAT (if applicable) shall be added to all amounts indicated in Sections 3.1-3.2 hereof. The fees established in Sections 3.1-3.2 may be changed by the Service Provider unilaterally and shall be applicable to any request of the Client to provide the Services submitted after the Client has received notice on the change of fees
- The Service Fee shall be deducted from the amount received after the tax refund prior to the transferring it to the Client's account or Client's Payoneer, Inc debit card will be charged. If, by some reasons, the Client receives the tax refund cheque to his home address, he/she must inform about it Service Provider and pay the Service Fee (s) according to this Agreement. If the Client does not pay the Service Fee (s) in 10 (ten) days after receiving the invoice, he/she shall be obligated to pay late charges 0.2 percent per month on the unpaid balance of
- 3.5. If during the process of filing the documents the Service Provider becomes aware that the Client is not entitled to the tax refund (i.e. there is a tax debt), the Service Provider will calculate and provide the Client with the amount of the tax debt and the Service Fee payable to the Service Provider. In such case, the Service Provider continues the filing of documents only after the Client agrees to proceed and pays to the Service Provider the calculated Service Fee.

Processing of personal data

Service provider, acting as a data controller, shall process Client's personal data for the purposes of: (i) proper performance of Service provider's obligations under this Agreement: (ii) necessary communication; (iii) protection of Service provider's rights and interests (in case of a claim or a debt collection); (iv) statistical analysis. Legal basis for processing personal data is respectively, (i) necessity to perform this Agreement and mandatory statutory requirements related to tax refund; (ii) legitimate interest – to provide good customer service: (iii) legitimate interest and (iv) legitimate interest - to improve our business.

- 4.2. The Client acknowledges that the Service provider is located in the USA, thus personal data shall be transferred from Client's country of residence to USA. For clarity, as the Service provider is located in USA, the data transfers of the Client are necessary for the conclusion and performance of this Agreement. The Service provider guarantees that it has signed agreements regarding safe and lawful processing of personal data with its EU partners and when necessary shall use legitimate safeguards and derogations where it is allowed by the applicable law.
- 4.3. The Client acknowledges that Service Provider shall engage third parties, data processors, for the purposes of proper performance of this Agreement. The list of currently used data processors can be found at https://irttax.com/privacy-policy/ Privacy Policy.
- 4.4. Depending on a situation, the Client, as a data subject, shall have all or some of following rights: the right at any time to request the Service provider an access to the processed personal data, request for rectification or erasure of them, request for data portability or restriction of the processing of personal data, a right to object to the processing of personal data, the right to lodge a complaint with a supervisory authority.
- 4.5. The data related to the providing of tax refunding services is necessary. Therefore, if the Client does not submit the personal data specified in the online forms, performance of the Agreement shall become impossible.
- 4.6. The data shall be stored during the term of the agreement and 10 years after the termination of the Agreement (subject to the limitation period).
- 4.7. For a comprehensive information on how Service provider processes personal data, please refer to https://rttax.com/privacy-policy/. Privacy Policy or can be provided in writing at your request.

Liability

- 5.1. In the case the Client terminates the Agreement due to any reason other than failure by the Service Provider to perform its obligations after the filing for the tax refund and (or) in the case established in Art. 2.24 hereof, the Client shall cover all expenses of the Service Provider incurred due to the provision of Services until termination of the Agreement, but not less than 50 % of the Service Fee under this Agreement.
- 5.2. The Service Provider shall not be liable for: the delays in refunding taxes if the delay is caused by the foreign tax or other competent institutions; the failure to refund taxes, for the tax liability or for any other negative consequences, which occurred due to false, inaccurate or incomplete information provided by the Client or due to Client's prior financial commitments to any foreign tax or other institutions; the negative consequences incurred by the Client due to the changes in the applicable laws, rules, regulations or procedures applicable for the tax refund; additional bank charges, if the bank needs to repeat the transfer because of the incorrect or not full information provided; and any fees charged by the Client's or intermediary bank.

Validity of the Agreement

1.1. The Agreement shall come into force the moment the Service provider receives the Agreement signed by the Client and shall be valid until the proper and full performance of the obligations of the Parties set in the Agreement. The Agreement may be terminated by the mutual agreement of the Parties, except in the cases established by law.

. Miscellaneous

- 7.1. The T&C (https://rttax.com/terms-and-conditions/) constitutes an integral part of this Agreement. By signing this Agreement, the Client confirms and guarantees to the Service provider, that the Client has carefully read these terms and conditions before accepting them and signing this Agreement.
- 7.2. This Agreement, all information, documents and correspondence related thereof shall be considered as strictly confidential, and shall not be disclosed to any third persons, except (i) as required by the applicable laws; (ii) the information became publicly available through no fault of or failure to act by the Party; and (iii) the disclosure of respective information is reasonably necessary for the fulfillment of the Party's obligations.
- 7.3. Service Provider has the right to assign its rights and obligations provided for in the Agreement to any third persons without a prior written consent of the other Party.
- 4. All additions, amendments and annexes to the Agreement shall be valid if they are executed in writing and signed by both Parties without prejudice to Sections 3.1-3.3 hereof. This Agreement will be governed by and construed under the laws of the State of Illinois, United States of America. The disputes arising between the Parties regarding this Agreement or during the performance of this Agreement are settled by way of negotiations. In case of failure to come to an agreement, the disputes shall be finally settled by the competent courts of the State of Illinois, United States of America. All notices and other communication under this Agreement shall be in writing and shall be handed in person or sent by regular mall, e-mail or fax.



АВСТРИЯ ДОКУМЕНТЫ (ОБРАЗЦЫ)

Φ OPMA "JAHRESLOHNZETTEL"

Arbeitnehmerda	ten:				-				
von	bin		Finanzamt Nr.				Shruer	: Nr.	
06.12	31.1	2	84						
Familienname	Soziale Stellung			Geschiecht					
Vorsame / Titel			Arbeiterin/Ar		_	männlich			
Vornsene / Titel			SV Code / Gebore	ne on	-	SV Code	pboren	am Ehe (Parlner)	
Adresse			Alleinverdionerabse	tzbetrag		Allein	er, er,	sbeetzbetrag	
Obergurglerstrasse 90			Nein Nin						
PLZ / Ort / Nation			Beschäftigungsart						
6456 Obergurgl, 70	220 / Österreich (A)				Volizeit			1	
Lohnsteuerrecht	tliche Daten:								
Bruttobezüge gemäß	§ 25 (ohne § 26 und ohn	ne Familienbeihilfe)				210		2.005,14	
Steuerfreie Bezüge ge	mäß § 68					215 -		209,79	
	bs. 1 und 2 (innerhalb o gsbeiträge (SV-Beiträg		vor Abzug			220 -		0,00	
Insgesamt einbehalter	ne SV-Beiträge, Kamme	erumlage, Wohnbau	förderung		366,16				
Abzüglich einbehalter	ne SV-Beiträge für Bezi	äge gemäß Kennzahl	220 225 -		0,00	230 -	0 -		
Für Bezüge gemäß § 6 Steuersatz versteuert	57 Abs. 3 bis 8, soweit s	teuerfrei bzw. mit fe	estem 226 -	7	0,00				
Landarbeiterfreibetra	ng gemäß § 104					240 -		0,0	
Auslandstätigkeit gemäß § 3 Abs. 1 Z 10 und 11				0,00					
Aushilfskräfte gemäß		0,00							
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Nach dem Tarif verst Bezüge (§ 67 Abs. 2, 6		0,00	Berücksichtigt gemäß § 63	er Freibe	trag laut	Mitteilu	ng	0,00	
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Überlassung eines arb	eitgebereig. Kfz für Fa	hrten Wohnung - A	rbeitsstätte, Anz	ahl Mon	ite (§ 16 /	Abs. 1 Z	6	(
Werkverkehr, Anzahl	Kalendermonate (§ 25	Z 5)						(
Arbeitgeberdate	n:		Aussteller:			/			
Arbeitgeber: Liftgesellschaft Obergurgl GmbH			Ausstellungs- Unternehmen:	hgc Hotellerie & Jastronomie Consult GmbH			ie Consulting		
Anschrift: Gurglerstraße 90, 6456 Obergurgl			Anschrift:	Atrium Amra Grabenweg 58/4 6020 Innsbrock					
Beschäftigungsort: Hotel Sportiv 6456 Obergurgi			Aussteller:	Michaela chweiger					
Betriebsrat:	Nein		Gewerbe:	Person Verrechnungsgesellschaft, Unter chmensberater				schaft,	
			Telefon:	051 9	6992510				
			Telefax:						
4.05.2017		E-Mail:	chas	la.schwe	daor@b	vc.nt			

подоходный налог