

License Agreement (Public Offer)

This License Agreement (the “Agreement”) sets forth the procedure for using the check-legal.net software suite and constitutes a public offer by LLC “Orgsafe” (the “Operator”) pursuant to Article 437 of the Civil Code of the Russian Federation.

This Agreement is addressed to any registered User under the conditions set forth below.

Terms and definitions

Acceptance

full and unconditional acceptance by the User of the terms of the Agreement, performed by paying for the selected Plan.

Documentation –

User Agreement available at https://check-legal.net/documents/user_agreement.pdf (the “Agreement”);

Counterparty

an individual, legal entity, or sole proprietor whose information can be obtained using the Software Suite.

Software Suite

the Operator’s software and its integrated database located at <https://check-legal.net>

“Professional Access” Service (the “Service”)

part of the Software Suite to which the User gains access in accordance with the selected Plan. Functional description: <https://check-legal.net/plans>

Means of Communication

means of exchanging information and documents between the Parties: feedback form, online chat in the Software Suite, email, phone, messengers, etc.

Plan

a set of features of the Service to which the User gains access for a defined period. The description and cost of the Plans are available at <https://check-legal.net/plans>

The Agreement is an integral part of the User Agreement. Other terms are interpreted as defined in the User Agreement.

1. Subject

1. The Operator grants the User the right to use the Service for a fee under a simple (non-exclusive) license in accordance with the Agreement.

2. Obtaining the right to use the service

1. To access the Service, the User must:

- a. Register in the Software Suite;
- b. Select the Service, Plan, and access period on the Software Suite page;
- c. Submit a request to the Operator for Service activation according to the selected Plan.

2. Information about the selected Plan, term, and number of accesses (licenses) is recorded:

- a. In the invoice – if payment is made via bank transfer;
- b. On the payment gateway page – if payment is made by bank card.

3. Within 1 business day of receiving payment, the Operator sends an email confirming the payment. Access to the Service under the selected Plan is deemed granted on the date of such confirmation.

4. The right to use the Service is deemed granted upon access to its functionality.

5. To obtain usage rights for multiple employees, the User must specify the number of accesses (licenses) in the request.

- a. After paying for the Plan for all employees, the User adds the employees' email addresses in the Personal Account;
- b. The Operator sends an invitation email to the specified addresses;
- c. An additional Personal Account is created for the employee upon clicking the invitation link.

6. The User has the right to use the Service for the duration of the paid Plan,

globally.

7. The term of the paid Plan is shown in the Personal Account with the expiration date.

8. The Service can be used simultaneously on a number of devices equal to the number of purchased accesses (licenses).

9. The Plan includes limits on the number of Counterparty checks (hereinafter "Check Limits"):

- a. 1,000 Counterparties per day;
- b. 20,000 Counterparties per month.

The User cannot check additional Counterparties once the Check Limits are reached within the relevant period.

3. PAYMENT FOR THE PLAN

1. The license fee amount is determined based on the Plan.

2. The Plan cost does not include possible fees from payment providers.

3. The User pays for the Plan:

- a. via bank transfer;
- b. using a bank card through the Software Suite's payment platform.

4. The Plan is considered paid when the funds are credited to the Operator's account.

5. Upon card payment, the Operator generates a receipt and sends it to the User via Means of Communication.

6. All settlements under the Agreement are made in Russian rubles.

7. The Operator may change the Service features within Plans and their prices unilaterally without prior notice.

- a. New Plans become effective upon publication;
- b. The cost of a paid Plan remains unchanged until the end of its term, except in case of Plan changes.

8. The Plan cost is non-refundable under any circumstances, including if the

User:

- a. did not use the Service for any reason;
- b. stops using the Service before the end of the access term.

4. Renewal of plan term for card payments

1. Upon expiration of the paid Plan:

- a. If the User has not disabled auto-renewal, the Operator will automatically renew the Plan under the current terms;
- b. If the User has disabled auto-renewal, access will be terminated at the end of the Plan term.

2. The User may disable auto-renewal in the “Subscription” tab of the Personal Account.

3. If paying by card, the User may save card details in the Personal Account for automatic renewal deductions.

5. Plan change

1. The User may change the Plan by selecting a new one on the Software Suite page.

2. The Software Suite automatically recalculates the cost considering the remaining value of the previous Plan.

- a. If the remaining value equals or exceeds the new Plan cost, no additional payment is required;
- b. If the remaining value is less than the new Plan cost, additional payment is required.

3. Within 1 business day of changing the Plan, the Operator sends:

- a. a confirmation email – if no extra payment was needed;
- b. a confirmation email and receipt – if extra payment was made.

6. Service delivery document (utd) agreement

1. The Operator provides a Universal Transfer Document (UTD) only to legal entities or sole proprietors who paid via bank transfer.

2. After payment, the UTD is made available in the User’s Personal Account.

3. Within 5 business days of its appearance, the User must download, sign, and

return a scan or a motivated refusal via email. Otherwise, it is considered accepted without objections.

4. The User may request the original UTD, which the Operator will send within the next month to the address specified in the request.

7. Limitation of liability

1. The Operator's liability under the Agreement is limited to 10% of the Plan's value.

2. The Operator is not responsible for the security of card data entered during payment. Card data is encrypted and not stored on the Operator's web server.

8. Final provisions

1. The User must comply with the Documentation.

2. The Operator may block, delete a Personal Account, or restrict access to the Service in accordance with the Agreement.

3. The Agreement is valid from the moment of Acceptance for the duration of the paid Plan.

4. The Operator may modify or supplement the Agreement without notice. The new version becomes effective upon publication in the Software Suite.

5. Continued use of the Service after changes constitutes acceptance of the updated terms.

6. The Operator may perform maintenance without notice for up to 24 hours. If maintenance exceeds this period, the User will be notified via Communication Means or a banner.

7. The User is not entitled to claim damages for temporary unavailability of the Service due to maintenance.

8. Issues not covered by the Agreement are governed by the User Agreement and the laws of the Russian Federation.

Operator details:

LLC "Orgsafe"

Legal address:

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