1. Terms and definitions used in this Agreement

- 1.1 The Website is a website located on the Internet at webinarbox.us and webinarbox.me, including subdomains.
- 1.2. User a person who has access to the applications, services, services and information on the Site.
- 1.3. Personal Cabinet a closed section of the Website, which is available to the Customer after his/her registration on the Website and authorization (entering login or personal cell phone number and password) intended for various actions within the functionality of the Website and managing the settings of the Service, as well as entering (editing) the Customer's information posted on his/her Personal Page, viewing contact details of Users and using other functions of the Website.
- 1.4. Program a computer program "Webinarbox", which is a set of data and commands intended for the functioning of computers and other computer devices in order to obtain a certain result. The scope of the result of functioning is limited by the Tariff plan.
- 1.5 The Fee Schedule is the amount of remuneration corresponding to a certain amount of the Program functionality and the period of the Program use. All Tariff Plans available to the User are available on the "Webinarbox" website at: https://webinarbox.me/prices.
- 1.6 Subscription payments made by the User for access to the Program and made automatically ("autopayment"). Subscription is prolonged automatically, without obligatory notification of prolongation by the Contractor.
- 1.7. Bank card a settlement or credit card, the issuer of which is the Bank-Issuer, which is an instrument of non-cash settlements, designed for the Cardholder to perform operations with the funds on the Cardholder's bank accounts with the Bank-Issuer, or with the funds provided by the Bank-Issuer on credit to the Cardholder in accordance with the legislation of the Russian Federation, as well as the bank account agreement, or within the established limit, in accordance with the terms and conditions of the credit agreement. Payment for the Supplier's Services in accordance with this Agreement is possible with VISA International and MasterCard International payment cards registered in accordance with the current legislation of the Russian Federation. In this case the possibility of using specific types of VISA International and MasterCard International cards is established by the Bank-Issuer.

2. Subject of the contract

- 2.1 The Contractor undertakes to render services to the Customer in accordance with the list of services located on the Contractor's website https://webinarbox.me , and the Customer undertakes to accept and pay for the Contractor's services in accordance with the terms and conditions of this Agreement.
- 2.2 Provision of services is made by providing the Customer with access to the service and its functionality, as well as ensuring by the Executor the service operability and functionality.
- 2.3 The Customer independently determines all the necessary parameters of the Service rendering by selecting the appropriate settings in the Customer's Personal Cabinet on the Website, within the limits determined by the functionality of the Service. Identification of the Customer in the Service is carried out when the latter enters unique account information (login and password combination) on the authorization web page at https://webinarbox.me. During the use of the Service services, the Customer's unique account information (login and password) is an analogue of his handwritten signature, and he is independently responsible for their safety and inaccessibility for persons unauthorized for any actions with the Site.

3. General Provisions

3.1 Any materials, files and services contained on the Site may be reproduced in any form, in any manner, in whole or in part, without prior written permission of the Contractor, for non-commercial use. When the User reproduces the materials of the Site, including protected works of authorship, a link to the Site is mandatory, and the text of this link must not contain false, misleading, derogatory or offensive information. Translation, processing (modification), any change of the materials of the Site, as well as any other actions, including deletion, change to little noticeable information and information about copyrights and right holders, is not allowed.

- 3.2 Any use of materials of the Site from protected sections and subsections of the Site by means of reproduction, distribution, import of the original, etc. in any form, by any means is prohibited.
- 3.3 Access to the information located on the protected sections of the Site is allowed only to registered Users who have received a password to enter the protected sections of the Site. The password may not be transferred to other persons, and the User is fully responsible for all damage caused to him, the Executor or third parties, arising from the intentional or unintentional transfer of the password by the User to another person. The User is responsible for maintaining the confidentiality of the password and any use of the Site through his password.
- 3.4 Any computer programs that can be downloaded from the Site (hereinafter Programs) are protected by copyright law, being the intellectual property of the Executor, its partners or other third parties who have granted the Executor the appropriate rights and permissions to use such Programs.
- 3.4 The Executor does not guarantee that the Website software is free of errors and/or extraneous code fragments. The Executor provides the Customer with an opportunity to use the software of the Website and the Service, without any guarantees from the Executor.
- 3.5 The Executor is not responsible for losses caused to the Customer as a result of the User's reporting unreliable information, as well as those caused by the User's actions (inaction). The Executor does not guarantee that the information about the Users is accurate and complete.
- 3.6 The Executor shall make every possible effort to ensure normal operation of the Website, but shall not be liable for non-fulfillment or improper fulfillment of obligations under the Agreement, as well as possible damage resulting from:
- 3.6.1. unlawful actions of Internet users and/or other subjects aimed at violation of information security or normal functioning of the Site.
- 3.6.2. failures in the Site operation caused by code errors, computer viruses and other extraneous code fragments in the Site software.
- 3.6.3. absence (impossibility to establish, terminate, etc.) of Internet connections between the Customer's server and the Site server.
- 3.6.4. carrying out of operative search activities by the state bodies.
- 3.6.5. establishment of state regulation (or regulation by other organizations) of business activities of commercial organizations in the Internet and/or establishment by the said entities of one-time restrictions that complicate or make impossible the performance of the Agreement.
- 3.6.6. other cases related to actions (inaction) of Internet users and/or other entities aimed at worsening the general situation with the use of the Internet and/or computer equipment that existed at the time of conclusion of the Agreement. In addition, in connection with the use of computer and other equipment, communication channels and (or) computer programs owned by third parties, the Parties agree that the Contractor under the Contract shall not be liable for any delays, interruptions, direct and indirect damage or losses occurring due to defects in any electronic or mechanical equipment and (or) computer programs, or due to other objective technological reasons, as well as due to actions or omissions of third parties, problems in data transmission or connection, peo
- 3.7 The terms, conditions and restrictions on the use of the Programs and related online services are governed by the provisions of the license agreements to which the User agrees when installing, launching and using the Program and/or related online service. Violation of the terms and conditions of the license agreement may result in civil, administrative and/or criminal liability of the User.
- 3.8 The User may not reproduce, distribute, modify or in any other way use the Program unless the corresponding method is provided for in the Program license agreement.

- 3.9 The current version of this Agreement is available on the Website. The Contractor shall have the right to unilaterally change the terms and conditions of this Agreement at any time. Such changes shall come into force after 2 (two) days from the date of posting the new version of the Agreement on the Internet on the Website. If the User does not agree with the changes, he/she shall delete all materials of the Site, except for the Programs, the rights to use which he/she rightfully possesses, and then stop using the materials and services of the Site. Your use of any of the functionality of the tools and services of the Site constitutes full and unconditional acceptance of the amended Agreement on your part, so you must regularly review this Agreement and additional terms and conditions or notices posted on the Site.
- 3.10. In case the User is a participant of the Executor's affiliate program and the parties have concluded a corresponding agreement, the provisions of such agreement concerning the use of the Site shall prevail over the terms of this Agreement.

4. Rights and obligations of the parties

- 4.1 The User agrees not to take actions that may be considered as violating Russian legislation or international law, including in the field of intellectual property, copyright and/or related rights, as well as any actions that lead or may lead to disruption of the normal operation of the Site and Site services.
- 4.2 Any means of individualization, including trademarks and service marks, as well as logos and emblems contained on the pages of the Site, are the intellectual property of their right holders. The Site User is prohibited to reproduce or otherwise use these means of individualization and/or their elements without prior written permission of the respective right holders.
- 4.3 The User is independently responsible for any information and materials posted by him/her on the Website. The Contractor does not initiate the placement of the specified information, does not select the recipients of the information, does not affect the content and integrity of the posted information, and at the time of the User's placement of information on the Site does not know and cannot know whether such placement violates the current legislation of the Russian Federation, but the Contractor has the right to monitor, review and/or delete any information and materials posted by the User on the Site.
- 4.4 When posting any information and materials, the User does not become a co-author of the Website and waives any claims to such authorship in the future. The Executor shall not pay the User any copyright or any other remuneration, both during and after the expiration of this Agreement.
- 4.5 The Executor strives to ensure the reliability of information posted on the Site, but is not responsible for any inaccuracies and/or unreliability of information, as well as failures in the operation of services provided through the Site. The User agrees that the Contractor is not responsible and has no direct or indirect obligations to the User in connection with any possible or arising losses or damages related to any content of the Site, intellectual property, goods or services available on it or obtained through external sites or resources or other expectations of the User, which arose in connection with the use of information posted on the Site or links to external resources.
- 4.6 Under no circumstances, including but not limited to inattention or negligence of the User, the Contractor shall be liable for any damage (direct or indirect, accidental or natural), including but not limited to loss of data or profits associated with the use or inability to use the Site, information, Programs, files or materials on it, even if the Contractor or its representatives were warned about the possibility of such loss. In case the use of the Site will result in the need for additional maintenance, correction or repair of any equipment, as well as data recovery, all related costs shall be paid by the User.
- 4.7 The Executor has the right to refuse to place links to competing services and sites (including communities of competing services/sites).
- 4.8 All information provided on the Website is provided "as is", without any warranties, express or implied, unless specifically provided for in license agreements or partnership agreements. Provider fully, to the extent permitted by law, disclaims all liability, express or implied, including, but not limited to, implied warranties of fitness for use and warranties of legality for any information, product or service obtained or purchased through this Site.

- 4.9 The Customer independently determines the list of organizational and software means for keeping its Account information secret and providing authorized access to it for its employees. The Executor shall not be liable for losses incurred by the Customer as a result of disclosure of the Customer's Accounting Information to third parties, which occurred through no fault of the Executor.
- 4.10. During the term of the Agreement the Executor has the right to monitor the Customer's use of the Website and the Executor's Database.
- 4.11. The Executor undertakes not to disclose to third parties the Customer's Account information, as well as information about the Customer's use of the Executor's Database.
- 4.12. The Executor reserves the right to suspend the work of the Website for preventive maintenance, if possible at night or weekends. The Executor is obliged to notify the Customer about the preventive works not later than 4 hours in advance by placing the corresponding information on the Website or by e-mail.
- 4.13. Neither of the Parties shall be liable for full or partial non-fulfillment of any of its obligations under the Contract, if non-fulfillment is a consequence of such circumstances as flood, fire, earthquake, other natural disasters, war or military actions and other force majeure circumstances that occurred after the conclusion of the Contract. In case of force majeure circumstances (force majeure) that prevent the Customer from using the Executor's Services, the Customer shall notify the Executor about it not later than 1 day from the date of occurrence of such circumstances. Otherwise, the Customer loses the right to refund for the period during which he did not use the Executor's Services.
- 4.14. In case of force majeure circumstances for more than 3 (three) months, any Party has the right to unilaterally refuse to fulfill its obligations under the Contract (terminate the Contract).
- 4.15. The Parties have established that the Contractor's liability under the Contract is limited to the amount of the last advance payment made by the Customer.

5. Terms of processing and use of personal data

- 5.1 By accepting the terms of this Agreement the User expresses his consent to the provision of personal data in those services, Applications and forms of the site where such information is requested. The order of the Contractor's treatment of personal data is stipulated in the Privacy Policy posted on the Site.
- 5.2 The purpose of the Executor's personal data processing is to provide services to the User through the use of the Website and the Executor's Programs.
- 5.3 The list of actions with personal data, to which the User expresses his consent: collection, systematization, accumulation, storage, clarification (update, change), use, depersonalization, transfer to third parties for the above purposes, as well as the implementation of any other actions provided by the current legislation of the Russian Federation as non-automated and automated methods.
- 5.4 The Executor undertakes to take all necessary measures to protect the User's personal data from unauthorized access or disclosure.
- 5.5 The User's consent is valid until revoked by the User by sending a corresponding notice to the e-mail address support@webinarbox.me. 5.6.
- 5.6. The User agrees to receive via e-mail, the address of which the User indicates when registering on the Site or any of the services of the Site, advertising and informational messages concerning the products and services of the Contractor and its partners.

6. Term of validity and termination of the Contract-Offer

- 6.1 This Agreement shall be deemed to be concluded in the following cases:
- 6.1.1. After the Contract is signed by the Parties.

- 6.1.2 In case of receipt of the preliminary payment for services, which will be an acceptance of this offer by the Customer.
- 6.1.3 When the Customer fills in the registration form on the site and sends the information provided in this form by clicking the "Register" button on the "Contractor's" site, which will be the acceptance of this offer by the Customer. Confirmation of successful registration is the ability to access the Personal Account on the Contractor's Website.
- 6.2 The Contract is concluded for an indefinite period of time and can be terminated on the initiative of either Party, with a written notice to the other Party 10 (Ten) working days prior to termination. In case of termination of the Contract on the initiative of the Customer, in accordance with paragraph 1 of Art. 782 of the Civil Code of the Russian Federation, the Contractor shall return to the Customer the funds paid as Advance by the Customer to the Contractor under the Contract, less the cost of actually rendered services and less the cost of fixed costs of the Contractor related to the initial setup of the system, commissions of payment systems and accounting and legal support. The Parties recognize the amount of fixed costs equal to 30 (thirty) percent of the Customer's Advance payments.
- 6.3 All disputes and disagreements that may arise will be, if possible, resolved through negotiations between the Parties. In case of impossibility to resolve the dispute by negotiations, it will be referred by the Parties to the Arbitration Court at the location of the Contractor.

7. Payment Procedure

- 7.1 All settlements of the Parties under this Agreement shall be made in Russian rubles.
- 7.2 The amount of remuneration is determined on the basis of the Tariff plan chosen by the User and the period of use of the Program.
- 7.3 When the Subscription is issued to the User, recurring payments for the period of access shall be included. The Subscription validity period is tracked by the Customer himself/herself in his/her personal cabinet. Termination of the Subscription is carried out in the Customer's personal cabinet. Charging will be stopped in the next calendar period after the date of disconnection. If the User has not deactivated the Subscription for any reason, the funds are automatically deducted from the User's bank card and are not refundable.
- 7.4 The User guarantees that he/she is a Bank Card Holder, knowingly, correctly and completely enters all required details of the Bank Card when activating (connecting) the Program.
- 8. Other terms and conditions
- 8.1 In matters not regulated by this Agreement, the Parties shall be guided by the current legislation of the Russian Federation.
- 8.2 The Customer guarantees that:
- 8.2.1. Fully understands all conditions and contents of the Agreement.
- 8.2.2. Concludes the Contract voluntarily.
- 8.2.3. Has all rights and powers to conclude the Contract. 8.2.4.
- 8.2.4 Guarantees that the information placed on the Website does not violate the current legislation, including the Federal Law "On Advertising" and does not mislead the Website visitors.
- 8.2.5 The information specified by the Customer during registration is complete and accurate.
- 8.3 All and each of the provisions contained in this Agreement shall be considered as a separate and independent provision, and the recognition of any provision of the Agreement as illegal or inapplicable shall not affect the legality or applicability of other terms of the Agreement.