

Document instructions

Dear Client,

Thank you for choosing RT Tax to refund your income taxes from Norway! Getting your Tax Refund was never easier! Simply follow these steps:

PRINT all the pages of this file

FILL IN the Registration Form

SIGN at "X" marks

COLLECT documents listed below:

- **Årsoppgave form.** If you do not have this form(s) final cumulated pay-slip(s) can be used instead; Årsoppgave is a document issued by an employer. It contains full information on your income and taxes. Årsoppgave must be issued after the year is over, however not later than the 31st of January. If you stop working when the financial year is not over yet, you can ask your employer to issue the Årsoppgave after you leave the job;
- **Skattemelding form (Tax return) (if you received it from Norway Tax Authorities);**Skattemelding is a document issued by Norwegian Tax Administration. It contains full information on employee's income and taxes. In the end of March these forms are sent to everybody who works in Norway;
- Tax Assessment Notice (Skatteoppgjor) (if you have one);
 Skatteoppgjor is a tax calculation issued by Norwegian Tax Administration at the end of the tax year;
- Copy of Skattekort tax deduction card (if you have one);

Everybody who works in Norway must have a form called Skattekort. It has a person's Fodselsnummer or a so called D-number on it. Employers use this document to calculate how much taxes should be deducted from employee's salary. A new Skattekort is issued to employees in December every year;

Photocopy of your passport or ID card

IMPORTANT: If you don't have any of the documents – No Problem! You can get your refund anyway! We will get the missing documents for you!

SUBMIT ALL THE DOCUMENTS TO RT TAX!

Bring or send all the documents to RT Tax representative office (please make copies for yourself):

RT Tax

Ožeškienės g. 15 LT-44254 Kaunas, Lithuania

RELAX! YOUR JOB IS DONE! WE WILL DO THE REST!





Tax Refund PROCESS:

After you send/submit all the required documents to RT Tax representative, you will get an email informing about your refundable amount. (If you don't receive such an e-mail, please contact us at info@rttax.com, tel. +370 37 755211)

Later all your documents will be analyzed by RT Tax specialists and your tax refund declaration will be sent to Tax Authorities. (If you did not submit all the required documents we will have to trace them first).

After your tax refund is received, RT Tax will send you an e-mail informing that your money has been transferred to your bank account.

IMPORTANT! In some cases Tax Authorities might send the tax repayment check directly to your home address or your foreign bank account. If this happens you must inform us about that by calling: +370 37 755211 or e-mailing at: info@rttax.com and pay service fees, which are stated on the service agreement.

Tax Refund PERIOD:

If you apply for the tax refund for the last calendar year, Norwegian Tax Administration issues the money by the end of October.

However, if you apply for the tax refund for the year previous than that, the taxes are refunded in 3-6 months from the day RT Tax receives your documents.

NOTE: Under different circumstances the refund period may be longer or shorter. It depends on how fast Norwegian Tax Authorities issues the refund.

Service FEES:

We charge 16 % from the refundable amount, but not less than minimum charge of 890 NOK.

If you do not provide Arsoppgave form, RT Tax will contact your employer to get this form. The fee for this service is 150 NOK.



Registration form Tax Refund from Norway

Date of Birth:y /m /d
E-mail address:
FODSELSNUMMER (Personal Identity Number): Do you have a login information to Altinn? Yes
Do you have a login information to Altinn? Yes No - If 'Yes', please attach it to the documents If 'No', we will order it for you. Do you want to apply for a Child Benefit through our company? Yes No - If you know, under what taxation scheme you were taxed? PAYE (25 % fixed tax) Standard taxation system - Standard taxation system - If you know, under what years you would like to get a tax refund: Please specify for what years you would like to get a tax refund: Please specify what was your first year of employment in Norway: Have you been in Norway for at least 270 days within the last 36 months? Yes No - If 'No', we will order it for you. Please list ALL the arrivals and departures at/from Norway, except short vacations: Arrival date in Norway:
Do you want to apply for a Child Benefit through our company? Yes No If you know, under what taxation scheme you were taxed? PAYE (25 % fixed tax) Standard taxation system Please specify for what years you would like to get a tax refund: Please specify what was your first year of employment in Norway: Have you been in Norway for at least 270 days within the last 36 months? Yes No Please list ALL the arrivals and departures at/from Norway, except short vacations: Arrival date in Norway:
If you know, under what taxation scheme you were taxed? PAYE (25 % fixed tax) Standard taxation system Please specify for what years you would like to get a tax refund: Please specify what was your first year of employment in Norway: Have you been in Norway for at least 270 days within the last 36 months? Yes No Please list ALL the arrivals and departures at/from Norway, except short vacations: Arrival date in Norway:
PAYE (25 % fixed tax)
Please specify what was your first year of employment in Norway: Have you been in Norway for at least 270 days within the last 36 months? Yes No Please list ALL the arrivals and departures at/from Norway, except short vacations: Arrival date in Norway:
Have you been in Norway for at least 270 days within the last 36 months? Please list ALL the arrivals and departures at/from Norway, except short vacations: Arrival date in Norway:
Please list ALL the arrivals and departures at/from Norway, except short vacations: Arrival date in Norway:y /m /d Departure date from Norway:y /m /d Arrival date in Norway:y /m /d Departure date from Norway:y /m /d Did you work as a sailor or on a oil platform in Norway? YesNo Marital status: Married Single Divorced Widow If you are married: spouse's name, surname and date of birthy /m /d What country does your family reside at? If you have children: their names, surnames and dates of birth: 13. 24. Did you apply for this TAX Refund earlier at another company or by yourself before, or have your ever received a tax overpayment automatically from the Norway tax authorities? Yes No If "Yes", indicate where and when:
Arrival date in Norway:
Did you work as a sailor or on a oil platform in Norway? Yes No Marital status: Married Single Divorced Widow Midow Marital status: Married Single Divorced Midow
Marital status: Married Single Divorced Widow If you are married: spouse's name, surname and date of birth
If you are married: spouse's name, surname and date of birth
What country does your family reside at? If you have children: their names, surnames and dates of birth: 1.
If you have children: their names, surnames and dates of birth: 1. 3. 2. 4. Did you apply for this TAX Refund earlier at another company or by yourself before, or have your ever received a tax overpayment automatically from the Norway tax authorities? Yes No If "Yes", indicate where and when:
1. 3. 2. 4. Did you apply for this TAX Refund earlier at another company or by yourself before, or have your ever received a tax overpayment automatically from the Norway tax authorities? Yes No If "Yes", indicate where and when:
Did you apply for this TAX Refund earlier at another company or by yourself before, or have your ever received a tax overpayment automatically from the Norway tax authorities? If "Yes", indicate where and when:
or have your ever received a tax overpayment automatically from the Norway tax authorities? If "Yes", indicate where and when:
or have your ever received a tax overpayment automatically from the Norway tax authorities? If "Yes", indicate where and when:
Additional questions to determine the amount of your tax refund
Additional questions to determine the amount of your tax refund
Did you have a possibility to cook in your living quarters in Norway?
If you paid rent in Norway how much did you spend a year? (the amount higher than 10000 NOK will have to be proven by documents)
How much did you pay for the electricity in Norway? NOK
If you have children up to 12 years, how many expenses did you incur for the childcare (kindergarten, baby-sitter, child support)? (please provide invoices or other proof of the expenses) NOK

expenses of travelling to your home country were more than NOK 22 350 during the tax year. KM What is the distance from your place of residence in Norway to your place of work (roundtrip)? Has the employer paid you the travel expenses to the place of work? No If you paid road charges on your way to your place of work, please specify the total sum of expenses during the declared year. NOK What is the distance from your place of residence in your home country to your place of residence in Norway? Distance in kilometers, roundtrip: How many times during the declared year have you been traveling to your home country? (roundtrips) This part shall be filled in only if you want to declare additional expenses and have documents proving these expenses. NOK If you have a real estate loan in your home country, how much interest did you pay to the bank? (the document from the bank will be required) NOK Did you have any other additional work-related expenses (clothing, working tools and etc.)? Please specify the sum. **Employment Information** CTTAX " How many employers did you have? (You must list ALL THE EMPLOYERS) Tel./Fax: 1. Company: Address: E-mail: Worked from:_____y/___m/__d till _____y/__m /___d Client notes: 2. Company: ______ Address: Tel./Fax: E-mail: Worked from: _____y/___m/__d till _____y/___m /___d 3. Company: RT Tax notes: Address: Income: Tel./Fax: Taxes paid: E-mail: Worked from: ______y/___m/___d till ______y/___m /____d Have you received unemployment benefit, sickness or other benefits? X Signature: Date:

This part shall be filled in only if your travel expenses in Norway to your place of work and back home from work as well as the



AGREEMENT FOR MONEY COLLECTION AND REMITTANCE SERVICE

PERSONAL DETAILS				
E-mail	Tel.			
Name	Surname			
Date of birth	Citizenship			
YOUR RESIDENTIAL ADDRESS				
Street		House APT		
City	Country			
BANK ACCOUNT DETAILS WHERE WE SHOULD TRANSF	ER YOUR COL	LECTED FUNDS		
Account no				
Currency	Bank name			
EUR NOK	Account holders name			
Bank services Bank services fee fee 15 EUR 130 NOK	Surname			
Note: If this is not your personal bank account, please provide date of birth of t	hat person.	Y Y Y - M M	- D D	
INFORMATION ABOUT THE CUSTOMER'S ACTIVITIES AN	D SOURCES (F FUNDS		
Status Student Employee Self-emplo	oyed	Other		
Source of funds INCOME TAX REFUND FROM ABROAD	Transaction	INCOME TAX REFUND COLLECTION AN	ND REMITTANCE	
I confirm that I am the beneficiary of the funds:	Yes	No		
INFORMATION ABOUT POLITICALLY EXPOSED PERSON	S			
Are you, your close family member or close assistants (or have been in the last	12 months) politica	y exposed persons?		
Yes	No			
If YES, please indicate the name, surname, country, institution, position, year a	nd relationship with	the politically exposed person (if it is not you):	
TERMS OF THE AGREEMENT				
Hereby we declare that the funds received on your behalf to TT Express UAB bank account shall be transferred to your named personal bank account as provided above here. When you confirm this Agreement, you agree to terms and conditions: https://www.ttexpress.eu/en/general-terms-and-conditions Once an agreement has been concluded, any inflows of money to our designated account for your benefit shall constitute final confirmation of the agreement and irreversible authorization to execute the currency exchange and/or money remittance. We are TT Express UAB an authorized Electronic Money Institution (License no 90 https://www.lb.lt/en/licences-1/view_license?id=2094). You can contact us in writing by email at verification@ttexpress.eu				
YOUR SPECIAL INSTRUCTIONS REGARDING DEDUCTIONS & REMITTANCES OF OTHER SERVICE PROVIDER FEES:				
By confirming this, you instruct us to inform Unitrust Finance Inc, dba RT Tax - business that provides you income tax refund services and represents you during the process of the personal income tax recovery from the foreign tax authorities according the service agreement you signed with RT Tax and their authorized representatives via API exchange, email or other manner of all amounts we receive on your behalf.				
You also instruct us that tax preparation fees or other applicable service fees according to your agreement with RT Tax, should be deducted by us and transferred to RT Tax. The deductible fees will be provided by RT Tax to us via API exchange, email, or any other manner. Any questions, disputes related to fees and charges realted to income tax refund or related services should be discussed and resolved directly with RT Tax.				
I confirm that all the above information is complete and correct. The provision of incorrect information is subject to liability in accordance with the procedure established by legal acts. I undertake to immediately notify the Company in writing of any significant changes in the specified information.				
Date:	Signature:	x		



Power of attorney

Jeg / I,	p. nr / D-Number
Permanent adresse / Permanen	t address:
	gir med dette fullmakt til
følgende representant / hereby	appoint the following representative as attorney in-fact:
l	Jnidata, Inc. (company code 303490943)
0	zeskienes 15, Kaunas, LT44254, Lithuania
tel.	+370 37 755211, e-mail: norway@rttax.com
til å opptre på mine vegne som	min lovlige representant når det gjelder følgende saker / to act as the
taxpayer legal representative for	r the following matters:
Skattetype / Type of tax:	Inntektsskatt / Income
Fullmakten omfatter følgen	nde handlinger / Acts Authorized:
skattesakene som er beskrevet ovenfor / but not limited to: tax returns, tax settleme perform in respect to the tax matters desc	
Jeg erklærer at / I declare tha	rt:
min / I am fully informed as to all the cont - Jeg gir instruksjon om at tilbakebeta representanten min/ I agree my refund of cheque:	et i dette skjemaet og forstår fullt ut betydningen av å gi disse fullmaktene til representanten ents of this form and understand the full import of granting these powers to my representative ling av for mye innbetalt skatt skal innbetales til følgende bankkonto eller via sjekk til overpaid taxes to be deposited into the following bank account or to my representative by
•	ess, UAB, Vilniaus g. 31, LT-01402 Vilnius, Lithuania
Bankkonto:	, SWIFT: AGBLLT2X
LUMINOR BA	NK AS, Konstitucijos pr. 21A, LT-03601 Vilnius, Lithuania
 - Denne fullmakten skal sendes til Ser som er riktig / This Power of Attorney sha depending on the case could be. 	aks den er undertegnet og er gyldig i 2 år / This Power of Attorney shall become effective d for two years. htralskattekontoret for utenlandssaker og/eller det lokale likningskontoret avhengig av hva II be presented before the Central Office – Foreign Tax Affairs and / or the local tax office andre fullmakter som måtte være gitt / This Power of Attorney revokes all prior Power of
Fullt navn / Full name:	
Tlf / Tel:	
E-post / E-mail:	
Dato / Date:	
Undertegnet / Signed: X	

Statlig skatteoppkrever Tax Collection Office

Kontoopplysninger / Bank Account Details

Navn Name		
Dnr./fnr.		Norsk identitetsnummer Norwegian personal identification number
IBAN nr. IBAN no.		Internasjonalt bankkonto nummer International Bank Account Number
kontonummeret.	lin. Dette må bekreftes med f.eks kontoutskrift, nettbankutskri nust be yours. This must be confirmed i.e. by bank statement	-
Valuta Currency		Hvilken valuta har din konto? In which currency is your account?
BIC/SWIFT		Bank identifikasjonskode Bank Identifier Code
	BIC/SWIFT eller en IBAN-adresse, skal bankkoden brukes. erate with a BIC or SWIFT, enter the bank-code.	
Sted og dato Place and date		
Underskrift Signature		
	sure 2: opi av ID som viser ditt navn og din signatur, f.eks pass. your name and signature i.e passport must be enclosed.	
For at din konto skal bli registrert må vi få begge vedlegg, og alle feltene over må være utfylt. To register your bank account we must have both enclosures, and all boxes above must be filled in.		
	se skatteetaten.no/ebruker go to skatteetaten.no/online	

Statlig skatteoppkrever Tax Collection Office

Kontoopplysninger / Bank Account Details

Navn Name		
Dnr./fnr.		Norsk identitetsnummer Norwegian personal identification number
IBAN nr. IBAN no.		Internasjonalt bankkonto nummer International Bank Account Number
kontonummeret.	lin. Dette må bekreftes med f.eks kontoutskrift, nettbankutskri nust be yours. This must be confirmed i.e. by bank statement	-
Valuta Currency		Hvilken valuta har din konto? In which currency is your account?
BIC/SWIFT		Bank identifikasjonskode Bank Identifier Code
	BIC/SWIFT eller en IBAN-adresse, skal bankkoden brukes. erate with a BIC or SWIFT, enter the bank-code.	
Sted og dato Place and date		
Underskrift Signature		
	sure 2: opi av ID som viser ditt navn og din signatur, f.eks pass. your name and signature i.e passport must be enclosed.	
For at din konto skal bli registrert må vi få begge vedlegg, og alle feltene over må være utfylt. To register your bank account we must have both enclosures, and all boxes above must be filled in.		
	se skatteetaten.no/ebruker go to skatteetaten.no/online	

Total transferred from the previous page				
4.3 Real properties Item no. Address				
Item no. Address				
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		+	1	
		+	-	
		+	1	
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		+		
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Debt				
Item no.	Text			
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		+	1	
		+	1	
Total debt		=	÷	
Net capita			=	
net capita				
Comment				
Bank account for payment in case tax refund should be due to you				
If you do not possess a Norwegian bank account, we request you to submit IBAN and BIC here for payment of eventual tax refund:				
IBAN: BIC:				
IBAN is an abbreviation for International Bank Account Number and substitutes account numbers within the EU/EEA. IBAN should be filled in consecutively without space, dash, stop etc. BIC is an abbreviation for Bank Identifier Code. It consists of 8 or 11 characters.				
Payment of eventual tax refund to this bank account requires you to be the account-holder.				
State the number of enclosures with this tax return				
Signature				
Date	Signature			



C/O Address (name on the lette	r box)	
dress name		
ame of building		
ostbox		
ostcode	City/place name	
ountry		
What type of identifi	cation are you enclosing with the notification of a change of postal address?	
I/we enclose a:		
Copy of passport	THE PERSON(S) SIGNING THE NOTIFICATION MUST ENCLOSE A COPY OF VALID IDENTIFICATION.	
Copy of driving licence Note! If you enclose a copy of your bank card, you must cross out the account and control numbers.		
Copy of driving acend	Note! If you enclose a copy of your bank card, you must cross out the account and control numbers.	
Copy of other valid id	lentification showing your	
Copy of other valid id		
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Copy of other valid id date of birth, name, s Date and signature(s)	lentification showing your ignature and a photograph	
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Copy of other valid id date of birth, name, s Date and signature(s) we confirm that the inform	ation in this form is correct.	
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Copy of other valid id date of birth, name, s Date and signature(s) we confirm that the inform ate for those under 18 years of age ent or judgment on shared house e signature and a copy of ident	ation in this form is correct. Signature(s)* a, the obligation to report the change of address and sign the form lies with the person or persons with parental responsibility. In the event of an aging pursuant to section 36 of the Children Act, both parents must sign. When a family is registered as resident and change their postal address jo	
Copy of other valid id date of birth, name, s Date and signature(s) we confirm that the inform ate for those under 18 years of age ent or judgment on shared house e signature and a copy of ident What is a property uni	ation in this form is correct. Signature(s)* ation to report the change of address and sign the form lies with the person or persons with parental responsibility. In the event of an aging pursuant to section 36 of the Children Act, both parents must sign. When a family is registered as resident and change their postal address join ification for the person signing is sufficient. It number? (formerly called dwelling number). The report is an address in Norway, and the address is a residential address, you must always state the property unit number antial addresses in Norway have a property unit number (formerly called dwelling number), and all apartments should it	
Copy of other valid id date of birth, name, s Date and signature(s) we confirm that the inform ate for those under 18 years of age ent or judgment on shared house e signature and a copy of ident What is a property uni	ation in this form is correct. Signature(s)* ation to report the change of address and sign the form lies with the person or persons with parental responsibility. In the event of an acting pursuant to section 36 of the Children Act, both parents must sign. When a family is registered as resident and change their postal address joint in the person signing is sufficient. It number? (formerly called dwelling number). report is an address in Norway, and the address is a residential address, you must always state the property unit number.	
Copy of other valid id date of birth, name, s Date and signature(s) We confirm that the inform ate For those under 18 years of age ent or judgment on shared house e signature and a copy of ident What is a property uni If the postal address you for the address. All reside an address label property The address label should consists of one letter and	ation in this form is correct. Signature(s)* At the obligation to report the change of address and sign the form lies with the person or persons with parental responsibility. In the event of an againg pursuant to section 36 of the Children Act, both parents must sign. When a family is registered as resident and change their postal address journal infeation for the person signing is sufficient. At number? (formerly called dwelling number). The property unit number attacked to the doorframe. At the obligation to report the change of address and sign the form lies with the person or persons with parental responsibility. In the event of an againg pursuant to section 36 of the Children Act, both parents must sign. When a family is registered as resident and change their postal address journal information for the person signing is sufficient. The property unit number (formerly called dwelling number), and all apartments should be unit number attacked to the doorframe. The property unit number attacked to the door. The property unit number (formerly called dwelling number), and all apartments should be unit number attacked to the door. The property unit number (formerly called dwelling number), and all apartments should be unit number attacked to the door. The property unit number (formerly called dwelling number).	
Copy of other valid id date of birth, name, s Date and signature(s) we confirm that the inform ate for those under 18 years of age ent or judgment on shared house signature and a copy of ident //hat is a property uni If the postal address you for the address. All reside an address label property. The address label should	ation in this form is correct. Signature(s)* At the obligation to report the change of address and sign the form lies with the person or persons with parental responsibility. In the event of an againg pursuant to section 36 of the Children Act, both parents must sign. When a family is registered as resident and change their postal address journal infeation for the person signing is sufficient. At number? (formerly called dwelling number). The property unit number attacked to the doorframe. At the obligation to report the change of address and sign the form lies with the person or persons with parental responsibility. In the event of an againg pursuant to section 36 of the Children Act, both parents must sign. When a family is registered as resident and change their postal address journal information for the person signing is sufficient. The property unit number (formerly called dwelling number), and all apartments should be unit number attacked to the doorframe. The property unit number attacked to the door. The property unit number (formerly called dwelling number), and all apartments should be unit number attacked to the door. The property unit number (formerly called dwelling number), and all apartments should be unit number attacked to the door. The property unit number (formerly called dwelling number).	



Submitted by	
Name:	National identity number/D number:
Address:	
	I=
Email:	Telephone:
Signature	
Date	Signature
	• • • •

Guidance:

· Decedent's estate

Note that you cannot request advance tax assessment in the following cases:

- when a surviving spouse/cohabiting partner or sole heir has taken over the decedent's estate undivided
- a division between spouses in the event of separation or divorce

Important information about PAYE (Pay As You Earn)

If you submit this tax return for an income year in which you are taxed according to the PAYE scheme, <u>you will be</u> removed from the PAYE scheme. You will then pay tax according to the ordinary tax rules. You cannot go back to the PAYE scheme in this income year. This applies regardless of the reason you opt out of the scheme – even if you do so by mistake. At the turn of the year, you can choose to re-join the scheme.

· Foreign worker with temporary work-related stay in Norway

Note that you can only request advance tax assessment if you:

- · are not resident for tax purposes in Norway, and
- · have earned income from a temporary assignment in Norway that is coming to an end

See more info under "Tax return for private individuals who have not received a pre-filled tax return" before selecting "No".

· Private individual who has not received a pre-filled tax return

By the end of March in the year after the income year, we will send you a pre-filled tax return. If you have an electronic ID, you will receive a message when your tax return is available so that you can make changes and submit in the logged-in solution. If you have not consented to electronic communications and you have not received a pre-filled tax return by 7 April, you can submit this tax return. Select the correct option for "The tax return is submitted for". Tick the box for "No" under "Requests advance tax assessment".

Send to: Skatteetaten Postboks 9200 Grønland 0134 Oslo Norway



Agreement

	This Services Agreement (the "Agreement") is executed by and between:	Date:	
(1)	Unitrust Finance, Inc (dba RT Tax), company code 70464217, address 1200 Iroquois Ave, Room 86,	, Naperville, IL 60563, USA represented by the perso	on dully authorized unde
	existing legislation (the "Service Provider"); and		

RECITALS

- (A) 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, as well as other taxes.
- (B) The Parties wish to agree on the terms and conditions of tax refund.

Subject matte

(2)

- 1.1. 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.
- 1.2. 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.
- 1.3. The competent foreign institutions shall refund taxes by payment order or bank check drawn in the name of the Client. For the purpose of tax collection, the Client must conclude an agreement with the Service Provider's partner TT Express UAB, which holds an electronic money license and provides tax collection and transfer services. The taxes shall be returned to the account assigned to the Client by the partner TT Express UAB, from which, after deducting the service fees, the money shall be transferred to the Client's bank account. If Tax Refund Cheque is received, the Cheque shall be collected by the Service provider or TT Express UAB and the tax refund amount after deducting the service fees shall be transferred to the Client by TT Express UAB in accordance with the T&C.
- 1.4. 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.

2. Terms of Provision of Services

- 2.1. The Service Provider hereby undertakes:
- 2.1.1. 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;
- 2.1.2. to collect, complete and sign all the required forms, requests and other related documents on behalf of the Client;
- 2.1.3. to submit the required documents to the respective tax authorities or other competent institutions responsible for tax refunds;
- 2.1.4. to inform the Client about the process of the tax refund and other related matters at the Client's request;
- 2.1.5. by itself or through a third party 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).
- 2.2. The Client hereby undertakes:
- 2.2.1. 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;
- 2.2.2. to fill in and sign any forms, agreements and other documents required for the completion of the tax refund and perform other obligations established in the T&C, which constitute an inseparable part of this Agreement;
- 2.2.3. 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;
- 2.2.4. 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 with other service providers. In such case the Service provider is entitled unilaterally to terminate this Agreement.
- 2.2.5. to inform the Service Provider of the new employment or self-employment in a foreign country;
- 2.2.6. 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;
- 2.2.7. to pay the Service Provider the Service Fee as set out in Section 3 hereof.

3. The Services Fees

- 3.1. The fee for the Services (the "Service Fee") for refunding taxes for each tax year shall be:
- 3.1.1. United Kingdom: the service fee shall be 14% from the refunded amount with a fixed minimum of GBP 79;
- 3.1.2. The Netherlands: the service fee shall be 16% from the refunded amount with a fixed minimum of EUR 79;
- 3.1.3. The Netherlands social security (Zorgtoeslag) refund: the service fee shall be 16% from the refunded amount with a fixed minimum of EUR 79;
- 3.1.4. Germany: the service fee shall be 16% from the refunded amount with a fixed minimum of EUR 79;
- 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;
- 3.1.6. German tax interest (Zinseng) if received separately from tax refund: if the 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;
- 3.1.7. Austria: the service fee shall be 16% from the refunded amount, with a fixed minimum of EUR 79;
- 3.1.8. 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;
- 3.1.9. Norway: the service fee shall be 16% from the refunded amount, with a fixed minimum of NOK 890 if refund is received in NOK currency or EUR 89 if refund is received in EUR;
- 3.1.10. Ireland: the service fee shall be 16% from the refunded amount with a fixed minimum of 79 EUR;
- 3.1.11. Ireland tax refund (Universal Social Charge (USC)): the service fee shall be 16% from the refunded amount with a fixed minimum of 79 EUR;
- 3.1.12. Belgium: the service fee shall be 16% from the refunded amount, with a fixed minimum of 79 EUR;
- 3.1.13. Sweden: the service fee shall be 16% from the refunded amount, with a fixed minimum of 890 SEK.
- 3.2. The additional fees:
- 3.2.1. For the retrieval of each 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 (Denmark) DKK 150, Jahreslohnzettel or Lohnzettel (Austria) EUR 20, Fiscale Fiche 281.10 (Belgium) EUR 20, Inkomstadeklaration 1 (Sweden) SEK 200;
- 3.2.2. 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;
- 3.2.3. 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;
- 3.2.4. 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.
- 3.2.5. If in the course of the tax refund process it turns out that the Client has already applied to another company for the same tax refund, the Client must pay the Service Provider the service fee provided in Paragraph 3.1.
- 3.3. 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.
- 3.4. As stated in the 1 (first) section of this Agreement, the Service Fee shall be deducted from the amount received after the tax refund by the company TT Express UAB, prior to the transferring the remaining amount to the Client's account. If, by some reasons, the Client receives the tax refund transfer/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 the invoice.
- 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.

4. Processing of personal data

- 4.1. 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://rttax.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.

5. 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. 2.2.3 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.

6. Validity of the Agreement

- 6.1. 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.
- 6.2. The Parties agree that the Agreement, at the Client's choice, can be signed in original form (on paper) or electronically. An Agreement concluded electronically shall have the same legal power as an agreement signed on paper. The Parties agree that the actions performed by the Client and the indication of information, which is confirmed by the Client's click on the "check box", other electronic signing, the submission of documents, information and personal data to the Service Provider shall be considered as the Client's original signature, whereas the documents and the Agreement signed by these actions are equivalent to a written Agreement and cause the same legal consequences as a document certified by the Client's signature.

7. 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 fulfilment 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.
- 7.4. 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 and taking into account provisions indicated at point 6.2 of this Agreement on the legal power of the signature. 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 mail, e-mail or other means of electronic communication.

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Client	X	(signature)