

Public Offer for the Provision of the Selarti Online Service

Tashkent, Republic of Uzbekistan

Effective date of this version: "01" March 2026

CHUKREEV PBX LLC (hereinafter referred to as the "**Contractor**") offers any person engaged in entrepreneurial activity and duly registered in accordance with the law to enter into an agreement for the provision of the **Selarti** online service by accepting this public offer (hereinafter referred to as the "**Agreement**" or "**Offer**") on the terms set forth below.

This Offer is published on the Contractor's website at: https://selarti.com/public_offer_eng, contains all essential terms, and is governed by the Civil Code of the Republic of Uzbekistan (hereinafter, the "**Civil Code of the Republic of Uzbekistan**").

The terms for the provision and/or use and/or operation of the **Selarti** online service constitute the subject matter of this Agreement.

Pursuant to Articles 367, 369, and 370 of the Civil Code of the Republic of Uzbekistan, acceptance of the Offer is equivalent to concluding an agreement on the terms set out in the Offer, has legal force, and is valid in electronic form.

1. Terms and Definitions

1.1. Selarti Online Service ("Service", "Selarti") means an online platform for creating virtual managers (AI managers) based on generative artificial intelligence technologies for the purpose of conducting dialogues with the Customer's clients (users) through connected Communication Channels and configuring integrations. The Service is available through the Contractor's website located at <https://selarti.com> (hereinafter, the "**Website**").

Generative artificial intelligence technologies are used in the Service automatically through built-in integration with a Third-Party AI Service (OpenAI), whereby separate integration of the Customer's Personal Account with the Third-Party AI Service is not required. It is also possible to use the Third-Party AI Service through the Customer's personal account registered with that service.

To use the Service, the Customer must have a registered Telegram account.

1.2. Contractor means **CHUKREEV PBX LLC**, TIN 309425437, located at: Republic of Uzbekistan, Tashkent, Shaykhantakhur District, MFO "Labzak", 12 Zulfiya Khanum Street, providing the Selarti service through the Website. The Contractor is the owner of the Website on the Internet.

1.3. Customer means a legal entity or an individual engaged in entrepreneurial activity that has completed the registration procedure and entered into an agreement with the Contractor for the use of the Service under the terms of this Offer. All actions related to the use of the Service performed by the Customer's representatives shall be deemed actions of the Customer.

1.4. Personal Account means the Service interface provided by the Contractor after registration for using the Service, in which the Customer may manage its data and access the Service functions. All actions performed in the Personal Account shall be deemed to have been performed personally by the Customer. To register a Personal Account, the Customer must have a Telegram account.

1.5. Third-Party AI Service means a third-party online service/software used to enable the use of generative artificial intelligence technologies in the Selarti Service, namely the generation of text messages by an AI manager.

The Selarti Service is integrated with the OpenAI API. Its terms of use are available at:

<https://openai.com/ru-RU/policies/row-terms-of-use>,

and privacy terms at:

<https://help.openai.com/en/collections/6864268-privacy-and-policies>

1.6. Token in the Third-Party AI Service means a group of characters representing the basic unit of text in a dialogue conducted by the AI manager.

1.7. Prompt Instruction means a query, command, or set of instructions in Russian and/or other languages that the Service sends to the Third-Party AI Service in order to generate a response (text) to the user's incoming message or to generate an outgoing message for reminder purposes in dialogues.

1.8. Communication Channels means integration of the Service Personal Account with the Customer's accounts in messengers/social networks through which the AI manager will conduct dialogues (**Telegram, Telegram bot, Telegram Premium, WhatsApp, WABA, VK, VK Communities, Avito, website widget / website messenger**). To use the Communication Channels, the Customer must have registered accounts in the relevant messengers and/or social networks.

1.9. Dialogues means the exchange of messages in a chat within a Communication Channel between the Customer's users and the AI manager, or an operator/the Customer.

1.10. Tariff Plans means the terms and amounts of payment for the services provided by the Contractor. They are not specified directly in the Offer but are published on the Contractor's Website at: https://selarti.com/prices_eng.

1.11. AI Manager means one virtual manager created on the basis of generative artificial intelligence technologies in one of the communication channels, intended to automatically conduct dialogues with users (clients) of an organization through available communication channels (chat, messengers, voice assistants, etc.).

1.12. Task means a configurable task in the "Tasks" section of the Service Personal Account for creating, managing, and monitoring the operation of AI managers.

1.13. Administrator means a Service user to whom the Customer has granted access to the Company.

1.14. Company means the business/project account associated with a separate Personal Account in the Service through which AI managers, tasks, and communication channels are configured and managed. A Personal Account may contain multiple Companies.

Any terms and concepts used in the Offer but not included in the "Terms and Definitions" section shall be interpreted in accordance with the meaning arising from the text of the Offer. In the event of any disputes regarding the interpretation of a term and/or concept, the interpretation determined by the Contractor shall apply.

2. General Terms

2.1. Unconditional acceptance of the terms of this Offer (Agreement) in full, without any exclusions, limitations, or reservations, and the Customer's unconditional acceptance of the Contractor's proposal to enter into the Agreement, shall be deemed to occur upon the Customer's registration in the Personal Account.

For Customers who already have a registered Personal Account in the Service, unconditional acceptance of this version of the Offer shall be deemed to occur upon payment for the Contractor's services and continued use of the Service.

2.2 By accepting this Offer, the Customer confirms that it has read, understood, accepted, and fully agrees to comply with this Agreement.

2.3. The Customer and User understand and agree that access to and use of the Service is possible only subject to compliance with the terms of this Offer, the Personal Data Processing Policy, and other documents published on the Contractor's Website, which form appendices to this Offer. Use of the Service on any other terms is not permitted.

2.4. In the event of disagreement with the terms of the Offer (Agreement) or absence of the right to enter into it, including by virtue of law, any use of the Service must be terminated immediately.

2.5. By accepting the Offer, the Customer agrees that the performance of certain actions on the Contractor's Website or in the Service, including interface commands (button clicks, clicks), making payment, and other similar actions, constitutes the Customer's expression of intent to use and/or activate the Service in accordance with the parameters and price specified on the Website / in the Service.

2.6. By accepting this Offer, the Customer agrees that the Contractor may contact the Customer by email and/or telephone and/or SMS and/or messenger messages regarding any matters related to the use of the Service, and also agrees to receive information (notifications) about the operation of the Service for the entire term of the Agreement.

2.7. By providing contact details to the Contractor, the Customer agrees to receive advertising and informational mailings by email and/or telephone and/or SMS and/or messenger messages for the duration of the Agreement.

The Customer may unsubscribe from advertising and/or informational mailings by clicking the "unsubscribe" button or by sending a corresponding message in reply to the received message.

2.8. The Customer represents and warrants that:

2.8.1. it enters into the Agreement under this Offer of its own free will, in its own interest, voluntarily, while the Customer (the Customer's representative):

- has fully familiarized itself with the terms of the Offer, the Personal Data Processing Policy, and other documents posted on the Website, and fully understands the subject matter of the Agreement;
- fully understands the meaning and consequences of its actions with respect to entering into and performing the Agreement;
- has the necessary legal capacity, authority, and sufficient powers to enter into the Agreement.

2.8.2. it has provided current, accurate, and complete data, including personal data of the Customer's representative and/or employees, for the conclusion and performance of the Agreement.

2.8.3. it will not violate any rights of third parties and the Contractor while using the Service, and will comply with the terms of the Offer and the laws of the Republic of Uzbekistan, including, but not limited to:

- the Law “On Advertising”;
- the Law “On Personal Data”;
- laws and subordinate regulations on informatization / information security / protection of information;
- legislation on intellectual property protection;
- criminal and administrative legislation.

2.9. At the Contractor’s request, the Customer must provide documents confirming registration and other data regarding the legality of the Customer’s activities and the powers of the Customer’s representative/employees. The Contractor shall have the right to suspend access to the Service if the Customer fails or refuses to provide the requested documents, information, or explanations.

2.10. The Customer’s access to the Service may be blocked, and the provision of services may be suspended or terminated in whole or in part in the following cases:

- unlawful use of the Service by the Customer, non-compliance with clause 2.8.3 of the Agreement (including use for unlawful purposes, by unlawful means, or beyond the rights and restrictions granted to the Customer);
- failure by the Customer to comply with clause 2.9 of this Agreement (in this case, access/provision of services may be resumed after the Customer fully remedies the violations);
- receipt by the Contractor of a corresponding demand (request, decision, order, ruling, or other act) from an authorized state authority or authorized organization.

3. Subject Matter of the Agreement

3.1. The Contractor provides the Customer with the Service and renders services related to its use, while the Customer undertakes to accept and pay for the services in accordance with the procedure and on the terms set forth in this Offer.

3.2. The Contractor provides the following services:

3.2.1. Subscription — a service for granting access to and use of the Service in the form of a subscription to a Tariff Plan (clause 1.10), within the scope and functionality provided for in the selected Tariff Plan. The Contractor credits the payment received for the subscription to the balance of the Customer’s Personal Account. The subscription term is **30 calendar days** from the date the cost is debited from the balance.

3.2.2. Use of Tokens — a service involving the use of tokens of the Third-Party AI Service for generating texts by AI managers in dialogues (the Contractor ensures and maintains integration of the Service with the Third-Party AI Service). Payment for used tokens is debited from the balance after a response to the outgoing message is received.

The Contractor shall not be liable for failures, access restrictions, or changes in the terms of the Third-Party AI Service (OpenAI). The Customer independently bears the risks associated with data processing via the API of the Third-Party AI Service in accordance with its user documentation.

The Contractor does not guarantee uninterrupted text generation if the API of the Third-Party AI Service is unavailable.

3.3. The Customer independently selects the services specified in clause 3.2 of the Agreement and pays for them in accordance with the terms of this Agreement.

3.4. Subscription services (clause 3.2.1) and token usage services (clause 3.2.2) are provided automatically in the Service after the Customer's Personal Account is configured; payment is automatically debited from the balance according to the current Tariff Plans (clause 1.10).

3.5. The Service is provided on an **“as is”** basis, which means that the Customer is aware of the functional properties of the Service. The Customer bears the risk that the Service may or may not meet its wishes and needs, as well as the risk that the conditions and scope of the granted rights may or may not meet its wishes and needs.

The Contractor shall not be liable for any losses or damages, regardless of the reasons for their occurrence (including special, incidental, or consequential damages; losses associated with lost profits, interruption of commercial or production activities, loss of business information, negligence, or any other losses) arising from the use of or inability to use the Service.

4. Terms and Procedure for Provision of Services

4.1. To gain access to the Service, the Customer completes the registration procedure in the Telegram chatbot **@selarti_bot** by entering the command **/start**.

Access to the chatbot **@selarti_bot** is available through the Website via the **“Registration”** button.

By clicking the **“Go to Personal Account”** button in the **@selarti_bot** menu, the Customer receives a message containing a link to the Customer's Personal Account in the Service.

Registration in the Service is possible provided that the Customer has an active Telegram account.

After the Customer's Personal Account is created in the Service, the Customer is assigned a registration number (**ID**), registration is deemed complete, and this Agreement is deemed concluded between the Contractor and the Customer (the Offer is accepted).

4.2. Registration and subsequent login (authorization) into the Service constitute a method of reliable identification of the Customer (Article 108 of the Civil Code of the Republic of Uzbekistan). All actions performed by the Customer in the Service Personal Account shall be deemed to have been performed by the Customer itself.

4.3. For security purposes, the Customer must independently log out of the Service Personal Account (the **“Logout”** button) after each session.

4.4. Use of the Service (AI manager) is possible after completing the Personal Account settings and paying for the subscription (clause 3.2.1). Settings include, among other things: adding an AI manager, uploading a knowledge base, creating and uploading a prompt instruction, and connecting the required Communication Channels.

The Customer may perform these settings independently or have them performed by the Contractor based on an agreed request (Appendix No. 1).

4.5. The service for using tokens of the Third-Party AI Service (clause 3.2.2) for generating texts by AI managers in dialogues is provided subject to a positive balance. Debits from the balance for the use of tokens of the Third-Party AI Service are made according to the current Tariff Plans (clause 1.10).

4.6. Information and technical support for the Customer, as well as consultation regarding the Service's capabilities during the term of this Agreement, is provided:

- in the **@selartitech_bot** chatbot via the Contractor's Website by clicking the "**Contact Support**" button, and via the "**Ask a Question**" section in the Personal Account;
- by email: selarti@yandex.uz.

4.7. The Contractor undertakes to make all reasonable efforts to ensure 24/7 availability of the Service, except during planned technical maintenance, failures of integrated services/platforms (including the Third-Party AI Service), and force majeure circumstances.

4.8. The Contractor undertakes to notify the Customer of planned technical maintenance at least **24 hours** before it begins.

4.9. In the event of technical problems, the Contractor undertakes to take all necessary measures to eliminate them as quickly as possible.

4.10. During operation of the Service (AI managers), a Third-Party AI Service is used, which also processes data uploaded by the Customer to the Personal Account. The Customer acknowledges and accepts this fact, has read and agrees to the Third-Party AI Service's rules on data confidentiality and use (the links are provided in clause 1.5).

The Contractor shall not be liable for data processing by the Third-Party AI Service.

4.11. The Contractor does not guarantee that the AI manager will operate in accordance with the settings made by the Contractor if the Customer independently makes changes to the settings after acceptance of this type of service.

5. Cost, Payment Procedure, and Acceptance of Services

5.1. Payments for services under the Agreement shall be made in the currency of the Republic of Uzbekistan — **Uzbek soums (UZS)**.

The service cost includes **VAT at the rate of 12%**.

The Contractor generates electronic VAT invoices by the **10th day of the following month** and sends them to the Customer through the electronic document management system (**Didox**).

5.2. The Customer shall make payment under the Agreement before the start of service provision, at prices based on the current Tariff Plans (clause 1.10), by one of the following methods:

5.2.1. by transferring funds directly to the Contractor's bank account in Uzbek soums (UZS), based on an invoice issued by the Contractor;

5.2.2. by topping up the balance in the Service Personal Account using **UzCard** and **Humo** bank cards in Uzbek soums (UZS);

5.2.3. for non-residents of the Republic of Uzbekistan — by topping up the balance in the Service Personal Account using bank cards of foreign payment systems (**VISA, Mastercard, etc.**) in **US dollars (USD)**.

5.3. Amounts for subscriptions (clause 3.2.1) and for services involving the use of tokens of the Third-Party AI Service for generating texts by AI managers in dialogues (clause 3.2.2) shall be debited from the balance of the Customer's Personal Account in the Service according to the Tariff Plans effective on the date of debit (clause 1.10), in an amount equivalent to **US dollars (USD)**.

If the balance in the Personal Account reaches zero, the provision of services under clauses 3.2.1–3.2.2 of the Agreement shall be suspended until the balance is replenished (advance payment is made to the Contractor's bank account).

5.4. An invoice for topping up the balance is issued by the Contractor at the Customer's request. After funds received from the Customer are credited to the Contractor's bank account, they are reflected in the Customer's Balance in an amount equivalent to **US dollars (USD)**.

5.5. Payment for services under an agreed request is made by the Customer on the basis of an invoice/invoice document sent by the Contractor (methods specified in clause 10.4). The timing, service period, and total cost are determined by the parties in the request (form in Appendix No. 1).

5.6. The Customer's payment obligation shall be deemed fulfilled from the moment the funds are received in full in the Contractor's bank account.

5.7. For the subscription service (clause 3.2.1), the billing period is **one month** from the activation date. The debit for this service is made once from the balance of the Personal Account in the Service at the moment the Customer clicks the **"Renew Subscription"** button in the Personal Account.

5.8. For the service of using third-party AI tokens (clause 3.2.2), the billing period is **one month**. The debit for this service is made automatically from the balance of the Personal Account in the Service based on incoming and outgoing messages in the AI manager's dialogues.

5.9. For services requested by the Customer, the billing period corresponds to the service provision period and is determined by the Parties in the request (Appendix No. 1).

5.10. The start date for the provision of services under clauses 3.2.1–3.2.2 of the Agreement shall be the date of subscription activation and balance top-up in the Service Personal Account. At the start of service provision, the balance must be sufficient to pay for the services.

The fact that services under clauses 3.2.1–3.2.2 of the Agreement have been provided to the Customer and their volume shall be determined on the basis of the statistical data of the Contractor's accounting system (the Personal Account).

Services requested by the Customer are rendered from the next business day after the occurrence of the last of the following events: receipt of advance payment to the Contractor's bank account and provision to the Contractor of the information required to render such services.

5.11. At the end of the billing period (month), the Contractor generates an electronic VAT invoice (**EVI**) for the amount of services actually rendered and sends it to the Customer within **5 (five) business days** from the date of generation.

5.12. Acceptance of services requested by the Customer is carried out after their provision on the basis of an acceptance certificate signed by the parties, which is sent to the Customer within **5 (five) business days** after the end of the service provision period (methods specified in clause 10.4).

5.13. The Customer undertakes, within **3 (three) business days** from the date of receipt of the acceptance certificate/EVI, to review and sign it via the electronic document management system (or return to the Contractor a signed scanned copy by email), or within the same period provide a reasoned refusal to accept the services.

If within the specified period the Customer does not provide the Contractor with a signed copy of the acceptance certificate/EVI and does not provide a written reasoned refusal to accept the Services, the Services shall be deemed duly rendered and accepted by the Customer in the volume specified in the acceptance certificate/EVI.

5.14. The Contractor sends the Customer documentation for rendered services via the electronic document management system, or to the Customer's email address, or to the Customer's Telegram account.

6. Procedure for Termination of the Agreement and Refunds

6.1. The Customer may at any time delete the settings in the Personal Account, thereby refusing the Contractor's services (terminating the Agreement).

6.2. The Customer shall notify the Contractor in writing of its decision to terminate the Agreement by email (clause 10.4) or through the **@selartitech_bot** chatbot in Telegram.

Refunds are made in **Uzbek soums (UZS)** based on the remaining balance in the Personal Account:

remaining balance amount in US dollars × the exchange rate of the Central Bank of the Republic of Uzbekistan on the payment date.

For services rendered at the Customer's request, refunds are made based on the cost of the services actually rendered and the advance payment made.

6.3. The Contractor's processing period for the notice of termination of the Agreement and refund shall be **10 business days**.

6.4. The Contractor calculates the amount of services actually rendered to the Customer as of the date of termination of the Agreement, prepares and sends the Customer documents for signature (acceptance certificates, EVIs, reconciliation statements).

6.5. The Contractor refunds the Customer the remaining balance after the Parties sign the documents specified in clause 6.4 and deletes the Personal Account.

7. Rights, Obligations, and Liability of the Parties

7.1. The Contractor undertakes to:

7.1.1. provide services to the Customer in accordance with the terms of this Agreement;

7.1.2. ensure uninterrupted operation of the Service, except during technical maintenance;

7.1.3. provide free technical support to the Customer regarding the functioning of the Service;

7.1.4. take all possible measures to restore the functionality of the Service in cases of failures of third-party services.

7.2. The Contractor has the right to:

7.2.1. suspend the provision of services if the Customer violates the terms of this Agreement or legal requirements;

7.2.2. make changes to the Service functionality, Tariff Plans, and terms of service provision by notifying the Customer through publication of information on the Website.

7.3. The Customer undertakes to:

7.3.1. timely pay for the Contractor's services in accordance with the terms of this Agreement;

7.3.2. use the Service in accordance with the terms of the Agreement exclusively for lawful purposes, comply with the laws of the Republic of Uzbekistan, and not violate the rights of third parties;

7.3.3. not take actions aimed at destabilizing the operation of the Service or obtaining unauthorized access to its resources;

7.3.4. comply with the rules for use of third-party services (posted on the right holders' websites) integrated with the Customer's Personal Account in the Service in order to maintain its operability.

7.4. For violation of the terms of this Agreement, the Parties shall be liable in accordance with the laws of the Republic of Uzbekistan.

7.5. The Contractor shall not be liable for malfunctions of the Service caused by actions and/or omissions of the Customer and/or third parties and/or force majeure circumstances.

7.6. The Customer independently bears responsibility for the content and legality of information distributed by means of AI managers created by it.

7.7. The Customer independently and regularly monitors all changes to the Agreement and information published on the Contractor's Website (including via links to other websites) and bears the risk of consequences of failing to familiarize itself with them. Continued use of the Service by the Customer, payment for the Service, or absence of objections by the Customer within **3 (three) business days** after changes are posted on the Website means the Customer agrees to all changes made to the Agreement, cost, and other terms.

7.8. The Parties shall not be liable for failure to perform obligations under the Agreement caused by force majeure circumstances that the Party could neither foresee nor prevent nor avoid. The period for performance of obligations under the Agreement shall be extended proportionately to the time during which such circumstances were in effect.

7.9. Force majeure circumstances include: earthquakes, floods and other natural disasters, fires, transport accidents, internet provider outages, power outages, riots, civil unrest, staff strikes, war and any military actions, embargoes, actions of authorities and publication of prohibitive regulations, and other unforeseen circumstances and events beyond the Parties' control, without limitation to the foregoing.

7.10. If the Contractor is unable to comply with the Agreement due to force majeure, it must immediately (but no later than within **3 (three) business days**) notify Customers by posting information on the Website or by email.

The Customer, if unable to comply with the Agreement due to force majeure circumstances, shall promptly notify the Contractor by email, but no later than within 3 (three) business days.

8. Confidentiality and Data Security

8.1. All information regarding the activities of each Party to this Agreement and/or the activities of any person related to them that is not publicly available is confidential. The Parties undertake not to disclose such information to third parties and not to use it for any purposes other than those related to the performance of this Agreement.

8.2. The Parties guarantee that only employees of the Parties, within the scope of their official duties and having assumed obligations to protect and not disclose confidential information, provided such obligations are duly formalized (in an employment contract or another separate document), shall have access to confidential information. Access for persons engaged under civil law contracts or service/work contracts is possible by agreement of the Parties.

8.3. Confidential information received by the Parties may be transferred to authorized state authorities of the Republic of Uzbekistan only on the grounds and in the manner established by the laws of the Republic of Uzbekistan. The Party must immediately notify the other Party separately of the fact of the request and the fact of provision of the other Party's confidential information in response to a request from a public authority, another state body, or a local self-government body.

8.4. The guilty Party shall be liable for the actions (or omissions) of its employees and other persons who have gained access to confidential information (including personal data).

8.5. The Contractor collects and processes the personal data of the Customer and its representatives (**first name, last name, Telegram username, Telegram ID**) in accordance with personal data protection laws.

8.6. All collected data is used solely for the provision of services and performance of this Agreement. After fulfillment/achievement of purposes/termination of the Agreement, such data is deleted.

8.7. The Parties undertake, in performing their obligations under this Agreement, to comply with all requirements of the personal data protection laws applicable to them.

8.8. The Customer agrees that the Contractor may transfer personal data received from the Customer and instruct third parties to process such data only for the purpose of performing this Agreement. This consent shall be deemed granted by the Customer from the moment of acceptance of the Offer and remains valid until the purpose of personal data processing is achieved or until consent is withdrawn, except in cases where, under the applicable laws of the Republic of Uzbekistan, the Contractor may process such data even after withdrawal of such consent.

Data is transferred to the Third-Party AI Service via API in anonymized form. The Customer is responsible for obtaining consents from personal data subjects for such transfer.

8.9. The Contractor stores dialogues and knowledge bases for no more than **30 days** after termination of the Agreement and destroys them after the specified period expires.

9. Dispute Resolution Procedure

9.1. All disputes and disagreements arising in connection with performance of this Agreement shall be resolved by the Parties through negotiations.

9.2. Disputes and disagreements not resolved through negotiations and claims procedure shall be resolved in court at the location of the Contractor.

9.3. Claims regarding the quality of services may be submitted only by the Customer. A service requested by the Customer shall be deemed rendered from the moment the Customer signs the service acceptance certificate and/or the AI manager initiates the first dialogue through the Service.

9.4. Claims regarding the quality of technical support shall be considered individually.

9.5. The Customer's claims shall be accepted by the Contractor for consideration in writing, with documents attached confirming the circumstances and claims relied upon by the Customer, sent to the email address specified in clause 10.4. The claim review period is **14 calendar days** from the date the dispute situation arises.

The period for responding to a claim is **14 calendar days** from the day following the date of receipt by the relevant Party.

10. Miscellaneous

10.1. This Offer enters into force from the moment it is published on the Service Website and remains effective until withdrawn by the Contractor.

10.2. The Contractor has the right to change the terms of the Agreement unilaterally at any time and at its sole discretion by publishing the amended text of the Agreement on the Website; such changes enter into force immediately upon publication on the Website. If any changes to the Agreement are unacceptable to the Customer, the Customer has the right to terminate this Agreement unilaterally, having paid any outstanding debt to the Contractor as of the termination date.

10.3. Acceptance certificates, EVIs, invoices, and other documents, including informational letters, sent by either Party through the electronic document management system (EDM) in connection with performance of this Agreement, shall be equivalent to documents received in paper form and shall entail corresponding legal consequences for the Parties. Such documents are accepted by the Parties as primary accounting documents, may be used as evidence in court proceedings, and may be submitted to government authorities upon request.

10.4. In performance of this Agreement, any notices, responses to applications, claims and other communications, invoices, acceptance certificates, and other documents (including those creating legal consequences) shall be transmitted by one of the following methods:

- to the Contractor's email address: selarti@yandex.uz;
- to the Customer's account in the messenger (**Telegram**);
- through the electronic document management system (**Didox**).

When notices are sent by the methods specified in this clause, they shall be deemed received by the Party **24 hours** after sending on business days.

10.5. Identification of the Customer by the Contractor in email communication is carried out by means of the invoice number for the Contractor's services, the Customer's ID number in the Service, the name and other details of the legal entity that made payment for the Contractor's services.

11. Final Provisions

11.1. The law of the **Republic of Uzbekistan** shall apply to relations arising under the Agreement.

11.2. Neither Party to this Agreement has the right to transfer its rights and obligations under or in connection with this Agreement to third parties without the prior written consent of the other Party.

11.3. This Agreement is drawn up in Russian in electronic form and shall be deemed signed by the Parties from the moment the Customer accepts the Offer.

12. Provider Details

LLC "CHUKREEV PBX", TIN 309425437

Address: Republic of Uzbekistan, Tashkent, Shaykhantakhur district, Zulfiya Khanum St., 12

Account 20208000905510416001, Bank: Sagban Branch of JSCB "Ipak Yuli", bank code 01036

E-mail: selarti@yandex.uz

