

# Terms of Service and Notice

## (A) *General.*

MkeHelp.com is a platform designed to offer services and products to individuals and businesses (referred hereafter as “User” ) on an at will basis. By requesting or using service, User understands and agrees to these terms.

## (B) *Requests and 3rd Parties.*

While MkeHelp.com's owning company, 1Help MKE LLC (referred hereafter as “MkeHelp” or “Company”) may accept and complete requests made by users, the company may also render the requests to affiliates or 3rd party contractors. In the case a 3rd party is used, user agrees to hold harmless and indemnify MkeHelp and its employees in any case arising from the use of 3rd party. Any monetary interests, compensation, or any agreements, are the sole responsibility of the contracted parties.

## (C) *Services Offered and Scheduling.*

Various services are available to be requested through MkeHelp’s platform, in which you can find on the site's “services” page. While our company strives to complete every request, we cant guarantee all services can be provided within the time requested. It is recommended to schedule your service ahead of time for best results, even as most on demand services may have limited availability. In the case a 3rd party is used, MkeHelp will make every effort to assist in the request being fulfilled timely, but cannot guarantee the circumstance. In the case of MkeHelp or affiliates being unable to provide services upon request, as well as in any sudden delays, we will notify user timely promptly.

## (D) *Insurance and Liabilities.*

At the current time, MkeHelp does not have commercial liability insurance. In the case of service provides by Company, MkeHelp agrees to indemnify and hold user harmless in the incident of any accidents, adverse actions, or the such, arising from Companies’ actions. Though User is not excluded from liability on intentional actions, or accidents, caused by User or its affiliates. MkeHelp cannot guarantee affiliated 3rd parties have commercial insurance, and it is responsibility of user to verify any insurance or legal documents with 3rd party directly.

## (E) *Arbitration.*

Upon exhaustion of every remedial effort, Company and User agree to settle any disputes (excluding those inapplicable by law or agreement) resulting from service by arbitration governed under WI Stat § 788.01 as well as FAA laws. Costs of arbitration shall be paid by the liable party, and shall be equally split between User and Company if a settlement is reached. In the case of arbitration, arbitrator assigned shall be; Jeffrey Conen: [301 N Broadway #400 Milwaukee, WI 53202](#) - [\(414\)455-0056](#), unless otherwise agreed upon by parties.

## (F) *Contact.*

If you have any questions or concerns about these terms, feel free to contact our legal department at [legals@mkehelp.com](mailto:legals@mkehelp.com). Or mail us at; ATTN: Legal Dept. PO Box 7834 Milwaukee WI, 53234.