

Offer and Contract for the Provision of Data Processing Services

August 30, 2018

This document represents the proposal of «MSK MOBILE» LLC (hereinafter referred to as the «Contractor») to conclude the Contract for the provision of Services on the conditions stated below.

General Provisions

Offer acceptance — full and unconditional acceptance of the Offer by performing one of the following actions: registration as the User, transfer of funds in favour of the Contractor, receiving Services.

Service availability - percentage of the time without service downtime for the specified period.

Operator — a natural person who works directly with the site or program.

Offer — the present document «Contract-offer for the Provision of Services», available on the Internet at <https://id.world/offer>

Payment service - payment processing service «Apple Pay» (the site located on the Internet at <https://www.apple.com/ru/apple-pay>) and «Tinkoff.Oplata» (the site located on the Internet at <https://oplata.tinkoff.ru>).

Personal data processing policy - a document regulating the order of processing personal data of the User by the Contractor. Available on the Internet at <https://id.world/privacy>

The User — a natural or legal person using the Services.

Service downtime is the inaccessibility of one or more Services.

The Website - a site located on the Internet at <https://id.world>

Tariffs — the cost of Services provided on the Internet at <https://id.world/pricing>

Services — User data processing services listed in clause 3.1 of the «Services» paragraph.

API - the software interface of the Website implementing the provision of Services.

1. General Provisions

- 1.1. The Subject of the Contract is the provision of Services to the User by the Contractor.
- 1.2. The Contractor provides Services to the User according to the Tariffs and Terms of the Contract.
- 1.3. The Contractor has the right to change the Contract. The Contract is considered to be concluded on the new conditions on the third day after the publication of the renewed edition of the Offer, if the Contractor has not received an e-mail terminating the Contract from the User within three days.
- 1.4. The cost of Services is determined on the basis of the current Tariffs of the Contractor.
- 1.5. The Contractor provides the User with the opportunity to use the Service «as it is». The Contractor shall not be responsible in the event of non-performance or improper performance of obligations under the Contract, as well as for any possible damage incurred by the User.
- 1.6. The Contract is considered an offer in accordance with Article 435 of the Civil Code of the Russian Federation, and therefore the Contractor has the right to withdraw the Contract as an offer in accordance with Article 435 of the Civil Code of the Russian Federation. The funds must be returned on the basis of the originals of the relevant letters of refund.
- 1.7. The Contract shall enter into force since the moment of acceptance of this offer. The Contract is concluded indefinitely and may be terminated by either Party at any time. In case of termination of the Contract on the initiative of the User, the funds will not be returned.
- 1.8. The Contractor has the right to send a monthly newsletter and notifications about critical updates of the service to the e-mail address of the User. The user has the right to unsubscribe from the monthly e-mail distribution, by notifying the Contractor using the particulars specified in the paragraph «Details and Signature of the Contractor».

2. Registration on the Website

- 2.1. When registering on the Website, the User specifies a valid e-mail address by which he can be contacted. The User updates the address if it has changed.
- 2.2. If the User has specified a non-existent, non-valid or non-owned address, the Contractor has the right to terminate the provision of Services to the User.

2.3. The User is registered on the Website once only. Multiple registration using different e-mail addresses is prohibited, except cases provided in clause 2.4.

2.4. If the User receives only paid Services, he has the right to register on the Site repeatedly.

2.5. If the User violates the terms of clause 2.3, the Contractor may terminate the provision of Services to the User.

3. Services

3.1. The Contractor must provide the following services on the Site:

3.1.1. «Tips»: a service complementing contact information at the time of entry by the Operator.

3.1.2. «Standardization»: service for an automatic verification and correction of contact information.

3.1.3. «Optimization»: service manual correction and correction of contact information.

3.1.4. «Find duplicates»: a service of an automatical searching for similar contact information.

3.2. The user is prohibited to:

3.2.1. Use «Optimization» to distort contact information.

3.2.2. Repeatedly register on the Site in order to evade Site restrictions on the number of processed records or the number of requests for Services.

3.3. If the User violates the terms of clause 3.2, the Contractor may terminate the provision of Services to the User.

4. Privacy

4.1. The Contractor undertakes not to provide to third parties and not to use in any other way not stipulated by the terms of the agreement the User's processed information.

4.2. The User gives consent to the Contractor to process personal data specified during registration on the Site, in accordance with the Personal data processing Policy.

4.3. The User is the operator of personal data for the data that he processes with use of the Site. The Contractor is not acting as the operator of personal data for this data, as in this case the purpose of data processing is not determined. The purpose of processing this data is determined by the User.

5. Availability

- 5.1. The Contractor provides the average monthly availability of Services at the level of not less than 99%.
- 5.2. The Contractor provides access to Services in which the downtime on a weekday from 8 to 20 hours Moscow time is not exceeding 30 minutes.
- 5.3. If the User has presented documented and recognized by the Contractor evidence that the Service was not provided due to the malfunction of the Site, the Contractor shall extend the period of provision of the Service to the User for the period of inactivity.

6. Payment Conditions

- 6.1. The User pays for the Contractor's services according to the Tariffs using the Payment service, or by bank transfer to the Contractor's account in the currency and using the particulars specified in the paragraph «Details and Signature of the Contractor».
- 6.2. The cost of all services provided by the Contractor is subject to VAT.
- 6.3. The obligation of the User to pay for the services provided by the Contractor is considered to be accomplished since the moment of receipt of funds in the settlement account of the Contractor.

7. Details

Details of the Contractor

Full name	Limited Liability Company «MSK MOBILE»
Taxpayer Identification Number (INN)	5074114273
Phone	+7 495 979-29-29
E-mail	info@id.world
Legal address	115563, Moscow, 28a, Shipilovskaya St., 5th floor, area XII, room 16
Postal address	Moscow, 28a, Shipilovskaya St., 5th floor, area XII, room 16

Details for payment in rubles of the Russian Federation

Beneficiary Bank	«Tinkoff Bank» JSC
Beneficiary Bank Address	123060, Moscow, 10, 1-St Volokolamsky proezd, block 1
BIC	044525974
Correspondent account	30101810145250000974
Recipient's account number	40702810910000296117