

Service agreement (public offer)

Volkhov

20 June 2023

1. General provisions

1.1. This document, available at <https://pro.affskill.com> is an offer of Individual Entrepreneur Solovyov Alexander Yurievich Primary State Registration Number of Individual Entrepreneur 323470400048922, (hereinafter referred to as the "Contractor") to conclude a service agreement with any individual, legal entity or individual entrepreneur.

The agreement is a document being a public offer in accordance with the requirements of the Civil Code of the Russian Federation (paragraph 2 of Article 437).

1.2. Acceptance of the offer (Acceptance) shall be considered as full payment of the chosen service by the Customer.

1.3. Acting as a person who accepts the offer may (hereinafter referred to as the "Offer Acceptant/Customer"):

a person who has reached the age of majority (18 years) and has full legal capacity;

a person who has reached the age of 14 years and has received a written consent of his/her legal representative to conclude agreement for the provision of services (in accordance with Article 26 of the Civil Code of the Russian Federation).

If acceptance of this offer is carried out in the interests of a person under the age of 14 years, the Customer undertakes to comply with all conditions of the agreement on his behalf and is fully responsible for the actions of such a person in the performance of the agreement as for his own actions.

Identification of the Customer (Acceptant) is made by entering the last data in the form offered by the Contractor on the Website before payment of the cost of services under the Agreement, the subsequent identification (at execution of the Agreement) of the Customer (acceptant) is made by data entered on the Platform. The Customer guarantees to enter true and correct data and bears the risk of all negative consequences that may arise as a result of entering untrue data.

1.4. The Acceptant, by accepting the public offer, thereby:

1.4.1. confirms the legality of his actions, which includes having the necessary authority, legal capacity and being 18 years old. If the Customer is under 18 years of age, confirms the existence of a written consent of the legal representative to accept this offer to establish a contractual relationship with the Contractor;

1.4.2. gives his consent or ensures the existence of his legal representative's consent to receive promotional mailings from the Contractor to the e-mail address and telephone number indicated by him when registering, as well as through online messenger and online service. This consent is valid from the date of acceptance of this offer until the date of its withdrawal;

1.4.3. agrees to the use of photographs created by him (or a third party on his behalf) during the course. The Contractor has the right to publish these photos free of charge on the website <https://pro.affskill.com>, including all its subdomains. The Customer also confirms that he is aware of the possibility to withdraw this consent at any time;

1.4.4. confirms receiving full information from the Contractor about terms, order and other conditions of rendering services under the Agreement and that he clearly understands and unconditionally accepts all conditions of the Agreement in full (including conditions and rules of payment acceptance of payment systems that the Contractor uses);

1.4.5. expresses his awareness and consent to the rules of the online service (Platform) <https://antitreningi.ru>, and online messengers <https://telegram.org/> used in the provision of services;

1.4.6. expresses his consent or confirms the existence of his legal representative's consent to the processing of personal data provided by him within the conclusion and execution of the Agreement, according to the personal data processing policy posted at <https://pro.affskill.com>.

2. Terms used:

Video recording - thematic consultation conducted by the Contractor and recorded on video, which can be viewed by the Customer remotely using the Internet and multimedia systems.

Event - an event organized by the Contractor for the Customer; the form of its conduct (including offline) is determined by the Contractor unilaterally.

Services is a set of consulting and information services described on the website and/or in the agreement, which are provided to the Customer. These services include access to the Materials, Webinars, group consultations and Events, as well as providing Feedback.

Materials used in the process of providing services under the Agreement include video recordings and methodological materials. Materials may be combined into Modules. Methodical materials are a set of templates, task forms in various formats (text, graphic and others), sketches and other materials created or used by the Contractor in the course of providing services under the Agreement.

Feedback refers to the response that the Contractor provides to the Customer after checking the completed assignment by the Customer and/or in response to the Customer's questions related to the subject of the Course.

Platform is an automated system used by the Contractor to provide the Services interactively in accordance with the Agreement. The platform on which the Services are provided belongs to a third party. You can find the platform at the following address: <https://antitreningi.ru>.

Website - the reference to the term means, the Contractor's website located in the Internet at the following address: <https://pro.affskill.com>.

Channel - a channel created by the Contractor in the online messenger <https://t.me/affskill> to provide the Customer with mandatory tasks and to communicate with him.

Customer's email/email - the email address that the Customer specified when registering on the Site (Platform) for the last time.

Reservation - funds transferred by the Customer to ensure the fulfillment of obligations under the Agreement. By accepting a payment in the form of a Reservation, the Contractor undertakes to provide the following guarantees: the price for services, including a discount will be fixed for a specified period of time on the website or in an online messenger; providing the Customer training services on the appropriate course flow, complying with the conditions specified in the Agreement.

3. Process of providing Services

3.1. The Customer has the right to demand from the Contractor to provide the services for a fee, which the Customer has paid in the necessary amount and volume in accordance with the terms of the Agreement. In turn, the Contractor undertakes to provide the selected and paid information and consulting services to the Customer.

3.2. According to article 429.4 of the Civil Code of the Russian Federation, the Agreement is subscription-based. In accordance with the terms of the Agreement, the Customer, acting as a subscriber, is obliged to pay the remuneration to the Contractor regardless of whether the relevant performance was required from the Contractor.

3.3. Provision of services by the Contractor is carried out by:

providing access to the Materials - at the request of the Customer, which will be sent through authorization on the Platform;

providing consultations, recommendations and clarifications using the Platform and online messenger;

providing access to participate in webinars, group consultations, events held by the Contractor.

3.4. Unless the website specifies otherwise in the description of a particular Service, the Services are provided to several Customers at the same time. The Customer realizes and agrees with this condition. At the end of providing services if it is specified on the web-site the Contractor grants to the Customer a License (non-exclusive) for Materials according to the volume and terms specified on the web-site without compensation.

3.5. Contractor independently determines the cost, title, terms and conditions of Services at his discretion. Information about these parameters is displayed by the Contractor on its website.

3.6. The Services are provided remotely via the Internet. Contractor defines the way of providing services on its website in the description of the service and specifies the appropriate online messengers. In order to use the Services, the Customer must register on the Platform and create his own account. The Contractor provides the Services through this Platform using the specialized software.

3.7. The Contractor can provide the Services independently or by engaging third parties, whereby the decision about the necessity of engaging third parties and the choice of specific candidates is completely up to the Contractor.

3.8. Contractor shall place the information about the structure of Service Package on the Website that can contain both one or several forms of rendering the Services.

3.9. Unless it is stipulated otherwise in the Agreement, the Customer daily accepts the provided Services without signing an Acceptance Act. If the Contractor does not receive from the Customer motivated claims within one calendar day, the Services rendered prior to that day shall be considered as accepted by the Customer without any comments on their quality and quantity.

3.10. Date of beginning of rendering services is defined by Contractor on the web-site or depends on date of payment of Contractor's remuneration by Customer. In this case the date of beginning of rendering services under the Agreement shall be considered the date when the Contractor sends the link to the personal account of the Platform to the e-mail address of the Customer.

3.11. The term of the Service corresponds to the Service Package chosen by the Customer and is indicated on the Site.

4. Forms of services provided

4.1. Services provided in the form of Webinars/Group consultations:

4.1.1. The service shall be provided in the format of a webinar or group consultation, either singly or in multiples (several webinars/consultations). Contractor independently determines the date, time and place of the webinar or group consultation. Information about the time and place of the event shall be sent to the Customer by the Contractor at least one hour before the event via the online messenger Telegram (<https://t.me/affskill>) and/or on the Platform. The Contractor is not obliged to notify the Customer additionally about the date, time and place of multiple webinars or group consultations.

4.1.2. Contractor may schedule webinars or group consultations at its discretion. If such a schedule is made, information about it will be posted by the Contractor on the Platform and/or in the chat created by it in the online messenger <https://t.me/affskill> and available to the Customer.

4.1.3. At its discretion, the Contractor may record webinars or group consultations and provide the Customer with access to the recording. Duration of access to the recording is determined by the Contractor independently.

4.1.4. Provision of webinar or group counseling service is considered completed and accepted by the Customer without objection in terms of quality and quantity if the Customer has not expressed his objections at the time of service provision.

4.1.5. Absence of the Customer at the webinar or group consultation does not affect the acceptance of services provided, regardless of the reasons for such absence.

4.2. Services that provide access to the Materials:

4.2.1. The Services that provide access to the Materials include providing the Customer with the opportunity to access the Videos and methodological materials posted on the Platform for a fee.

4.2.2. The Materials are provided to the Customer in stages in accordance with the schedule, which the Contractor informs the Customer by posting on the Platform and/or sending to the specified Customer's e-mail address.

4.3. Services in the form of providing Feedback:

4.3.1. The Contractor shall provide feedback via chat in an online messenger indicated by the Contractor or on the Platform.

4.3.2. The Contractor shall provide feedback via online messenger within 48 hours after the Customer has published his appeal in the online messenger chat.

4.3.3. The Customer gets access to the section of the Platform where the Contractor answers his questions. The Contractor shall provide feedback through the Platform daily within 72 hours from the moment of publication of the completed task by the Customer in the relevant section of the Platform dedicated to feedback.

4.3.4. If the Customer does not publish the feedback in the section of the Platform intended for feedback, the Contractor is not responsible for the failure to provide feedback. The service is considered to be rendered after the deadline for providing the service, and no refunds are provided.

4.4. Services held in the form of Events:

4.4.1. The Contractor provides the service of the Event in a group offline mode, including several Customers. The Customer has been informed and agrees to this condition. The Contractor shall independently form groups of participants of the Event from among the Customers who have paid for the Service Package, which includes holding the Event.

4.4.2. The place, date and time of the beginning and end of the Event shall be unilaterally determined by the Contractor. Information about the date and time of the Event shall be communicated to the Customer by posting on the Platform and/or in the chat created by the Contractor in the online messenger <https://t.me/affskill>.

4.4.3. The Contractor shall provide services for the Event "as is" and shall not guarantee that the Event, its process and results will meet the Customer's expectations.

4.4.4. The Service of the Event shall be considered to be rendered by the Contractor at the time of completion of the Event and accepted by the Customer without objections regarding the quality and scope of the rendered services, if the Customer has not expressed his objections during the rendering of the service. The Customer's absence at the Event shall not affect the acceptance of the services rendered for the Event, regardless of the reasons of the Customer's absence.

5. Payment for Services

5.1. In accordance with established procedures, our website accepts payments through an online cashier. Customers located in the Commonwealth of Independent States (CIS) have the opportunity to make payments in rubles, while customers in Europe can make payments in US dollars. When carrying out payments in US dollars, the payment is made at the Contractor's commercial bank rate, which is valid on the date of payment.

5.2. No refund or partial payment options are provided. The cost of the services under the Agreement shall depend on the Service Package chosen by the Customer. The Contractor shall publish information about the cost of services on its website.

Payment of the Contractor's remuneration under the Agreement can be made using one of the following ways chosen by the Customer and indicated on the web-site:

a) full payment of the service fee in 100% lump sum payment 3 business days prior to the start of the services;

b) in case the Contractor provides the possibility of reservation on the Website, the payment is made by paying a certain amount of reservation indicated on the Website prior to the beginning of the service. The remaining amount shall be paid within the period specified on the Website.

5.3. Payment for the Services is considered to be made at the moment of receipt of money to the Contractor's current account.

5.4. If the Customer uses the method of payment described in sub-clause b) of clause 5.2 of this Agreement and fails to comply with its requirements for payment for the provided services, the Customer shall be completely cut off access to the Materials. The Customer shall not be entitled to a refund of the monies paid, which are withheld by the Contractor as a penalty for the Customer's default. However, the Customer may pay or add to pay the required additional amount and request the Contractor to restore access to the Materials and continue receiving services from the Contractor. In this case, the term of services will continue in accordance with the term specified in the Package of services selected by the Customer and will not be extended.

5.5. The Contractor reserves the right to provide various discounts on the cost of the rendered Services and may unilaterally change the prices for the rendered Services. Information about change of prices for Services is placed by the Contractor on the Website. If the cost of Services has been changed in the period from the moment of the Customer registration on the Contractor's website till the moment of the actual payment for the chosen Services by the Customer and Contractor has published this information on the website, the Customer is obliged to pay the new cost of Services or to refuse to accept the Offer.

5.6. Payment can be made either by the Customer or by a third party. In case of payment by a third party, the Contractor shall be provided with a written confirmation from the payer, confirming that the payment of remuneration in accordance with this agreement is made for and on behalf of the Customer. The payment notice from the third party making the payment for the Customer should contain the surname, first name and patronymic name/ naming of the Customer.

6. Rights and obligations of the Parties

6.1. The Customer has the following rights:

6.1.1. Receive the services as chosen and paid for according to the terms of the Agreement.

6.1.2. Make decisions about the necessity to perform certain actions proposed by the Contractor in the process of providing Services under the Agreement.

6.2. The Customer has no right to:

6.2.1. Bypass technical limitations set on the Platform or the Site. Make changes to the Website or take actions, aimed at changing functioning and operability of the Website. Create copies of the Site, the Intellectual Property (including the names of the Services specified on the Site) or any materials, to which the Customer gets access in the frame of the Agreement execution, as well as copy their external design;

6.2.2. To study the technology, decompile or disassemble the Website, the Intellectual Property or any materials to which the Customer gets access under the Agreement;

6.2.3. To grant the third parties' access to the Intellectual property of the Contractor, the Personal profile (including the private chats created by the Contractor) and any materials, without prior written consent of the Contractor;

6.2.4. Create derivative services or similar services, to distribute, transfer to third parties or otherwise use in part or in whole the materials and content of the Site, Materials, including the creation of chats with other customers of the Contractor in commercial and noncommercial purposes;

6.2.5. Sell or transfer the rights of claim to the Contractor.

6.3. The Customer has the following obligations:

6.3.1. Timely and independently familiarize with the provided Materials, receive information about the ongoing Webinars, group consultations and Events, as well as actively participate in all Webinars, group consultations and Events organized by the Contractor, according to the selected Service Package;

6.3.2. Observe the schedule of the Services and follow the Contractor's recommendations;

6.3.3. Personally and timely attend all Webinars, group consultations and Events, which are held within the framework of paid Services. In case the Agreement is concluded on behalf of a minor, to ensure that such person receives the Service;

6.3.4. To conduct polite and respectful communication with the Contractor and other persons in the process of execution of the Agreement, observing the Rules of communication defined below in the Agreement;

6.3.5. If the Customer has any questions concerning the information about the Services under the Agreement contact the Support service by filling in a feedback form at: <https://pro.affskill.com>. Absence of the Customer's requests indicates that the Customer is familiar with sufficient and necessary information about the Services rendered under the Agreement;

6.3.6. Customer must set up and provide uninterrupted work of his Internet channel, equipment and software to be able to freely use all the services of the Platform, as well as other online services and messengers used in the process of providing the Services;

6.3.7. From the moment of payment for the Service the Customer is obliged to check his registered e-mail every day, including the folder "Spam" to make sure of receiving messages from the Contractor. If the message from the Contractor gets into the folder "Spam", it is considered to be received by the Customer, regardless of whether it was read by the Customer;

6.3.8. When filling the registration form on the Web-site, the Customer must provide the Contractor with complete and authentic data. In case the Customer provides unreliable or incomplete data, the Contractor shall not be liable to the Customer for providing information based on the erroneous data to third parties, even if this information contains some of the Customer's personal data. If the Agreement is concluded in the interests of a minor, the Customer is fully responsible for the processing of personal data of such a person provided by the Customer, including the obligation to provide the Contractor with consent to the processing of personal data of a minor by his legal representative.

6.4. The Contractor has the following rights:

6.4.1. Refuse to provide services or temporarily suspend their provision, as well as to block the Customer's access to his personal account until the elimination of the violation, if there is at least one of the following grounds:

a) the Customer has violated the terms and other conditions of payment for services under the Agreement;

b) the Contractor shall return the monetary funds paid as remuneration to the Customer at the request of the payment system. In this case, access to the services and the Customer's personal account will be suspended;

c) the Customer has provided false information when registering on the site.

6.4.2. In case of violation, non-compliance with the Rules of communication established by the Agreement, the Contractor has a right to remove the Customer from the group chat, webinar or group counseling without warning, as well as from the section of the Platform where the materials are placed. In this case, the Contractor is considered to have fully performed his duties, and the refund paid by the Customer as remuneration to the Contractor under the Agreement is not made.

6.5. Duties of the Contractor:

6.5.1. Provide the Services paid by the Customer properly and in full volume according to the terms and conditions of the Agreement.

6.5.2. The Contractor shall not be obliged to return the amounts paid by the Customer as remuneration to the Contractor.

6.6. The Contractor does not guarantee:

6.6.1. The Contractor cannot guarantee that the Materials, content of the Website and services fully meet the expectations of the Customer. Rejection of expectations and/or negative subjective assessment are not sufficient grounds to consider the services rendered substandardly or incompletely, and also cannot be the basis for claims.

6.6.2. The Contractor does not provide any assurances or guarantees regarding the achievement of specific results when implementing the recommendations provided by the Customer. This particularly applies to situations where the achievement of specific results essentially depends on the personal qualities and/or professional skills of the Customer, the current economic state of the market, compliance with mandatory prohibitions and restrictions (including statutory restrictions), precise adherence to instructions and other circumstances beyond the Contractor's control.

7. Liability of the Parties

7.1. Contractor is not responsible for impossibility to provide Services to the Customer in case of Internet channel, hardware or software failure, caused by the Customer or for other reasons that prevent the Customer from getting Services and that occurred through the fault of the Customer.

7.2. The Customer is fully responsible for illegal use of information to which he gets access in the frames of the Agreement execution.

7.3. The Customer undertakes not to transfer its credentials for access to the personal profile of the Platform to third parties in order to provide them access to the Materials, as well as not to provide other ways of access to the Materials to third parties (including their publication or distribution). If any third parties gain access to the Materials through the Customer's fault, the Customer shall pay a fine of 500,000.00 (five hundred thousand) rubles upon the Contractor's request sent to the Customer's email address. The amount of penalty is determined on the basis of possible or actual damage to the rights and legitimate interests of the Contractor, which significantly exceeds the cost of the Services paid by the Customer under the Agreement.

7.4. In case of claim of the Contractor about payment of the fine, the Customer shall immediately satisfy this claim voluntarily and out of court. However, if the Customer refuses or fails to satisfy the claim for payment of the penalty, the Contractor shall have the right to apply to court to protect his violated right, skipping the stage of pre-trial dispute settlement.

7.5. If the Customer's payment was not authorized during the payment transaction, but the funds were deducted from the Customer's account, the responsibility for the return of these funds lies on the respective payment or banking system. The Contractor shall not be liable for the work of banks and electronic payment systems that provide payments and refunds within the conclusion, performance and termination of the Agreement.

8. Rules of communication

8.1. When using the chat provided by the Contractor, as well as in chats of Webinar/Group consultation and in the section of the Platform for Feedback, the Customer is forbidden: to post negative information; to express claims about the quality and scope of the Services provided by the Contractor; to transfer a link to the chat to third parties, to use foul language; to insult and discriminate participants and third parties on any grounds (racial, religious, etc.); to post files, images, links and other content containing obscene or abusive nature, contrary to the rules of chat; publish advertising content in messages/articles/posts/links; publish messages/articles/posts/images not related to the topic of chat; post links to other chats or subscription pages.

8.2. The Contractor has the right to establish and publish additional rules of communication and behavior on the Site, which the Customer is obliged to follow.

9. Non-exclusive license

9.1. The Customer is granted a non-exclusive right to use the Materials, which were provided during the period of rendering services under the Agreement, to the following extent: viewing and reproduction of the Materials, exclusively by the Customer, without the possibility of copying, distribution, publication, broadcasting or other use in whole or in part. The License is provided free of charge.

9.2. The term of the License is indicated by the Contractor on the Website. Upon the termination of the Agreement (as a result of expiration or termination) the Customer's access to the Materials is blocked and the Customer forfeits the License.

9.3. The License for the Materials is valid on the territory of all countries of the World and on the Internet.

9.4. During the validity period of the License, the Contractor has the right to perform actions aimed at creating updates, modifications and improvements to the Materials. In addition, the Contractor has the right to temporarily suspend the means providing access to the Materials in the event of significant malfunction, errors and failures, as well as to carry out preventive measures and to prevent unauthorized access to the Materials. These instances of the Customer's lack of access to the Materials shall not be deemed a failure by the Contractor to perform its obligations under the Agreement.

10. Settlement of disputes

10.1. The Contractor accepts the Customer's claims about the rendered Services via e-mail. The Customer shall send all claims from the Customer's e-mail address to the Contractor's e-mail address: feedback@affskill.com

10.2. The Party receiving the claim shall respond to it within fifteen calendar days from the date of receipt. The claims sent to the Contractor shall be considered in accordance with the current legislation of the Russian Federation.

10.3. The pre-trial claim procedure of dispute settlement is mandatory for both Parties. In case of failure to reach an agreement, the dispute shall be referred to the court at the location of the Contractor.

11. Amendments and termination of the Agreement

11.1. The Contractor shall reserve the right to make changes or additions to any conditions of the Agreement at any time by publishing all changes on his website. In case the published changes are unacceptable for the Customer, he shall notify the Contractor in writing within 7 days from the publication of the changes. In case the notification is not received, it is considered that the Customer continues to participate in the contractual relations on the basis of the new conditions.

11.2. By mutual agreement the Parties shall be entitled to terminate the Agreement at any time prior to its actual execution.

11.3. In case of unilateral withdrawal from the Agreement by the Customer, the Customer shall send the Contractor a Notice of unilateral withdrawal from the Agreement in the prescribed form (Annex 1 to the Agreement) from his e-mail address, and notify of sending the Notice through the feedback form on the website at: <https://pro.affskill.com>.

The Agreement shall be considered to be terminated from the date of receipt by the Contractor of the Notice of unilateral withdrawal from the Customer to the email address of the Contractor specified in the details section.

11.4. The Customer, in case of unilateral withdrawal, shall be obliged to reimburse to the Contractor the actual costs incurred in connection with the provision of the Services under the Agreement, including:

11.4.1. Expenses incurred by the Contractor for use of software and payment for services of third parties in the process of providing the Services.

11.4.2. Commissions charged by banks, credit organizations, brokers and payment systems in relation to refunds. Other expenses incurred by the Contractor in the process of providing the Services under the Agreement. Specific amount of actual expenses is defined by the Contractor independently.

11.4.3. The Customer shall pay the cost of the Services rendered at the moment of termination of the Agreement.

11.5. The Agreement can be terminated on the initiative of the Contractor in case of:

a) the Customer's violation of clauses 6.2, 6.3, 7.3 of the Agreement by notifying the Customer at the e-mail address specified by him when registering;

b) insulting the Contractor and spreading false information which can damage the business reputation of the Contractor and its services. This includes dissemination of such information on the Internet, for example by publishing correspondence with the Contractor, its employees or representatives in social networks, online messengers or other means of distribution. If the Contractor finds that the Customer behaves in this way, the Agreement will be terminated and the Customer will be notified by the email indicated.

The Contractor shall withhold and not return the money received from the Customer as a penalty for breach of the Agreement.

The Agreement shall be considered to be terminated from the date of sending by the Contractor the relevant notice to the Customer.

11.6. If the Agreement is terminated prematurely for any reason, access to the Materials and other materials provided by the Contractor to the Customer during the performance of the Agreement shall be terminated.

12. Final provisions

12.1. The Agreement shall be valid from the date of its conclusion (date of acceptance of the Offer) and to the date of performance of the Parties' obligations under the Agreement.

12.2. Exclusive and personal non-property rights to the Web-site and all intellectual activity results on the Web-site, as well as all materials, the Customer gets access to while concluding and executing the Agreement, are the property of the Contractor (or the third parties who gave the right to the Contractor to use them) and are protected according to the current legislation of Russian Federation.

Any information to which Customer gets access in connection with receiving Services under the Agreement cannot be copied, transferred to third parties, copied, distributed, transmitted or published in electronic, printed or any other form without additional agreement or official written consent of Contractor.

12.3. The Contractor has the ability to transfer its rights and transfer debts related to the performance of all obligations arising from this Agreement. The Customer expresses its consent to the transfer of rights and transfer of debt to third parties. The Contractor undertakes to notify the Customer about the fact of the rights transfer and/or debt transfer by sending a corresponding notice to the e-mail address specified by the Customer when registering on the Website.

12.4. All documents in electronic form signed with a simple electronic signature shall be recognized as electronic documents, equivalent to documents on hard copy signed with a handwritten signature.

12.5. Electronic document flow shall be performed by the Parties at the e-mail addresses specified by the Contractor in the Agreement, indicated by the Customer when registering on the Website and/or the Platform.

To carry out document signing using a simple electronic signature (hereinafter referred to as the E-Signature), identification of the Customer and the Contractor will be carried out by means of their electronic mail addresses and corresponding passwords. In this case, the electronic mail address will be used as the public part of the E-Signature key, and the password to the mailbox - as the private part of the E-Signature key.

12.6. Annexes, which are an integral part of the Agreement:

12.6.1. the Application form completed by the Customer, which shall be filled in on the Contractor's Website;

12.6.2. Annex No. 1 Notification of withdrawal from the Agreement.

13. Details of the Contractor:

Individual entrepreneur Solovyov Alexander Yurievich

Place of residence: Järvenpää street, 5b, apt./off. 57, Leningrad region, Volkhovsky district, Volkhov

ITN 470206213713

Primary State Registration Number 323470400048922

Bank name: "ST. PETERSBURG" JSC "ALFA-BANK"

e-mail: feedback@affskill.com

Solovyov Alexander Yurievich/_____

Annex No. 1

to the Public offer for the conclusion of the service agreement

dated _____ 202__

from _____

Passport _____

issued by _____

ZIP code _____

Address: _____

e-mail: _____

phone _____

Individual entrepreneur _____

ITN _____

Primary State Registration Number _____

e-mail: _____

Notification of withdrawal from the Agreement

_____ 20__ I accepted the offer (public offer) to conclude the Service Agreement of
"_" _____ 20 ____ (hereinafter - the "Agreement") and made payment for the Service "_____" in
the amount of _____ (_____).

Due to the above circumstances _____ I inform
you of my decision to unilaterally withdraw from further fulfillment of the Agreement.

_____/_____