

**INDIVIDUAL ENTREPRENEUR CHACHINA IRINA**

**GENNADIEVNA**

**Taxpayer Identification Number: 774361298675, OGRN:  
322774600034231 125475 Russia G**

**MOSCOW UL DYBENKO, D 6, CORP 1, HF 353**

**AGREEMENT-PUBLIC OFFER service**

**providing information and educational services**

**And regular extension deadline use service (subscriptions)**

**INDIVIDUAL ENTREPRENEUR CHACHINA IRINA GENNADEVNA**

(OGRNIP: **322774600034231** , Taxpayer Identification Number: **774361298675** , called Further - "**Performer** " hereby offers any interested capable individual, hereinafter referred to as - "**Customer** ", in accordance with Articles 435, 437, 438 of the Civil Code of the Russian Federation (hereinafter – GK RF) to conclude Contract-Public Offer service providing information and training services And regular extension deadline use service (subscriptions) (Further – Offer Agreement ), containing all the essential terms of the contract for the compensation of legal and actual actions on behalf and for the Customer's account on his instructions as follows.

## TERMS AND DEFINITIONS

**Offer** – offer, addressed unlimited circle capable physical persons, which is defined by this document and expresses the Contractor's intention to consider itself as having entered into an Offer Agreement with each Customer who will accept an offer (acceptance) on the terms and conditions provided for in this Offer Agreement.

**Acceptance** – full and unconditional acceptance by the Customer of the terms of this Offer Agreement, which is expressed in carrying out actions on registration on website and completing a transaction in the form of preliminary partial payment by the Customer for the cost of services, in accordance with the terms of this Offer Agreement.

**Customer** – capable physical face, which accepted acceptance And joined To this Offer Agreement.

**Website** - Web site, belonging to the Contractor, open in free accessible on the Internet information and telecommunications network and located on the domain name <https://beatyarm.pro>.

**Registration** - actions The Customer to fill out and submit the registration form posted on the Contractor's Website, which entails the creation of a Customer account with the assignment of a login, password and Customer ID required to provide the Service for access to the Personal Account. **Authorization** – introduction Customer on website his login And password For entrance V my accounting Personal account entry.

**Personal account** - the Customer's personal section on the Contractor's website, provided to the Customer for managing services and payments, which stores data about the Customer provided by him when registering on the Contractor's website. Your personal account contains purchased Customer video materials teaching Courses, which are stored V Personal account throughout the entire validity period of this Offer Agreement. In case of loss

Customer login And (or) password To access V private office, customer Maybe restore login and password, by contacting the Contractor or using the procedure for restoring access to your Personal Account offered on the Contractor's website.

**Connection to the service** is a service provided by the Contractor To the customer by providing access to Private office, through which the Customer It has the opportunity to purchase temporary access to educational video materials (Courses) of interest to him in the chosen direction, in quantity and volume in accordance with Appendix No. 1 and (or) Appendix No. 2 of this Offer Agreement. This service is provided to the Customer for a period of 30 (thirty) calendar days days from the date of payment by the Customer for the cost of services in accordance with Section IV of this Offer Agreement.

**Educational video materials (Courses)** - a set of text, video, graphic and animation objects that are a composite product representing educational content corresponding to a theoretical or practical course selected by the Customer from the list specified in Appendix No. 1 and Appendix No. 2 to this Offer Agreement.

**Certificate is** a document in the form of a scanned image, which confirms that the Customer has read the provided video materials of the Theoretical and Practical Courses specified in Appendix No. 1 and Appendix No. 2 to this Offer Agreement. The certificate is purchased for a fee in accordance with the tariffs indicated on the Contractor's website.

**Providing information** – actions of the Contractor aimed at transmitting information to a certain circle of persons (Customer).

**Spreading information** - actions, directed on receiving information to an indefinite number of persons or transfer information to an indefinite circle of persons

**Extension of the term of use of the service “Connect to the service” (subscription)”** is a service provided by the Contractor independently without active actions of the Customer to extend the period of use of the Service, for which the Contractor extends access to the Personal Account for a new period in the amount thirty (thirty) calendar days, By expiration paid deadline subscriptions on throughout the entire validity period of the Agreement established in Section V of this Offer Agreement, as well as upon implementation write-offs monetary funds in check payment behind this service through recurring payment.

**Transaction is** a banking operation, which is also an electronic agreement between the Parties, confirming the Customer's acceptance of the Offer Agreement, during which a certain amount of money is transferred from the Customer to the Contractor.

**Recurring payment** is an automatic debiting of funds from the Customer's bank card, carried out without his direct participation, but with his prior consent, according to the bank details provided by the Customer, in payment for the services provided under this Offer Agreement.

**The support service** is a resource that registers and processes requests received from Customers on all issues related to the provision of services under this Offer Agreement, and maintains feedback with them via the email address: info@ beatyarm.pro

## I. ITEM AGREEMENT

1.1. Executor undertakes to provide To the customer according to his instructions And With his direct consent service "Connect To service" and service extension deadline use of the service

"Connect to the service" (subscriptions) for access to educational video materials (Courses) for chosen direction, in quantity and volume in accordance with Appendix No. 1 and (or) Appendix No. 2 this Contract offer, A Customer undertakes to produce payment To the performer for rendered services in order and size V compliance With IV Section of this Contract offer.

1.2. The Offer Agreement is considered unconditionally accepted (accepted) by the Customer and acquires the force of an accession agreement from the moment the Customer makes a transaction in the form of an advance payment for the cost of the "Connect to the Service" service. (clause 4.2.1 of this Offer Agreement).

1.3. By making a transaction to the Contractor in the form of payment of the preliminary cost (clause 4.2.1 of this Offer Agreement), the Customer, in accordance with Article 438 of the Civil Code of the Russian Federation, confirms that he:

- is familiar with the terms of this Offer Agreement and accepts them in full, he understands all the conditions and has no doubts about their interpretation;

- familiarized With selected Program course, description And intelligence O which contained V

Application No. 1 And (or) Appendix No. 2 To this Offer Agreement V complete volume; accepts in full terms of payment for services specified in Section IV of the Agreement, including the conditions for automatic extension of the term of use of the "Connect to the Service" service (regular subscription) in accordance with clause 4.3. Offer Agreement and the procedure for refusing the service of extending the term of use of the "Connect to the Service" service (subscription) in the manner provided for in clause 3.4.5.

Contract offer.

- understands that has no right to demand that he be provided other services that are not provided for by the terms of this Offer Agreement;

-understands What without acceptance everyone conditions this Contract offer acquisition services to extend the term of use of the "Connect to Service" service (subscriptions)" is impossible. -

instructs the Customer to provide in full all services named in this Offer Agreement, A Also confirms What rendered services Not are For Performer

burdensome, imposed on Customer To the performer, unscrupulous or infringing on his rights and/or violating his legitimate interests, and the terms of this Offer Agreement do not violate the reasonable balance of interests of the Parties, do not have signs of abuse of rights by the Parties and do not worsen the position of the Customer in comparison with the rules established by laws and other legal acts of the Russian Federation.

-confirms that the provisions of the Offer Agreement comply with the principles of good faith and reasonable business practices, are not inconsistent with established business practices or otherwise violate fundamental private law principles of reasonableness and

integrity. - understands and agrees that the service for extending the term of use of the "Connect to the service" (subscription) service is valid from the date of its activation (the transaction is made to the Contractor) until the Customer refuses to further receive the Contractor's services under the Offer Agreement.

- agree on transmission its executor personal data third person in order to conclusion and execution of this Agreement in accordance with the legislation of the Russian Federation

Federation. 1.4. The "Connect to the Service" service is considered completed from the moment the Customer is provided with access to the Personal Account to the selected video materials of the training Course in accordance with Appendix No. 1 and (or) Appendix No. 2 of this Offer. If there are no objections to the quality and volume of services provided during the paid period for the "Connect to Service" service, the service is considered provided by proper way V complete volume and adopted By the customer.

1.5. The Customer, by accepting (accepting) and acceding to this Offer, thereby confirms that: the Offer Agreement does not contain conditions that are clearly burdensome for the Customer, which the Customer, based on his reasonably understood interests, would not accept if he had the opportunity to participate in them determination , and also expresses its consent to make recurring payments V form automatic write-off monetary funds from his banking cards V check payment for the services offered by the Contractor. The Parties agree and acknowledge that making recurring payments does not imply prior notification to the Customer of the debiting of funds for the provision of services under this Offer Agreement in the amount agreed upon by the Parties. The parties also agree that the Contractor does not gain access to the Customer's bank card data or other personal and private data of the Customer, which he enters into the payment form when ordering/paying for services under this offer agreement, since the specified data upon payment goes directly to the Bank's information systems - the issuer or the Operator - depending on the method of payment for these services initially chosen by the Customer.

## **II. ARE COMMON PROVISIONS**

2.1. Real Agreement-Offer is agreement accession.

- 2.2. By taking actions to accept the Offer Agreement, the Customer confirms that he has the legal right to enter into contractual relations with the Contractor and act independently.
- 2.3. The Agreement is concluded in a special manner: by accepting the Offer Agreement, which contains all the essential terms of the Agreement, without separate signing of the document by the parties.
- 2.4. If the terms of this Offer Agreement are accepted, the person who accepted the Acceptance Agreement-Offer, becomes the Customer (acceptance of the offer is equivalent to including an agreement on the terms set out in the Agreement-Offer).
- 2.5. Acceptance of this Offer Agreement has legal force in accordance with the Civil Code of the Russian Federation and is equivalent to including an agreement in simple written form.
- 2.6. If the Customer does not agree with any of the terms of this Offer Agreement, he has the right to refuse to join this Offer Agreement.
- 2.7. The provision of services to the Customer is possible subject to registration on the Contractor's Website using the appropriate account in the Personal Account.
- 2.8. Registration accounting records carried out by filling out registration forms on Contractor's website. In the registration form, the Customer must indicate the true last name, first name, patronymic (if available), and email address.
- 2.9. The Customer is responsible for the confidentiality of the Personal Account. When installed by the Customer facts unauthorized access To his accounting records, He undertakes V notify the Service about this circumstance as soon as possible Contractor support.
- 2.10. The performer is site owner (the owner of intellectual rights) and the content contained therein (including photo and video materials), which are protected by copyright. Any distribution by the Customer of content (information) from the Site is prohibited.

### **III. RIGHTS AND RESPONSIBILITIES PARTIES**

#### **3.1. Responsibilities Artist:—**

- 3.1.1. Provide the "Connect to the Service" service by providing the Customer with access to the Personal Account with the ability to view previously purchased educational video materials of the Courses By selected Customer Programs course, A Also With opportunity acquisitions Courses

By other directions V compliance With Program course, information and information, which is contained in Appendix No. 1 and Appendix No. 2 of this Offer Agreement.

3.1.2. Organize And provide proper provision of services.

3.1.3. After confirming the fact of payment, the Contractor is obliged to provide a receipt to the Customer's email address confirming payment for the cost of services. The User is independently responsible for the correctness of the data provided about the subscriber's mobile phone number or email address to which the check is sent to the Customer in accordance with the chosen method of delivery of the electronic check. The Contractor is not responsible for the Customer's errors.

3.1.4. Count information, received from Customer, V volume number, O personal data of the Customer, confidential and not to disclose it to third parties without the consent of the Customer, while carry out processing received data only for the purpose of fulfilling this Offer Agreement.

### 3.2 Customer Responsibilities:

3.2.1 Pay Contractor services V compliance With Section IV this Contract offer.

3.2.2 On one's own track And report O availability of incorrect work services service (Site).

3.2.3. Not transmit received at registration Personal office login And password third parties.

3.2.4. Not transmit third persons powers access To personal office Site.

3.2.5 Not carry out actions, aimed at gaining access To someone else's account on the Site, by selecting a login and password, hacking or other unauthorized actions.

3.2.6 Do not publish on Website messages, containing obscene vocabulary and her derivatives, and also not to allow actions that can be recognized:

- promoting hatred, religious, social discrimination on racial ethnic gender and other grounds;

- insulting other users And (or) third persons defaming their honor, dignity, business reputation;

violating laws on personal data.

3.2.7. Refrain from and not allow actions related to any operations with information, content and objects, the distribution of which is limited or prohibited by the legislation of the Russian Federation, the rights of third parties or this Offer Agreement, including: malicious computer programs; objects of intellectual rights of third parties in respect of which the Customer has not received the appropriate authority; confidential information; refrain from and prevent actions that could lead to disruption of the normal operation of the Site.

3.2.8 Independently organize a workplace for yourself with a personal computer or other computing device with access to the information and telecommunications network

"Internet".

3.2.9. Not use information, received from Performer ways capable of bringing to damage the interests of the Contractor.

### 3.3 Rights Artist:

3.3.1 Demand payment for provided or rendered services, V volume number through presentation requirements To operator By write-off monetary funds With banking accounts Customer.

3.3.2 Receive from Customer any information, necessary For execution of its obligations under the Offer Agreement. In case of failure to submit or incomplete or incorrect submission Customer information Executor has the right to suspend execution of their obligations under the Offer Agreement before submitting the necessary information.

3.3.3 Executor has the right By to his discretion attract For providing services By this Offer Agreement of third parties.

3.3.4. Unilaterally make changes to this Offer Agreement by posting its amended version on the Site, which becomes binding on the Parties. Posting a new edition on Website recognized Parties appropriate notification Customer about change terms of the Offer Agreement, while the Contractor is not obliged to inform the Customer of the motives that guided him when making a decision to change the terms of the Offer Agreement.

### 3.4 Rights Customer:

3.4.1 Receive full And reliable information from Performer.

3.4.2 Demand from Performer providing information on questions organizations and ensuring proper providing services Service And extension deadline access V Private cabinet (at availability of timely payment for the Contractor's services).

3.4.3 Demand proper And timely providing services.

3.4.4 Address To the performer By questions concerning providing services.

3.4.5. Cancel the service at any time "Connect to the service" by one of the following ways: 3.4.5.1.

Through your personal account, removing the special character

"v" V check box

" **Subscription** " And keeping changes (execute target actions clique on text field (button)

" **Save changes** ") Apply to the Contractor, including via email. mail to email address Contractor's email:

[info@bityarm.pro](mailto:info@bityarm.pro)

3.4.5.2. To disable a subscription for MegaFon subscribers, you must send an SMS message with the code STOP change to the number 7522.



3.4.5.3. The date of refusal of the "Connect to the Service" service is considered to be the date the Customer contacts the Contractor in the manner prescribed by clause 3.4.5 of this Offer Agreement.

3.4.5.4. The "Connection to the Service" service is terminated from the day following the last day of the paid period, while the recurring debiting of funds from the Customer's bank card for the subsequent period of validity of the connection to the service is not produced.

3.4.6. Access To educational video materials Courses available at availability paid services

"Connection to the service" and is paid separately in accordance with the tariffs indicated on the Contractor's website and (or) the price in the Personal Account.

3.4.7. Obtaining a Certificate is possible if: familiarization Customer With training videos Courses  
And paid separately in compliance With tariffs specified V  
Personal office And on website Performer.

#### **IV. SIZE AND ORDER PAYMENTS**

4.1 For payment for the service "Connect to the service" The Customer fills out the registration form "Your registration data" on the Contractor's website and performs the target action by clicking on the text field (button) "Register And pay." Cry text field "register and pay" means agreement with the terms of this Offer Agreement and the payment procedure.

4.2. Full price services "Connect To service" on unlimited time or on thirty (thirty) calendar days days (V dependencies from selected tariff) installed V tariff grid V in accordance with clause 4.7 of this Offer.

4.2.1. On the day of registration on the Contractor's website and acceptance of the terms of this Offer Agreement, the Customer pays preliminary (first) payment By payment "Connect to service" services in the amount specified in clause 4.7 of this Offer, taking into account the selected tariff

4.2.2. After 24 hours from the date of acceptance of this Offer Agreement, the remaining part of the payment for the "Connection to the Service" service is written off in accordance with clause 4.7 (by means of recurring debiting of funds from the Customer's bank card).

4.2.3. If the Customer unilaterally refuses the "Connect to the Service" service within three days from the date of acceptance of this Offer Agreement, recurring debiting of funds under the terms of clause 4.2.2 of this Offer is not made.

4.3. Extension deadline use service "Connect To service" (subscription) on subsequent 30 (thirty) calendar days (taking into account the selected tariff) corresponds to the full cost of the "Connection to the Service" service established in the tariff schedule in clause 4.7 of this offer, and is paid one-time by recurring debiting of funds from a bank card Customer. Automatic write-off monetary funds behind use services under the Offer Agreement occurs on a regular basis every 30 (thirty) calendar days, the first day of each subsequent subscription period. The number of extensions for using the service is not limited. If there are insufficient funds in the Customer's account, the Contractor will split up final cost tariff behind month behind service "Connect To service", V like this case access To service provided To the customer on term, which covered the value of the actual payment received.

4.4. Payment for the service "Connection to service" carried out in a non-cash manner by completing a transaction for the voluntary transfer of funds to a current account Performer.

4.5. Date payment for the service "Connect to the service" the date of crediting of funds is considered funds to the Contractor's bank account.

4.6. Price services VAT Not taxed V compliance with articles 346.12 And 346.13 chapters 26.2 of the Tax Code of the Russian Federation.

4.7 Price-list For services "Connect To service":

Tariff number	Type	First payment	Remaining payment (later 24 hours)	Total cost per month	On term	Compound tariff
1	One-time purchase	20000			access To course forever	1 well

2	One-time purchase	200000			access To course forever	All courses
7	Subpeak	450	4050	4500	access To exchange rate for a month	Plastic bag "Full2024" – access to all courses on the site

The Contractor has the right to change tariffs, cost of services and terms of tariff plans, make changes and additions to the Price List, as well as approve a new Price List unilaterally, without agreement with the Customer. The customer independently monitors these changes published on the Contractor's website. The cost of the "Connect to the Service" service may also differ from the Price List approved in clause 4.7. Offers, depending on seasonal factors, ongoing promotions and applied discounts, which are established by the Contractor in accordance with the principle of freedom of contract without the need to make changes to the Price List. Payment for services in accordance with the updated (changed, supplemented) Price List (new tariffs) means acceptance by the changed Customer condition about the price (cost) services, changes in terms of tariffs.

4.8 The Customer assures that he has read the Price List, and also confirms that he is clearly aware of the tariff number that is used for him on the basis of the advance payment that was he completed earlier to pay for the service "Connect to the service".

#### V. TERM ACTIONS CONTRACT OFFER

5.1. WITH moment execution Customer actions, provided for P. 1.2 this Offer Agreement , Offer Agreement enters into legal force and acts indefinitely or until moment refusal The Customer from the services offered by this Offer Agreement.

5.2. Based on the fact of services provided under the Offer Agreement, separate acts on the provision of services are not drawn up by the Parties.

#### VI. RESPONSIBILITY PARTIES

6.1 Responsibility of the Parties under this agreement is regulated by the current legislation of the Russian Federation.

6.2 The customer has the right to demand full compensation for losses caused to him in connection with the violation of the start and (or) completion dates for the provision of services, as well as in connection with shortcomings in the services provided.

6.3 The Contractor has the right to demand full compensation for losses caused to him in connection with

the distribution by the Customer of training materials provided by the Contractor  
(video clips).

## VII. FINAL PROVISIONS

- 7.1. The customer is responsible for the accuracy, relevance, completeness and compliance with legislation. Russian Federation provided at Registration information And her freedom from claims from third parties. The Customer agrees that actions performed on the Site after Authorization are recognized as the actions of the Customer.
- 7.2. Executor V unilaterally ok contributes changes V real Offer Agreement, by posting its amended version on the Site, which become mandatory for the Parties.
- 7.3. By registering on the Site, the Customer agrees to receive advertising and information messages to the email address and telephone number specified during registration. The Customer has the right to withdraw consent (refuse) to receive advertising and information messages at any time by sending such a notification to the Contractor.
- 7.4. The customer independently ensures the security of the login and password, and is also responsible for all actions perfect them after Authorizations. Customer must immediately notify Performer about any case of unauthorized access with his login and password and/or about any violation of security and violation of the Contractor's copyrights. The Contractor is not responsible for damage caused as a result of unauthorized access to the Customer's account by third parties on the Site.
- 7.5. If the Customer transfers the login and password to any third person, all responsibility for the actions of this third party committed on the Site lies with the Customer.
- 7.6. Customer must not disrupt, block or otherwise damage any security features of the Site.
- 7.7. The Contractor is not responsible for interruptions in work (including emergency, preventive) site, behind insufficient quality or speed providing data for complete or partial loss of any data posted on the Site, or for causing any other losses that arose or may occur in Customer at use Website. The performer is also not carries responsibility for content third party resources, links which are posted on Website.
- 7.8. All notifications during the execution of this Offer Agreement are sent by the parties to each other using the services of the Site, either by email using the addresses specified in the agreement and during Registration on the Site, or by postal correspondence.
- 7.9. All disputes and disagreements that may arise from this agreement or in connection with it will be resolved through negotiations. If agreement on controversial questions will not be achieved all disputes are resolved in court in accordance with the legislation of the Russian Federation.

7.10. Conditions of this Contract offer are public offer.

7.11. On issues not regulated by this Offer Agreement, the parties are guided by the current legislation of the Russian Federation.

7.12. The terms of this Offer Agreement come into force on January 21, 2022 and are valid until changes (revisions) are made.

#### **DETAILS OF THE CONTRACTOR INDIVIDUAL**

ENTREPRENEUR CHACHINA IRINA GENNADEVNA 125475 Russia MOSCOW

STREET DYBENKO, D 6, Bldg. 1, KV 353

Taxpayer Identification Number: 774361298675

OGRN: 322774600034231

Settlement check: 40802810600003009401

Bank: JSC "TINKOFF BANK"

BIC: 044525974

Cor. check: 30101810145250000974

**INDIVIDUAL ENTREPRENEUR CHACHINA IRINA**

**GENNADIEVNA INN: 774361298675, OGRN: 322774600034231**

**125475 Russia G MOSCOW UL DYBENKO, D 6, CORP 1, KV 353**

**THEORETICAL COURSES PROGRAM**

**1. Name course – Hardware manicure** Level course – 2 AVERAGE

ABOUT course – Learn hardware manicure And start mine path V professions: This well For you, if: You want to learn pure hardware manicure; Do you want to perform the procedure efficiently and not injure the client; Your priority is both speed of work and the comfort and safety of the client.

Course program – The course “Hardware manicure” consists of a theoretical part: Theory: Tools and equipment; Types of cutters and their working areas; The sequence of performing hardware manicure.

Separately, you can purchase a practical lesson. Names of theoretical video lessons and their times -

•	Manicure	
	Manicure	
•	Manicure	
		. Well "Hardware manicure". Lesson 1 (03:02 time)
•		
		. Well "Hardware manicure". Lesson 2 (05:44 time)
		. Well "Hardware manicure". Lesson 3 (02:11 time)

•	Manicure	
•	Manicure	<p>. Well "Hardware manicure". Lesson 4 (05:37 time)</p> <p>. Well "Hardware manicure". Lesson 5 (03:45 time)</p>

General Quantity theoretical video lessons – 5 (five)

General time theoretical video lessons – 20:19 minutes (twenty minutes, nineteen seconds).

## 2. Name course – Classical manicure Level course – 2 AVERAGE

Learn classic manicure and start your journey in the profession: This course is for you if: You want to learn pure classic manicure ; Do you want to perform the procedure efficiently and not injure the client; Your priority is both speed of work and the comfort and safety of the client.

Course program – The “Classical manicure” course consists of a theoretical part: Theory: Tools for classic manicure; Why you can't apply gel polish after the procedure; Sequence of classic manicure. Separately, you can purchase a practical lesson.

Titles theoretical video lessons And their time-

- Manicure. Well "Classical manicure". Lesson 1 (05:14 time)
- Manicure. Well "Classical manicure". Lesson 2 (05:23 time)
- Manicure . Well "Classical manicure".. Lesson 3 (04:21 time)
- Manicure . Well "Classical manicure". Lesson 4 (05:32 time)
- Manicure. Well "Classical manicure". Lesson 5 (03:45 time)

General Quantity theoretical video lessons – 5 (five)

General time theoretical video lessons – 24:15 minutes (twenty four minutes, fifteen seconds)

### 3. **Name course – Combined manicure**

Level course – 2 MEDIUM

ABOUT course – Learn combined manicure And start mine path V professions: This well For you if: You want to learn pure combined manicure; Do you want to perform the procedure efficiently and not injure the client; Your priority is both speed of work and the comfort and safety of the client.

Course program – The “Combined manicure” course consists of a theoretical part: Theory: Tools and equipment; Pros and cons of combined manicure; Types of cutters and their worker zones; Subsequence execution combined manicure Separately You can purchase a practical lesson.

Titles theoretical video lessons And their time-

- Manicure. Well "Combined manicure". Lesson 1 (01:06 time)
- Manicure. Well "Combined manicure". Lesson 2 (03:45 time)

General Quantity theoretical video lessons – 2 (two)

General time theoretical video lessons – 04:51 minutes (four minutes, fifty one second)

### 4. **Name course – Master nail service** Level course -1 BEGINNER.

About the course Learn classic manicure and start your career in the profession with basic knowledge: This course is for you if: You want to master the technology of manicure; Do you want to perform the procedure efficiently and select the right tools and equipment; Still feel insecure in practice.

Course program – The “Nail Service Master” course consists of a theoretical part: Theory: Structure of nails; Myths about nails; Tools and equipment needed for this course;

Diseases of the nail covering and the specialist's reaction to them; Disinfection and sterilization.

Separately, you can purchase a practical lesson on the procedure for performing a classic minicure.

Titles theoretical video lessons And their time-

- Manicure . Well" Master nail service ". Lesson 1 (05:14 time)



- Manicure . Well" Master nail service". Lesson 2 (05:23 time) • Manicure .
- Well" Master nail service". Lesson 3 (04:21 time)
- Manicure . Well" Master nail service". Lesson 4 (05:32 time)

General Quantity theoretical video lessons – 4 (four)

General time theoretical video lessons – 20:30 minutes (twenty minutes, thirty seconds)

## 5. Name course – Coating Gel polish For manicure

Level course -1 BEGINNING

About the course – Learn how to apply gel polish for manicure and start your journey in the profession: This course is for you, If: You Want perfect fulfill manicure; Want fulfill procedure quality and provide long-term wearability coatings; For you V priority How speed work, as well as the comfort and safety of the client.

Program course– Course "Coating gel polish For manicure" consists of from theoretical parts: Theory: Materials for coating; How to prepare the nail plate; How to perform the procedure efficiently. Separately, you can purchase a practical lesson.

Titles theoretical video lessons And their time-

- Manicure . Well "Coating Gel polish For manicure". Lesson 1 (06:49 time)
- Manicure . Well "Coating Gel polish For manicure." Lesson 2 (06:31 time)

General Quantity theoretical video lessons – 2 (two)

General time theoretical video lessons – 13:20 minutes (thirteen minutes, twenty seconds)

## 6. Name course – French manicure

Level course – 3EXPERIENCED

ABOUT course – Learn French manicure And start mine path V professions: This well For you, if you want learn implementation neat French manicure; For you in priority both speed and result of work.

Course program – The course "French manicure" consists of a theoretical part: Theory: Size of the free edge; Materials for implementation French manicure; Materials for performing French manicure; Sequence of procedure steps. Separately, you can purchase a practical lesson.

Titles theoretical video lessons And their time-

- Manicure. Well "French manicure". Lesson 1 (05:23 time)

General Quantity theoretical video lessons – 1 (one)

General time theoretical video lessons – 05:23 minutes (five minutes, twenty three seconds)