

PUBLIC OFFER

"14" August 2020

Limited Liability Company "A.D.E. Professional Solutions" (hereinafter referred to as the "Contractor"), represented by General Director Dmitry Sklyarov, acting on the basis of the Charter, by this public offer, invites any individual or legal entity, as well as an individual entrepreneur (hereinafter referred to as the "Customer"), to conclude a Contract for the provision of services for the provision of paid and time-limited access to the online platform with live streaming of video lectures, as well as to copies of video recordings of lectures on a specific topic posted on the platform (hereinafter referred to as "Access").

1. General Terms and Conditions

1.1. This offer is public and contains all essential conditions of the procedure for providing Access services.

1.2. The rights to copies of video recordings of lectures, as well as to the material of broadcasts of video lectures in the "online" mode posted on the online platform to which access is provided (hereinafter referred to as "Webinars"), belong to the Performer on the basis of intellectual property rights.

1.3. Acceptance of this Offer is considered to be the receipt of funds from the Customer to the Contractor's account, on account of payment for services related to obtaining Access to Multimedia Files by bank transfer via a bank card in accordance with the procedure established in clause 5 of the Offer.

1.4. The Contract between the Customer and the Contractor is considered concluded under the terms of the Offer from the moment of Acceptance until the Contractor and the Customer fully fulfill their obligations under it.

1.5. This offer is open-ended.

1.6. Recognition by the court of any provision of this Offer as invalid or not subject to enforcement does not entail invalidity or unenforceability of other provisions of the Agreement.

2. Subject of the offer

2.1. The Contractor undertakes to provide, and the Customer undertakes to accept and pay for, Access services to the Contractor.

2.2. The title, description of the content, information about the Webinar lecturer, access fee, as well as other information are provided on the official website of the Performer at the link <https://www.ade-solutions.ae/> (hereinafter referred to as the "Site").

2.3. The provision of services is carried out in electronic form automatically via the Internet information and telecommunications network. The Contractor's services include granting rights to view Webinars hosted on the Contractor's online platform by providing remote access to them via the Internet.

2.4. The Contractor is not entitled to transfer its rights (in whole or in part) under this Offer to third parties.

2.5. The Parties have agreed that they will use only the following data for electronic correspondence:

On behalf of the Performer: mail@ade-solutions.com;

On behalf of the Customer – the email address specified when paying for the course.

All notifications and messages sent by the Parties to each other at the above-mentioned email addresses are recognized by the Parties as official correspondence within the framework of this Agreement.

3. Procedure for granting Access

3.1. The Customer selects the Webinar they want to access by clicking the " Buy " button on the Contractor's Website on the page with the name of the corresponding Webinar.

3.2. After clicking, the Customer will be asked to enter personal data (login/e-mail, contact phone number, password) when purchasing the

Webinar for the first time (create a Personal Account), or enter the previously created access data (log in to the Personal Account) (login, password).

The rules and procedure for the Contractor's processing of personal data of Site users are set out in the privacy policy published on the Site.

Actions performed using the Customer's username and password and personal data on the Site are considered as actions of the Customer himself.

3.3. After authorization on the Contractor's Website in accordance with the procedure set out in clause 3.2. of this Offer, the Customer pays for the Contractor's service for providing Access in accordance with the procedure set out in clause 5 of the Offer.

3.4. The Access service is provided by sending the Contractor to the Customer a unique key (hyperactive link) required to view the recording of the Webinar chosen by the Customer, by e-mail specified by the Contractor during registration in the Personal Account. The deadline for granting Access is no more than 2 business days from the date of Acceptance.

Access is granted for a limited period (3 months from the date of providing a unique key).

3.5. The Contractor undertakes to ensure the possibility of uninterrupted access of the Customer to the online platform and the operability of the entire portal infrastructure within 24 hours daily.

3.6. The Customer is not entitled to distribute (publish, post on Internet sites, copy, transfer or resell to third parties) for commercial or non-commercial purposes information and educational materials posted on the Contractor's online platform without the prior written consent of the Contractor.

The Customer does not have the right to transfer to third parties the login information (login, password), as well as a unique access key.

In case of violation of this obligation by the Customer, the Contractor reserves the right to terminate its obligations under the agreement prematurely in accordance with the terms of the Offer unilaterally without any payments or compensation in favor of the Customer, or at its sole

discretion to block the Customer's account until the relevant violations are eliminated, as well as to demand compensation for damage caused by the actions of the Customer.

3.7. The Services are considered to have been provided and accepted at the time of sending to the Customer the unique key (hyperactive link) required to view the recording of the Webinar chosen by the Customer, via the email specified by the Customer during registration in the Personal Account (hereinafter referred to as the "Moment of Service Provision").

3.8. The act of providing services based on the results of granting Access is not issued. The fact of obtaining Access is confirmed by sending the Customer an e-mail with the data providing access to the Customer's e-mail address.

4. Service quality, guarantees and liability

4.1. The Parties are liable for non-performance or improper performance of their obligations under the Offer in accordance with the procedure established by the current legislation of the Russian Federation.

4.2. The Contractor is not responsible for any losses resulting from the use or inability to use the online platform through no fault of the Contractor.

The Customer is aware of the most important functional properties of the Contractor's online platform, which the Contractor provides access to; the Customer bears the risk of non-compliance of the Contractor's online platform, its functionality and information and educational materials available on it with the Customer's wishes and needs.

The Contractor is not responsible for the inability to provide services for reasons related to the violation on the part of the Customer (user) of the Internet channel, equipment or software.

No information, materials and / or consultations provided by the Contractor as part of the provision of services under this agreement can be considered as guarantees. Making decisions based on all the information provided by the Contractor is within the exclusive competence of the Customer. The Customer assumes full responsibility and risks associated with the use of information and materials provided by the Contractor in the framework of fulfilling its obligations under the Offer.

4.3. The Contractor guarantees that the Customer's use of the online platform, including information and educational materials posted on it, does not violate the rights of third parties, including the rights to the results of intellectual activity.

4.4. The Customer agrees and acknowledges that making changes to the Offer entails making these changes to the contract concluded and valid between the Customer and the Contractor, and these changes come into force simultaneously with such changes in the Offer. The current version of the Offer is available on the website <https://www.ade-solutions.ae/>. Continued use of the site will mean that the Customer agrees to the terms of the new version of the Offer. If the Customer does not agree with the terms of the new version of the Offer, they must stop using the site.

5. Cost of services and payment procedure

5.1. The cost of services for each Webinar is indicated on a separate page of the corresponding Webinar on the Site.

5.2. Payment for services is made in the amount of 100% prepayment.

5.3. All payments are made in Russian rubles.

5.4. To select payment for goods using a bank card, click the "Order payment by bank card" button on the corresponding page. Payment is made via SBERBANK PJSC using bank cards of the following payment systems:

- MIR
- VISA International
- Mastercard Worldwide
- JCB

5.5. For payment (entering bank card details), the Customer will be redirected to the payment gateway of SBERBANK PJSC. Connection to the payment gateway and transfer of information is performed in secure mode using the SSL encryption protocol. If the Customer's bank (Bank card Holder) supports the Verified By Visa, MasterCard SecureCode, MIR

Accept, J-Secure technology for secure online payments, you may also need to enter a special password to make the payment.

The Artist's website supports 256-bit encryption. The confidentiality of the personal information provided is ensured by SBERBANK PJSC. The entered information will not be provided to third parties, except in cases stipulated by the legislation of the Russian Federation. Bank card payments are made in strict compliance with the requirements of the MIR, Visa Int., MasterCard Europe Sprl, JCB payment systems.

5.6. Before paying for an order on the Website, the Customer must make sure that the necessary funds are available on the bank card – If there is no (lack of) funds, the bank's robot will refuse payment.

The following reasons for refusing to pay for an order by bank card are also possible:

- error when entering the card number, expiration date, CVV / CVC code.
- setting limits by the Customer's bank on the amount of payments made during the day;
- establishment of a ban by the Customer's bank on making payments via the Internet or MOTO transactions;
- the Customer's bank sees two identical debits and considers this operation erroneous.

There are settings for the bank's robot aimed at detecting fraudulent transactions and blacklisting the IP address.

If you have any problems paying for an order with a bank card, the Customer should contact their bank using the technical support phone number indicated on the back of the bank card.

5.7. If the payment is received in the amount less than the cost of the service, the Acceptance is considered invalid.

5.8. Funds for paying for Access are non-refundable from the moment the services are rendered. Before the moment when the services are rendered, the funds may be returned to the Customer in full if the corresponding

request is received by the Contractor's email address mail@ade-solutions.com.

5.9. The Customer is aware that the purchase of the Service may be illegal in the territory of the country where the Customer (the Bank card Holder) is located. The Cardholder is responsible for failing to comply with the laws of their country when visiting the Site and attempting to purchase Services, if they are prohibited by law in the country where they are located.

6. Confidentiality and personal data

6.1. Both Parties to the Offer undertake to use all information and data provided in connection with this Offer only for the purposes of this Offer and, regardless of the method of transmission of such information, not to disclose it to third parties.

7. Force majeure circumstances

7.1. The Parties to the Offer are released from liability for partial or complete non-performance of their obligations under the Offer, if such non-performance was a direct consequence of force majeure circumstances (force majeure) that arose after the acceptance of the Offer (fire, flood, hurricane, epidemic, earthquake or restrictions imposed by state authorities on the activities of any of the Parties, etc.), and These circumstances could not have been foreseen or prevented by the offending Party.

7.2. The Party for which it is impossible to fulfill its obligations under the Offer is obliged to notify the other Party in writing about the occurrence, the expected duration of the above circumstances, no later than three calendar days from the moment of occurrence of force majeure circumstances. The facts stated in the notification must be confirmed by a document issued by the relevant competent independent body or organization.

7.3. If the validity period of force majeure circumstances exceeds 3 (Three) months, either Party has the right to refuse to fulfill all obligations under the Offer or their unenforceable part. In this case, neither Party will have the right to claim damages from the other party.

8. Dispute Resolution procedure

8.1. All disputes and disagreements that may arise from or in connection with this Agreement will be resolved by the Parties through negotiations. Disputes that are not resolved through negotiations are subject to resolution in a court of general jurisdiction or an arbitration court (depending on the jurisdiction) at the location of the plaintiff.

9. Contractor's contacts

A.D.E. Professional Solutions LLC

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