

## **LICENSE AGREEMENT for the Use of Software**

This License Agreement (the "Agreement", "Offer") is an offer of Vizex Info Ltd. limited liability company (address: 2 NOVODMITROVSKAYA STR., BUILDING 1, FLOOR 15, OFFICE XCVIII, ROOM 1, MOSCOW, 127015; INN 7714897727; OGRN 1137746127793) hereinafter referred to as the "Licensor", made to a natural person/individual entrepreneur/legal entity, hereinafter referred to as the "Licensee", collectively referred to as the "Parties" and separately as the "Party". This License Agreement regulates the relations between the Parties that arise from granting the rights to use software on the Licensor's Internet site (web portal): <https://vr-labs.ru> (the "Web Portal", "Website"). The latest version of this Agreement is available for review at: <https://vr-labs.ru/order/>.

### **1. TERMS AND DEFINITIONS**

- 1.1. Web Portal and Website mean the Licensor's Internet site (portal) at <https://vr-labs.ru>.
- 1.2. Licensor means Vizex Info Ltd., a limited liability company, whose details are specified in Section 8 of this Agreement.
- 1.3. Licensee means a natural person, an individual entrepreneur or a legal entity who enters into the Agreement with the Licensor on the terms of the Offer.
- 1.4. Personal Account means the Licensee's personal page on the Web Portal (<https://portal.vr-labs.ru>) that provides access to the software (hereinafter referred to as the "Software").
- 1.5. Account means a special section of the Website, as well as contact and/or personal data stored on the Web Portal and/or in the Software and used to identify and authorise the Licensee as a user of the Web Portal and/or Software.
- 1.6. Registration means the process of creating a new Licensee Account to gain access to the Personal Account. Authentication Data and/or other data is used to fill in the Registration form on the Web Portal.
- 1.7. Authentication Data means the Licensee's unique login and password used for access to the Personal Account.
- 1.8. Payment means the transfer by the Licensee to the Licensor of license fee for the right to use the Software depending on its License Type. Payment can be made by any of the methods available on the Web Portal. The Licensee can choose the payment method independently.
- 1.9. Subscription means granting the Licensee the rights to use the Software depending on the chosen payment method. The Licensee's funds are automatically debited on the Website on a periodic basis. The Subscription terms of this Agreement shall apply to the relations between the Licensor and the Licensee if the Licensee chooses the Subscription as a payment method for the License.
- 1.10. User or end user means a person and/or persons on the part of the Licensee who have the right, pursuant to the terms herein, use the Software for the intended purpose. At the same time, the Licensee confirms and guarantees that they and/or the user/users do not have any legal and/or other obstacles to performing any actions on the Website and/or executing this Agreement and/or using the Software.

The Licensee agrees that the Licensor assumes that all actions on the Website and/or during the execution of this Agreement and/or when using the Software are performed by a person who provided their data during Registration.

Users of the Web Portal can choose their role: "Teacher", "Student", etc.

If the Licensee and/or their user is under 18 and chooses the role of a Student (hereinafter, the "student user"), the Licensee confirms and guarantees the compliance with all the following conditions:

- Any action and/or inaction of the student user as part of this Agreement and/or Software usage is considered to be performed by their legal representative (a parent, adoptive parent, trustee or

other person in accordance with the requirements of the law; the consent of other legal representatives is assumed) on behalf of and in the interests of the student user (hereinafter, the "legal representative"), or with the full and free consent and/or approval of the legal representative;

- The legal representative provides the student user with access to the Software (to exercise the right to use the Software) acting on their behalf and in their interests;
- All interactions of the student user with the Software should be controlled directly by the legal representative;
- The provision of any data about the student user, including personal data, shall be carried out by the legal representative acting on their behalf and in their interests, or by the student user's teacher who has legitimate grounds for this (a previously received full and free consent and/or approval of the legal representative, etc.);
- All payments under this Agreement shall be made by the legal representative acting on behalf of and in the interests of the student user.
- The legal representative takes responsibility for the student user's activity and/or the lack of activity under this Agreement, unless the legal representative can prove that it is not their fault that the obligation has been violated.

1.11. Software means computer programmes. The Licensor holds the rights and/or exclusive rights to these programmes to an extent sufficient to enter into this Agreement. The list of software with the indication of its name and License Types is posted by the Licensor on the Internet at <https://portal.vr-labs.ru>.

1.12. License and the right to use the Software mean the right, granted to the Licensee under the terms of a simple (non-exclusive) license (that is, with the Licensor retaining the right to assign licenses to other persons), to use the Software instance for their own needs and/or for personal non-commercial purposes (except when the Licensor gives its permission for other use) as stipulated by this Agreement. The Licensee shall not modify (redesign) and/or distribute and/or sublicense the Software.

1.13. License Type means a set of certain characteristics: the name of a specific software chosen by the Licensee, limits on the number of users who can use the Software, the license term and/or other conditions for using the Software, and the price of a certain Software. The Licensee can choose a License Type from the list of Software and based on the price of licenses posted by the Licensor on the Internet at <https://portal.vr-labs.ru>.

1.14. License and the right to use the Software mean the right, granted to the Licensee under the terms of a simple (non-exclusive) license (that is, with the Licensor retaining the right to assign licenses to other persons), to use the Software instance on the territory of the Russian Federation for their own needs and/or for personal non-commercial purposes (except when the Licensor gives its permission for other use) as stipulated by this Agreement. The Licensee shall not modify (redesign) and/or distribute and/or sublicense the Software.

## **2. SUBJECT OF THE AGREEMENT**

2.1. Under this Agreement, the Licensor undertakes to grant the Licensee the rights to use the Software within the scope established herein, and the Licensee undertakes to accept and pay for a License following the procedure provided for in this Agreement.

2.1.1. This Agreement, as well as the documents it refers to, may be amended by the Licensor without any special notice. The revised Agreement, as well as the documents it refers to, comes into force from the moment of publishing at: <https://vr-labs.ru/order/>.

2.2. As part of the Agreement, the Licensor grants the Licensee the below-indicated rights to the Software (within the scope of rights obtained by the Licensee under this Agreement).

2.2.1. Ways of using the Software provided to the Licensee under this Agreement:

- the right to use the Software under the terms of a simple (non-exclusive) license granted to the Licensee solely for the installation, launch and use of the Software for the intended purpose.

2.2.2. The rights provided by clause 2.2.1. of the Agreement are granted for both the Software as a whole and for all its components and/or parts. The Licensee has access to the Software functions and additional services (if any) that have been stated on the Licensor's Website at the time the Licensee completed payment for a selected License Type. Any additional service, manipulations with data, improvements offered by the Licensee, and functions not described on the Licensor's Website are provided on a paid basis within the framework of additional mutual agreements concluded between the Parties.

2.2.3. The rights for Software use are granted for the period that starts on the date when the Licensee accepts the Offer and enters into this Agreement pursuant to clause 2.5. herein and ends with one of the following events: when the Licensee deletes their Account or this Agreement expires, taking into account the License Type chosen by the Licensee.

2.2.4. The Software shall be used on the territory of the Russian Federation.

2.2.5. The Licensee's and/or other users' rights to use the Software transferred under this Agreement do not include the right to distribute advertising materials on the Internet and (or) access such information, as well as place offers for acquisition (sale) of goods (works, services), or property rights on the Internet, search for information about potential customers (sellers) and (or) conclude any transactions.

2.3. The Software with the latest information about the end user and the rights to the Software can only be used if the Licensee has Internet access to download up-to-date data. The Licensor does not provide the Licensee with communication services or access to information systems in information and telecommunication networks, including the Internet, as well as does not receive, process, store, transmit or deliver telecommunication messages.

2.4. By entering into this Agreement, the Licensee:

2.4.1. confirms they have all the rights and permissions to conclude this transaction;

2.4.2. guarantees the reliability of personal information indicated during Registration, use of the Software and/or when Subscribing, thus assuming full responsibility for its accuracy and completeness. The Licensee assumes all the risks of provision of incorrect or inaccurate personal information;

2.4.3. confirms that they have read and agreed to the terms of the Agreement, as well as understand its provisions and the documents it refers to.

2.5. Pursuant to paragraph 1 of Article 160, paragraph 3 of Article 434, and paragraph 3 of Article 438 of the Civil Code of the Russian Federation, this Agreement is considered concluded, and its provision in writing observed, from the date when the Licensee accepts the Agreement.

For the purposes of this Agreement, acceptance means that the Licensee agrees to comply with all of the following conditions:

- the Licensee shall pay the license fee under this Agreement, as well as agree with the Licensor's User Agreement ([https://vr-labs.ru/LA/User\\_agreement\\_of\\_the\\_portal.vr-labs.pdf](https://vr-labs.ru/LA/User_agreement_of_the_portal.vr-labs.pdf)) and the Privacy Policy ([https://vr-labs.ru/LA/Policy\\_PD\\_processing.pdf](https://vr-labs.ru/LA/Policy_PD_processing.pdf)) by using the Website's functionality (for example, by ticking a box in the corresponding field).

2.6. Acceptance of the Offer under this Agreement means the Licensee fully and unconditionally agrees with the terms of the Offer, and also with the following:

2.6.1. The Licensee agrees with all and/or any terms of the Offer in full and completely, without any reservations and restrictions;

- 2.6.2. The Licensee is familiar with all the terms of the Offer and these terms are clear to them;
- 2.6.3. The terms of the Offer fully comply with the will, needs and requirements of the Licensee.

### **3. LICENSE FEE**

3.1. The "price of the Agreement" and the "cost of the rights to the Software" mean the license fee that is due to the Licensor for granted rights to use the Software. The cost of the rights to the Software is given in the list of software and cost of licenses published by the Licensor in the Personal Account at <https://portal.vr-labs.ru>. The license fee is not subject to VAT in accordance with subparagraph 26, paragraph 2, Article 149 of the Tax Code of the Russian Federation.

3.2. The Licensee pays for the License in an amount specified in the list of software and cost of licenses published by the Licensor in the Personal Account on the Web Portal at <https://portal.vr-labs.ru> depending on the License Type chosen by the Licensee. The payment shall be made on the basis of an invoice or via the payment system available on the Website and in compliance with the requirements of payment systems, banks and other settlement participants, including the following:

3.2.1. The Licensee confirms and guarantees the provision of reliable and complete information about a valid bank card issued in their name and/or other means of payment; compliance with the rules of international payment systems and requirements of the card issuing bank, including with regard to non-cash payments; provision of reliable and complete information about electronic means of payment; and compliance with the requirements of electronic money operators.

3.2.2. To make payments on the Website, the Licensee is allowed to link their bank card and/or electronic means of payment to their Personal Account. Such card (hereinafter, the "Linked Card") can be used if the data are correct and valid. To confirm validity, an amount of up to 10 (Ten) roubles may be debited (blocked) from the Licensee's Linked Card. It will be returned to the Licensee once the license purchase transaction is completed. An unsuccessful attempt means that it is impossible to link the card and use it to make payments. The Licensee understands that the Linked Card can be used for subsequent non-cash payment without the need to enter card details every time.

3.2.3. The Licensor reserves the right to ask the Licensee to confirm their data in the Personal Account, including details of the Linked Card. In this regard, the Licensor can request supporting documentation (in particular, identity documents), and in case of non-provision the data may be considered as inaccurate and there will be consequences as per clause 3.4.6. of the Agreement.

3.2.4. When making a payment, the Licensee has to follow instructions regarding the order and methods of payment, including the rules on how to text a message and enter numbers in short text messages (SMS) and on punctuation, uppercase and lowercase letters, numbers and language. The Licensor shall not be responsible for how the Licensee fulfils the payment conditions or for compensation of funds paid by the Licensee via a payment system to acquire the rights to use the Software if such payment has violated the rules established by the payment system and funds have not been transferred to the Licensor. To learn about the rules and procedure for using payment systems, the Licensee needs to contact the holders of such payment systems.

3.2.5. The Licensee bears all costs associated with the transfer of funds (fees, commissions, etc.).

3.2.6. Payment under this Agreement can be made by:

- a competent person (independently and on their own behalf);
- an incompetent or partially incompetent person (with the consent of the legal representative);
- a third party to whom the Licensee is entrusted with the performance of their payment obligation.

3.2.7. The Licensor does not control the hardware and software of payment systems managed by providers of electronic payments and is not responsible for errors in such appliances. If the Licensee's funds have been debited, but the payment has not been authorised by the provider due to such error, the obligation to return the funds to the Licensee lies with the electronic payment system provider.

3.3. The Licensee's obligation to pay remuneration is considered fulfilled from the moment of receipt of the funds to the Licensor's settlement account.

3.4. As for Subscription, the Agreement will be automatically extended unless this clause is terminated when the Licensee cancels the Subscription in their Personal Account.

To pay for the Subscription, a Linked Card shall be used.

The Licensor may withdraw funds from any Linked Card as payment for the Subscription.

3.4.1. The Licensee will have the full access to the Software during the Subscription period from the moment they pay for it.

3.4.2. The Licensor's obligations to provide the Licensee with remote access to the Subscription are considered fulfilled regardless of whether the Licensee requested such access in the Subscription period.

3.4.3. When subscribing, the Licensee agrees that the Licensor has the right to charge the Subscription fee in an amount and for the period set by the Licensor on the day of advance payment until the Licensee refuses to renew the Subscription for the next Subscription period.

The Licensee understands and agrees that the default Subscription will be active for an unlimited period of time starting from the moment of payment for the first Subscription period. The Licensee who has a Subscription can refuse to renew it for the next period in the Personal Account. In this case, the Subscription will be terminated on the day following the last day of the paid subscription period.

3.4.4. If there is not enough funds on the Linked Card to renew the Subscription, the Licensor may retain the Licensee's access to the Subscription until the subscription fee is paid with the Linked Card. If payment cannot be made with the Linked Card for more than 7 (Seven) calendar days due to the lack of funds, the Licensor may consider this as the Licensee's refusal to renew the Subscription starting from the date of unpaid Subscription period.

3.4.5 By subscribing, the Licensee accepts the terms of the Agreement; agrees that their funds will be automatically debited for payment of the Subscription on a periodic basis; and acknowledges that requests for debiting funds to the Licensor's account, in order to obtain the rights to the Software in accordance with this clause of the Agreement, are made by the Licensee, as well as that actions of the processing centre and the acquiring bank aimed at debiting the funds in accordance with this clause of the Agreement are performed with the Licensee's consent.

3.4.6. The Licensor reserves the right, at its discretion, to deny or restrict the Licensee access to the Subscription in the Personal Account or block the Licensee's account if it comes to the Licensor's knowledge that the Licensee has provided incomplete and/or inaccurate information.

#### **4. RIGHTS AND OBLIGATIONS OF THE PARTIES**

4.1. Rights and obligations of the Licensor:

4.1.1. The Licensor shall properly and in full perform their obligations to grant the rights to use the Software in accordance with the terms herein.

4.1.2. The Licensor undertakes to grant the Licensee the rights to use the Software by providing the Licensee with access to the billing and user management system of the Software on the Website, via the Internet, within the following period: no later than 1 (One) business day from the date of receipt of the license fee specified in clause 3.1. herein.

4.1.3. In accordance with clause 2.5 herein, the Licensor's obligations to grant the rights to use the Software are considered fulfilled from the date of conclusion of this Agreement by the Parties.

4.1.4. The Licensor undertakes to ensure, within the Licensor's scope of responsibility, that the Website is always available for using the Software (except for the time of maintenance).

4.1.5. The Licensor has the right to carry out maintenance on the server at any moment and thus suspend access to the Website within a reasonable period of time.

4.1.6. The Licensor has the right to make adjustments to the Software without notice at any time and for any reason, including, but not limited to, for the needs of other licensees and/or users as well as compliance with competitiveness or regulatory requirements. The Licensor reserves the right to add new properties and functionality or remove existing properties and functionality from the Software.

4.2. Rights and obligations of the Licensee:

4.2.1. The Licensee shall properly and in full meet their obligations to accept the rights to use and/or pay for the Software in accordance with the terms of this Agreement.

4.2.2. The Licensee undertakes to use the Software within the scope of rights and in the ways provided for in this Agreement.

4.2.3. The Licensee accepts the rights granted by the Licensor to use the Software immediately at the time of acceptance of the Offer in accordance with clause 2.5. herein.

4.2.4. The Licensee is obliged to provide reliable data during Registration and use of the Software.

4.2.5. In case of receipt/provision of authentication and/or other data necessary for the performance of this Agreement, the Licensee has to ensure the safety of such data on their own and at their own expense. These data shall not be transferred to third parties. Any action with identification data are considered performed by the Licensee.

4.2.6. In order to the use of the Software, the Licensee undertakes to independently and at their own expense to ensure the uninterrupted operation of their hardware and to maintain their own equipment in sound condition.

4.2.7. In order to not violate the rights of third parties, the Licensee undertakes to use licensed software for the purpose of integration with the Licensor's Software.

4.2.8. Upon termination of this Agreement, whatever the reason, the Licensee shall uninstall all Software instances on the Licensee's server.

4.2.9. The Licensee has the right to obtain permanent (except for the time of maintenance) access to the Website for the use of the Software.

4.2.10. The Licensee guarantees that they can instruct the Licensor to process personal data of third parties only if the corresponding consent of data subjects has been obtained. When processing personal data, the Licensee shall respect all the rights of data subjects provided for by the legislation of the Russian Federation on personal data protection.

4.2.11. The Licensee has to independently monitor the Subscription status in the Personal Account (paid subscription period, subscription price, and list of available software which may be amended due to the introduction of new or removal of existing items), as well as keep track of amendments to the terms of the Agreement at [https://vr-labs.ru/LA/LICENSE\\_AGREEMENT\\_OFFER\\_portal.vr-labs.pdf](https://vr-labs.ru/LA/LICENSE_AGREEMENT_OFFER_portal.vr-labs.pdf), as well as in the Personal Account. All amendments come into force on the date of publication.

## **5. LIMITATIONS AND LIABILITY**

5.1. The Licensee undertakes not to perform the following actions with respect to the Software, unless other restrictions are additionally established (violations of the Licensor's license policy):

5.1.1. Use the Software in any other ways other than those expressly permitted by this Agreement.

5.1.2. Distribute and/or sublicense, and/or provide access to the Software to third parties, including by means of demonstration and/or presentation, or as part of other intellectual activities (videos, audiovisual materials, etc.).

5.1.3. Copy, redesign, develop and/or create software solutions containing the Software and/or parts of the Software, as well as software solutions whose functions are similar to those of the Software in case this violates and/or threatens to violate the Licensor's rights to the Software.

5.1.4 Bypass technical means of the Software's protection, reveal the technology, disassembly, decompile, modify and redesign the Software and/or parts of the Software.

5.1.5. Perform other actions that violate the Licensor's exclusive rights to the Software, and/or actions in the form of unfair competition, including those aimed at gaining commercial advantage from the use of the Software in relations with third parties.

5.2. The Licensor confirms that at the time of granting the Licensee the right to the Software, these rights are not subject to collateral, not burdened with other rights of third parties, not arrested, and do not violate the rights of third parties.

5.3. The Software and all its components are the Licensor's intellectual property. It is protected by the norms of the Russian legislation and international agreements of the Russian Federation in the field of intellectual property. One shall not violate the Software's integrity and protection systems, copy the source code of the Software or its components in whole or in part, or carry out other actions that violate the Licensor's exclusive rights to the Software. The Licensee bears civil and/or administrative and/or criminal liability in accordance with the legislation of the Russian Federation, including the obligation to execute a court decision upon the Licensor's request on recognition of the right; and/or suppression of actions that violate the right or pose a threat of violation; and/or compensation for damages; and/or publication of a court decision on violation with the indication of an actual copyright holder; and/or compensation for damages in full or calculated in accordance with Article 1301 of the Civil Code of the Russian Federation.

5.4. The Licensor is not a user of the Software, not a user and/or a custodian of data and information created and used in the Software. The Licensor does not control the information and content posted, transmitted, stored by the Licensee using the Software and, therefore, does not guarantee their legality, accuracy, quality and does not bear any responsibility for their content.

5.5. The Licensee is solely responsible for possible losses resulting from the loss or theft by third parties of Authentication Data and/or other data indicated during Registration.

5.6. The Licensor is not responsible for delays, interruptions and inability to fully use the Licensor's own resources that are either directly or indirectly related to the actions or omissions of third parties and/or inactivity of information channels located outside the Licensor's own resources.

5.7. The Licensee agrees that in order to be able to use the Software they need to have special software (web browsers, operating systems, etc.) and equipment (personal computers, network equipment, etc.) produced and provided by third parties; The Licensor cannot be held responsible for their quality.

5.8. The Software is provided on an "as is" basis. The Licensor does not guarantee that the Software is free of errors, including the absence of any warranty that the Software is suitable for the purposes defined by the Licensee, that the functionality of the Software meets the Licensee's goals and expectations and/or other warranties concerning the Software. Furthermore, the Licensor shall not be responsible for any direct or indirect damages, i.e. loss of profit, loss of confidential information resulting from the use of the Software, including due to possible errors or misprints in the Agreement, as well as for possible interruptions in operation, for incompatibilities with the Software, and for the need to change the configuration. The Licensee confirms and warrants that they have read about the Software's functionality and/or additional services (if any) indicated on the Website prior Offer acceptance in accordance with clause 2.5. herein, and the use of the Software will be carried out by the Licensee solely at the Licensee's own risk.

5.9. In all circumstances, the Licensor's liability under Article 15 of the Civil Code of the Russian Federation is limited to 10,000 (ten thousand) roubles or the value of the relevant License Type, whichever is less, and applies only if the actions and/or omissions of the Licensor are at fault.

5.10. The Parties shall be exempt from liability for failure to perform or improper performance of obligations under the Agreement if proper performance was impossible due to force majeure, i.e. extraordinary and unavoidable circumstances under the given conditions, which are understood as: prohibitive actions of authorities, civil strife, epidemics, blockade, embargo, earthquakes, floods, fires or other natural disasters. In the event of such circumstances, a Party shall notify the other Party within five (5) business days.

5.11. In all cases of non-performance or improper performance of their obligations under this Agreement, the Parties shall be liable in accordance with the current legislation of the Russian Federation (applicable law).

## **6. TERM OF THE AGREEMENT SETTLEMENT OF DISPUTES**

6.1. This Agreement shall enter into force on the date of acceptance of the Offer by the Licensee and conclusion of this Agreement in accordance with clause 2.5. herein. The Agreement is valid for the entire period of the use of the Software in accordance with clause 2.2.3. herein.

6.2. This Agreement may be terminated on the grounds and in the manner prescribed by the Agreement and/or the applicable laws of the Russian Federation.

6.3. In the event of a material breach of obligations under this Agreement by one of the Parties, the other Party shall have the right to unilaterally extrajudicially withdraw from the Agreement.

6.4. The Parties have agreed that the following actions and/or omissions of the Parties, among other things, shall be recognised as material breach of obligations under this Agreement:

6.4.1. Significant breach of the terms of this Agreement by the Licensor resulting in the Licensee's inability to exercise the right to use the Software granted within the scope set forth in this Agreement.

6.4.2. Failure of the Licensee to comply with the requirements of payment systems, banks and other settlement participants provided by clause 3.2 herein.

6.4.3. Violation by the Licensee of the Licensor's licensing policy under clause 5.1. herein.

6.4.4. Significant breach of the terms of the User Agreement ([https://vr-labs.ru/LA/User\\_agreement\\_of\\_the\\_portal.vr-labs.pdf](https://vr-labs.ru/LA/User_agreement_of_the_portal.vr-labs.pdf)) by the Licensee.

6.5. In the event of early termination of the Agreement for any reason, the license fee paid by the Licensee prior to the termination will not be refunded.

6.6. The Parties will seek to resolve all disputes and disagreements arising in connection with the fulfilment of this Agreement, its modification, termination or invalidation through negotiations and with the execution of additional agreements signed and sealed by the Parties. In case of failure to reach a mutual agreement, disputes under this Agreement shall be resolved in court at the location of the Licensor in accordance with the procedure established by the current legislation of the Russian Federation. Compliance with the claim procedure is mandatory. The time limit for responding to a claim is ten (10) business days.

## **7. OTHER PROVISIONS**

7.1. Any amendments and additions to the Agreement are valid provided that they are made in writing and signed by both Parties, and constitute an integral part of this Agreement.

7.2. By accepting the terms of the Agreement, the Licensee consents to the collection, storage, processing, transfer and destruction of their personal data by the Licensor in accordance with the terms of the Licensor's User Agreement ([https://vr-labs.ru/LA/User\\_agreement\\_of\\_the\\_portal.vr-labs.pdf](https://vr-labs.ru/LA/User_agreement_of_the_portal.vr-labs.pdf)) and Privacy Policy ([https://vr-labs.ru/LA/Policy\\_PD\\_processing.pdf](https://vr-labs.ru/LA/Policy_PD_processing.pdf)).

7.3. Since the subject matter of this Agreement is granting the rights to use the Software, the provisions of Law of the Russian Federation dated 7 February 1992 No. 2300-I "On Protection of Consumer Rights" shall not apply to the Parties in the framework of this Agreement.



7.4. The Parties shall notify each other within 5 (Five) business days of any changes in contact details (organisation address, bank details, telephone numbers, etc.). Otherwise, documents (or other information) sent to the details indicated in this Agreement shall be deemed to have been duly delivered.

7.5. Statements, notices, notifications, demands or other legally significant communications to which this Agreement attaches civil law consequences for the respective Party shall have such consequences for that Party from the date of delivery of respective communication to that Party and/or that Party's representative. A communication shall also be deemed delivered if it is received by the Party to whom it was sent (addressee) but, due to circumstances attributable to that Party, has not been delivered or the Party has not become acquainted with it.

7.6. The Licensor may amend this Agreement at any time without notice. The revised Agreement comes into force from the moment of its publication on the Website, unless otherwise provided for by the new version of the Agreement. The Licensee shall independently monitor any changes in the Agreement and read the latest version before each use of the Software. If changes and amendments are introduced to the Agreement and the Licensee continues to use the Software, this means the Licensee accepts and agrees with such changes and/or amendments. If the Licensee disagrees with the terms of the Agreement, the Licensee's use of the Software shall be terminated. The latest version of the Agreement is always available at: [https://vr-labs.ru/LA/LICENSE\\_AGREEMENT\\_OFFER\\_portal.vr-labs.pdf](https://vr-labs.ru/LA/LICENSE_AGREEMENT_OFFER_portal.vr-labs.pdf)

*Date of publication of this Agreement: 11 January 2022.*

## **8. BANK AND CONTACT DETAILS OF THE LICENSOR:**

### **Vizex Info Ltd.**

Legal address: 2 NOVODMITROVSKAYA STR., BUILDING 1, FLOOR 15, OFFICE XCVIIIIG, ROOM 1, MOSCOW, 127015

INN/KPP 7714897727/771501001, OGRN 1137746127793

Settlement account 40702810001600001746 (AO Alfa-Bank)

Correspondent account: 30101810200000000593; BIK 044525593

Phone: +7 (495) 178-03-21

Email: [info@vizex.ru](mailto:info@vizex.ru)

