

PRIVATE ENTERPRISE "SOFT-MAKE"

PUBLIC LICENSE AGREEMENT

NO. 2 DATED 28.10.2021

g. Minsk

APPROVED

Order of the director

of the Private enterprise "SOFT-MAKE"

28.10.2021 No. 1

about granting a simple non-exclusive right

(simple, non-exclusive license)

permission to use the software

"Online recording and Automation of business in the service sector"

on the Internet (in the WEB version)

This version of the Public License Agreement was published on 28.10.2021 and

comes into force from the date of publication

This agreement is in accordance with Article 396 of the Civil Code of the Republic of Tajikistan.

Belarus is a Public Contract (hereinafter referred to as in the text

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"Agreeme

nt"),

defines the procedure for granting a simple non-exclusive right (simple,

non-exclusive license) to use the software (program)

"Online registration and business automation services", presented on the Internet

(WEB-version) at <https://online-zapis.com> as well as mutual rights, obligations

and rules governing relations between Private enterprise "SOFTWARE-MAKE", in the person of

Director Borschyov Denis Sergeevich, hereinafter referred to as "Licensor"**and**

the legal entity and (or) a natural person (including an individual

entrepreneur, self-employed person)hereinafter referred to as the "Licensee",

which accepted the public offer (offer) to conclude this agreement.

Agreements, collectively referred to as the "Parties".

1. GENERAL PROVISIONS. TERMS AND DEFINITIONS

1.1. This agreement is concluded and executed in accordance with the Civil Code of the Republic of Belarus No. 218-Z dated 07.12.1998, the Law of the Republic of Belarus No. 262-Z dated 17.05.2011 "On Copyright and Related Rights", the Law of the Republic of Belarus

No. 455-Z of 10.11.2008 (as amended on 11.05.2016) "On Information, Informatization and Information Protection", as well as other regulatory legal acts of the Republic of Belarus Belarus. international treaties and agreements.

1.2. The terms and definitions used in this Agreement are used in the meaning stipulated in the normative legal acts specified in clause 1.1 of this Agreement. The agreement. However, unless the context of the Agreement requires otherwise, the following terms

have the following meanings::

"License" means the right to use the Program, expressed in the access details (login and password) provided to the Licensee in the ways specified

in this Agreement. The Licenses granted under this Agreement are simple (non-exclusive) licenses.

"Software "Online recording and Business Automation areas of interest

services",

"Program"

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submitted by

in

objective information

in the form of

ordered

combination

teams

and

data,

intended users

f

or

use on a computer and in other systems and devices for

processing, transmitting and storing information, performing calculations,

obtaining audio-visual images, and other results.

"Licensee's Data" means any and all information entered by the Licensee in the A program from the "Licensee's Account" that includes information about the Licensee as an organization or individual entrepreneur.

"Licensee Account" – a custom virtual workplace of the Licensee in the Program, where the Licensee performs actions according to the selected Tariff Plan. The Licensee's account has a unique name (login) and password (password), which is access to the Program for the accounting period.

"License fee" – the cost of the right to use

Programs.

"Account number

period"

—

paid up

using

license

fee period of use of the Program. The minimum paid period is 3 (three) months.

"Tariff Plan" – Standard Tariff Plan, Additional one Tariff plan, Comprehensive Tariff Plan presented on the Internet at <https://online-zapis.com> and (or) in separately issued invoices indicating prices, terms and other conditions;

"Standard Tariff Plan" - one basic License package,

independently selected by the Licensee from those offered by the Licensor ("Solo 1-10", Team, Pro, Pro+).

"Additional Tariff Plan" - one additional package

Licenses,

by yourself

selected one

By the Licensee

from

suggested ones

By the licensor.

"Complex

Pricing Plan

plan"

-

combination

Standard

nd

List of Tariff Plans independently selected by the Licensee from the suggested ones

By the licensor.

Term

actions

Licenses

information

The term of validity of the Standard Tariff Plan License is limited

, but it may be less than the term of validity of the Standard License

Of the Tariff Plan, but no more than six months from the date of full payment of the License Fee.

"Change of Tariff plan" - Switching to a tariff plan higher than the one used takes place with an additional payment of the difference between tariff plans at their full cost, excluding discounts, and the difference is paid for the entire period of the previously purchased plan. If you switch to a lower tariff plan, there is no additional charge. The term for additional payment of the difference is 5 business days from the moment of changing the tariff plan.

"Internet site",

"Site"

—

difficult

object

property, which is a set of computer programs,

Additional

intellectual

a

databases, text, graphics and other information available to the Licensee and other Internet users through a domain name – a unique email address that allows access to information on the network The Internet.

Title

Of the Site

–

www.online-zapis.com.

Address

Of the Site:

<https://online-zapis.com>.

2. SUBJECT OF THE AGREEMENT

2.1. On the terms and in accordance with the procedure provided for in this Agreement, the Licensor provides To the Licensee

non-exclusive right (simple, non-exclusive license) to use the Program presented on the Internet (in the WEB version) at <https://online-zapis.com>, for the intended purpose of the Program during the License term, in the following ways::

2.1.1. remote access to the Program with playback on the Licensor's servers;

2.1.2. visualization of the Program operation on a remote device monitor

The licensee.

2.1.3. entering, editing, deleting, moving and copying

Licensee's Data and other information to the extent necessary for the Licensee to use the Program.

The Program is provided to the Licensee "AS IS". The Licensor does not guarantee that the Program will work on any hardware, on any workstation, in conjunction with any other applications without errors.

2.2. All rights to the Program and documentation related to it, owned by the Licensor.

2.3. The exclusive intellectual property right to the Program and any of its components and elements, including copyright objects and trademarks contained therein, and other intellectual property objects, belongs to the Licensor.

2.4. The Licensor grants the Licensee the right to use the Program for the period specified in the Agreement.

set by the Licensor in the Tariff Plan.

2.5. The Licensee pays the Licensor a License Fee for granting the right to use the Program in accordance with the procedure and amount established by the Licensor in the Tariff Plan.

2.6. The Licensor reserves the right to issue Licenses for the use of Programs for third parties.

2.7. The Licensor provides technical support for the Program in accordance with rules

rendering services

technical information

support services,

posted by

on

pages

An Internet site.

The Licensor's obligations under this Agreement do not include providing the Licensee with services related to Internet access, configuration or diagnostics of mobile devices, computers, software, etc.

2.8. The Licensor provides the Licensee with the necessary space on the server to use such space for processing and storing data entered by the Licensee using the Program.

2.9. The Licensor provides the Licensee with round-the-clock access to the Program and to server, except for the time of maintenance work.

2.10. The Licensor ensures the protection of exclusive rights by technical and / or software tools that restrict unauthorized access to the Program.

The Licensee does not have the right to take actions aimed at eliminating restrictions on the use of the Program License established by applying exclusive rights protection measures.

2.11. The Licensor updates the Program in a timely manner, and

ensures the integrity and safety of the data entered by the Licensee in the Application form on the server.

Program, until the expiration of 6 (six) months from the date of termination of this Agreement or until the receipt of a notification from the Licensee about the need to destroy such data. The Licensor ensures the confidentiality of all data entered by the Licensee into the Program during the entire period of their presence on the server.

2.12. The right to use the Program is non-transferable. The Licensee does not has rights to:

- transfer your rights and obligations to use the Program to third parties, including (but not limited to) transferring all or part of your rights and / or obligations under this Agreement to third parties;

- sell, replicate, or copy the Program in whole or in part.

dispose of the Program in whole or in part in any other way, including:
free of charge;

—
perform without the Licensor's prior written permission
republication of materials posted on any page of the website, on
other pages on the Internet, reprint (publish) these materials in
written and (or) electronic form separately and (or) as part of collections;

—
use without the Licensor's prior written permission
Program for creating and publishing digital reference and encyclopedic
publications, databases, similar to the Program, do not include the Program in any
of the database was not distribute the Program in ways not specified in
this Agreement not to bring to the public the materials and documents
contained in the Program, and works of authorship contained in the Program.

—
share passwords and usernames used to access the Internet with third parties.
The Program and undertakes to ensure their confidentiality, as well as perform
syntactic analysis (parsing) and (or) lexical analysis in relation to the Program, as
well as Internet pages of the Website. The Licensee is responsible for actions
performed by third parties using its Account, as well as for damage
caused by third parties, including damage caused to the Program and / or the
Licensor.

2.13. If the Program contains any third-party software,
such software is provided without quality guarantees, and its
use is subject to the terms and restrictions set by such
third parties.

2.14. The Licensor is obliged to refrain from any actions that may lead to:
make it difficult for the Licensee to exercise the rights granted under the License.

2.15. The Licensor has the right to suspend or completely terminate the
Licensee's access to the Program if the latter violates the terms of this Agreement, which the
Licensee is notified about by sending a notification to the
Licensee's Account and /or to the Licensee's email address with the termination of access to the
Licensee's Account.

2.16. The Licensor provides a free service for uploading Data to the Program
The licensee. The service is provided under the following conditions::
Volume of uploaded data

—
no more than 10 A4 pages.

The data must be transmitted by the Licensee to the personal manager in
electronic form, in the form of xlsx, docx, jpg, png files. Other file formats
can be accepted for uploading after approval from your personal manager.

Unless otherwise specified by the Licensor, the service for free downloading
of Licensee Data is available only to those users of the Program who are on one
of the Standard Tariff Plans.

The deadline for uploading data to your account is 5 (five) business days from the date of data
transfer

by the Licensee. The deadline may be extended due to the high workload of employees who make downloads.

Uploaded data

—

directory of clients, services, and employees. Opportunity

other types of data uploads must be approved by your personal manager.

If the Licensee needs to upload data under conditions that differ from the above, such downloading can be made on an additional paid basis. In this case, the conditions under which the download can be made are formulated by the personal manager, based on the request received from the Licensee

.

2.17. The Licensor is not responsible for the accuracy of the data used in calculations the system. The need for manual recalculation remains at the discretion of the licensee.

2.18. Contacting technical support with a request to search and issue additional data from old databases, restore lost data, as well as to issue additional information that is not provided for by the technical functionality of the system is paid additionally at the rate of 60 BYN for 1 hour of operation

a technical specialist. The amount of time is negotiated with your account manager.

2.19. Initial implementation of the program with the departure of the manager (if necessary) free. Repeated departure of the manager for consulting, implementation of the program is paid additionally at the rate of 60 BYN per departure.

2.20

Development of individual software functionality, as well as acceleration of the development of the necessary functionality within the framework of the software development concept, is paid additionally at the rate of 60 BYN for 1 hour of work of one specialist.

3. PROCEDURE FOR CONCLUDING AN AGREEMENT

3.1. Publication (placement) of the text of this Agreement is a public offer (offer) Of the Licensor, addressed to an indefinite group of persons to conclude this Agreement (clause 2. Article 407 of the Civil Code of the Republic of Belarus).

3.2. The conclusion of this Agreement is made by the Licensee's accession to this Agreement, that is, by the Licensee's acceptance (acceptance) of the terms of this Agreement as a whole, without any conditions, exceptions and reservations (Article 398 Of the Civil Code of the Republic of Belarus).

3.3. This agreement, subject to compliance with the procedure for its acceptance, is considered concluded in simple written form (clause 2, clause 3 of Article 404 and clause 3 of Article 408 of the Civil Code of the Russian Federation). Code of the Republic of Belarus).

3.4. The Site may contain other additional information about the procedure and conditions for granting Licenses under this Agreement. The specified information is applied to the extent that it does not contradict the terms of this Agreement.

3.5. The fact that the Licensee fully and unconditionally accepts (accepts) the terms and conditions

the real one

Agreements

is the fact of preliminary (primary) registration

The Licensee's Website (clause 3 of Article 408 of the Civil Code of the Republic of Belarus).

4. RIGHTS AND OBLIGATIONS OF THE PARTIES

4.1. The Licensor undertakes to:

4.1.1.

provide

To the Licensee

actual information

possibility

use

the functionality of the Program in the agreed amounts and on the terms
provided for in the relevant Tariff Plan;

4.1.2. ensure the maintenance of the normal functioning of the Program, except for the time of maintenance work and (or) maintenance of the Program, the occurrence of force majeure and other circumstances beyond the Licensor's control;

4.1.3. ensure that the Program cannot be used after the end of the Program. paid license period.

4.2. The Licensor may:

4.2.1. perform any modification of the Program provided that it is saved in the changes in the content and structure of the data entered by the Licensee.

4.2.2. delete information entered by the Licensee that does not correspond to

legal requirements;

4.2.3. unilaterally amend the terms of this Agreement by:

posting the current version of the agreement on the Site.

4.2.4. unilaterally suspend the granting of the License and (or)

withdraw from the performance of this Agreement in the following cases::

4.2.4.1. The Licensee performs actions that violate the terms of use

Licenses,

specified values

in

the present one

The Agreement,

or

provisions

current user

legislation of the Republic of Belarus;

4.2.4.2. data entered by the Licensee contradicts the provisions of the current legislation of the Russian Federation.

legislation of the Republic of Belarus;

4.2.4.3. if the Licensee violates its obligations under this Agreement,

By agreement.

In the specified cases, the funds deposited by the Licensee as payment

The license fee will not be refunded.

4.2.5. unilaterally set the Licensee a free test

mode for using the Program and (or) unilaterally grant discounts

to the Licensee up to 100% of the License Fee under the Standard License Agreement.

The tariff plan that is subject to payment, as well as unilaterally change the term

of the free test mode of using the Program and (or) extend the

discount;

4.2.6. to unilaterally change the terms of the Additional tariff

plan, including, but not exclusively, in terms of its technical characteristics

(parameters) of the amount of the License fee and terminate this

License at Additional Tariff plan at the end of the period of validity and (or)

applications, with prior notification of the Licensee about

5 (five) calendar days;

4.2.7. provide support and maintenance of the Program;

4.2.8. release updates to the Program from time to time and automatically

update its version. Licensee hereby consents to such automatic

updates, and the terms and conditions of this Agreement will apply to such

updates.

4.3. The Licensee undertakes to:

4.3.1. enter only the data that is reliable and reliable.

meet the requirements of the legislation of the Republic of Belarus;

4.3.2. if third parties gain access to the Program from their Account

The Licensee should immediately notify the Licensor.

4.3.3. immediately notify the Licensor of any problems with access to the Site.

The program, including when entering data into it.

4.3.4. make timely payment of the License Fee in the following cases:
in accordance with the procedure and conditions stipulated in this Agreement;

4.3.5.

use

rights,

provided by

by

the real thing

Under

the Agreement,

in good faith, in accordance with the purposes of using the Program provided
for in the Tariff Plan chosen by the Licensee;

4.3.7. do not use the Program to cause damage to third parties, including:
other Licensees.

4.3.8. accept and consider any claims, letters, statements,
notices and other requests from third parties on issues related to
the Licensee's business activities, including, but not limited to, in connection with the use of
Programs.

4.4. The Licensee has the right to:

4.4.1. use the Program on the terms and conditions provided for in this Agreement.
this Agreement;

4.4.2. suspend the use of the Program (License) at your choice. At
the same time, the Licensee agrees that the License is not terminated or
suspended, and the license fee for the period paid by the Licensee,

during which the User has not actually used their rights, the Licensor is not subject to refund to the Licensee.

4.4.3. repeatedly renew or extend (prolong)

the License validity period under a Comprehensive, Standard or Additional Tariff Plan as part of a Comprehensive Tariff Plan.

5. PROCEDURE FOR TRANSFERRING RIGHTS

5.1. A prerequisite for License activation is the Licensee's preliminary (initial) registration on the Site. When registering , the Licensee must indicate the current contact mobile phone number and current email address that will be used when activating the License. In the event of a change in the mobile phone contact number and / or e-mail address provided during registration, the Licensee undertakes to inform the Licensor of the new phone number and / or e-mail address immediately within 1 (one) business day from the date of their change. In case of non-fulfillment of this obligation, the activation message sent to the email address initially specified by the Licensee will be considered properly sent, and the License will be considered activated and transferred to the Licensee in a proper manner on the day when the Licensor sends the activation message.

5.2. The License activation period by the Licensor is 5 (five) business days from the date of its activation.

prior (primary) registrations of the Licensee on the Site.

5.3. The License is considered activated and duly transferred to the Licensee from the moment the Licensor sends the Licensee an electronic message containing a notification of License activation to the Licensee's email address specified by the Licensee during registration on the Site and which is his login for accessing the Program.

5.4. The License validity period for any of the Standard Tariff Plans (including those included in the Integrated Tariff Plan) may be extended by 30 (thirty) days. calendar days of the free test mode of using the Program, unless a different period is additionally set by the Licensor.

5.5. Non-payment of the License Fee by the Licensee in accordance with the License Fee chosen by the Licensee.

Within 5 (five) business days from the date of expiration of the free test mode of using the Program provided for in clause 5.4. of this Agreement, as well as in case of non-renewal (refusal to renew)

License in

relation to the paid Tariff plan (clause 6.2.4. of this Agreement), is not a reason for termination of the Agreement (except for the case of deletion Account of the Licensee), but this is the reason for termination of the License.

6. AMOUNT OF REMUNERATION AND SETTLEMENT PROCEDURE

6.1. For the transfer of the License for the right to use the Program, the Licensee pays the Licensor a fee in advance in the form of 100% of the cost set by the Licensor in the Tariff Plan and / or invoice. Upon expiration of its validity period, the License is automatically renewed for the same period and in the same amount, subject to payment in accordance with clause 6.2.4. of this Agreement.

6.2. Procedure for payment of the license fee under this Agreement:

6.2.1. The Licensee transfers remuneration for the transfer of usage rights Programs (Licenses) by wire transfer of funds in Belarusian rubles to the Licensor's current account on the basis of a pre-issued invoice.

6.2.2. The payment date is the date when funds are credited to the current account The licensor.

6.2.3. The Licensee is obliged to pay the invoice within 5 (five) banking days from the date of payment.
the moment it was issued.

6.2.4. If the right to use the Program is extended during the validity period Agreements
(automatic
prolongation
Licenses)
payment method

The license

fee is paid no later than 5 (five) banking days prior to the start of a new payment process.
Accounting period. If the invoice is not paid within the specified period, the License is terminated.

6.3. The cost of the License Fee is formed without VAT in accordance with subclause 1.2.2 of clause 1 of Article 326 of the Tax Code (Special Part) Republics Belarus

7. LIABILITY OF THE PARTIES. DISPUTE RESOLUTION

7.1. The Parties hereby confirm that they have all the necessary rights and powers to properly perform their obligations under this Agreement.
Do not violate

the rights of third parties, including the rights of third parties in relation to intellectual property objects, by their actions under this Agreement and by their actions in the framework of the performance of this Agreement
.

7.2. The Licensor is responsible for providing the functionality Programs in terms of data security of the Licensee only if the loss or distortion of the specified data occurred due to its fault. In this case, the License is extended for the period that was required to restore the Licensee's lost data, but not more than 3 (three) days. The period of such loss is determined from the moment when the Licensee notifies the Licensor about it until the moment when it is eliminated.

7.3. In case of violation of the availability of the Program for the Licensee due to fault or in connection with preventable problems in the Licensor's equipment, the license is extended for the period during which the Program was unavailable. The period of unavailability of the Program is considered from the moment the Licensor is notified of this until the Program functionality is restored.

7.4. The Licensor is not responsible for the accuracy of the information

posted by the Licensee in the Program, and for its compliance with legal norms.

The Licensee is fully responsible for violations of the legislation of the Republic of Belarus with respect to information posted by the Licensee in the Program.

7.5. The Licensee guarantees that the information entered by it does not violate any rights of third parties, including intellectual property rights. In the event of a breach of these warranties, the Licensee will reimburse the Licensor for all losses incurred by it caused by such a breach in the event of third-party claims against the Licensor

.

7.6. The Licensor is not responsible for direct or indirect damages caused to the Licensee as a result of the use or inability to partially or completely use the Program as a result of network interruptions or interruptions Internet, as well as in case of other circumstances that have arisen through no fault of the Licensor.

7.7. The licensor shall not be liable for delays, interruptions, damage or loss that occurs due to defects in either electronic or mechanical equipment that is not owned by the Licensor, and for problems in the transmission of data or connection, have arisen through no fault of the Licensor, for the quality of communication channels for General use through which you accessed the Site, and in case of blocking access to the Website (thematic section) of Licensor as the result of actions of third parties, including public authorities.

7.8. The Licensee hereby acknowledges and agrees that the liability of The Licensors is limited to the subject matter of this Agreement.

7.9. The Licensee uses the Program at its own risk. The Licensors is not responsible for any damage that may occur to the Licensee in connection with the use of the Program, including through the fault of other licensees.

7.10. In case of third party claims to the Licensors related to the activities of the Licensee, the Licensee shall on their own and at their own expense to settle these claims with third parties by protecting Licensors from possible damages and litigation, and (or) to take the side of the Licensors in such proceedings and also to indemnify the Licensors (including legal costs) incurred by it in connection with claims and lawsuits arising from the activities of the Licensee.

7.11. The Licensors has the right to unilaterally withdraw from the performance of the agreement (terminate the provision of the license to the Licensee) without refund of the paid License Fee and without compensation for any losses incurred by the Licensee as a result of the termination of the license provision:

7.12.1 in case of violation by the Licensee of clause 4.3. of this Agreement;

7.12.2 in case of abuse by the Licensee of the rights received by him under this Agreement. Rights Agreement, including in connection with receiving complaints from other licensees;

7.12.3 if the Licensee causes damage to the Licensors and /or other licensees. A party to a contract whose property interests and business reputation have been damaged as a result of improper performance of the other party's obligations A Party has the right to demand compensation for documented direct real damage caused to it by this Party, which is understood as expenses incurred by a Third Party.

The party whose right has been violated has or will continue to do so in order to restore its rights and interests.

7.13. The Licensors is not responsible for late provision of access to the Program if one or more of the following conditions are met:: failure to receive or untimely receipt by the Licensee of an electronic message about License activation for reasons beyond the Licensors's control, including, but not limited to, the provision of an incorrect email address by the Licensee, failures in the Licensee's email client or the Licensee's email server.

7.14. The Licensee is responsible for the security of its registered data, including its username and password to the Licensee's Account, and for losses that may arise due to its unauthorized use. The Licensors is not responsible and does not compensate for any losses incurred as a result of unauthorized use of the Licensee's login and access password by third parties.

7.15. The Licensee guarantees to the Licensors that:

a) he / she provided reliable data at the preliminary (primary) registration The Licensee on the Site.

b) he / she has read the terms of this Agreement and understands the subject matter and terms I fully agree with the terms of this Agreement.

7.16. Claim procedure for pre-trial settlement of disputes arising out of The Agreement is binding on the Parties.

7.17. All disputes, if the Parties are unable to reach an agreement on the differences that have arisen, are subject to resolution in the economic court at the Licensor's location.

8. FINAL PROVISIONS

8.1. The Parties unconditionally agree that this Agreement has been concluded at the Licensor's location.

8.2. The Agreement comes into force from the moment of its acceptance by the Licensee and is valid for an indefinite period, but in any case until the Licensee's Account is deleted and until the Parties fully fulfill their obligations.

The term of the Agreement is not limited to the term of the License, but limited to the validity period of the Licensee's Account.

8.3. Unilateral withdrawal from the Agreement or unilateral modification of its terms is not allowed, except for cases expressly provided for in this Agreement and the current legislation of the Republic of Belarus.

8.4. If the Licensee voluntarily stops (suspends) using the Program (including deleting the Licensee's Account) for any of the following reasons:
The License Fee will not be recalculated and / or refunded
. Such termination of the Licensee's use of the program is not recognized
By the Parties by the Licensee's unilateral refusal to perform this Agreement.

8.5. Upon termination of the License, the Licensor completely disables
The Licensee's refusal to access the Program.

8.6. Termination of the Agreement for any reason does not release the Parties from
liability for violations of the terms of the Agreement that occurred during the term of its
validity.

8.7. The Licensee hereby agrees to receive advertising newsletters from the Licensor and its
partners, as well as other information about products and services,
including via e-mail and sms newsletters.

8.8.

Licensor
undertakes to
follow
privacy policy

informa

tion

provided by the Licensee, except for cases stipulated by the current
legislation of the Republic of Belarus.

8.9. If any of the terms and conditions of this Agreement lose
their legal force, are deemed illegal, or are excluded from this Agreement.
This does not entail the invalidity of the remaining terms of this Agreement,
which will remain legally valid and are binding on all parties.
Parties.

8.10. Any notifications under the Agreement may be sent by one Party to the other
To the Third Party: to the Licensee's e-mail address specified by the Licensee during registration, or
notified to the Licensor in writing additionally; to
the Licensor's e-mail address from the Licensee's e-mail address specified by the Licensee during
registration or
notified to the Licensor in writing additionally; by fax; by mail with
delivery notification.

8.11. The Licensor does not assume any obligations with respect to the subject matter
Of the Agreement, with the exception of those specified in the Agreement, unless such
obligations are recorded in writing and signed by the Licensor and
the Licensee.

9. DETAILS OF THE PARTIES

9.1. The Parties unconditionally agree
to read the information specified by the Licensee during the Licensee's preliminary
(initial) registration on the Site under the Licensee's details under this Agreement.

9.2. Details of the Licensor:

PRIVATE ENTERPRISE "SOFT-MAKE"

UNP 191644633. Minsk, Maryevskaya 7a-1 - 6

jur. address: 7a-1-6 Maryevskaya str., Minsk, 220034.

R / S BY50UNBS30120167800000013933 in CJSC "BSB BANK" BIC: UNBSBY2X

Revision of the agreement dated October 28, 2021