

**Public Offer
for the conclusion of a Licence Agreement for the provision of access to the Ai-volution
programme**

Russian Federation, Moscow

Revised on 03.02.2026

This proposal to conclude an agreement (offer) is addressed to a natural person, sole trader or legal entity and contains all the essential terms of such an agreement.

The text of this agreement is permanently posted and available on the Internet at: ai-volution.online.
This document constitutes a public offer in accordance with paragraph 2 of Article 437 of the Civil Code of the Russian Federation (CC RF).

Payment by the Licensee of the cost of one of the tariffs specified on the Website shall be deemed acceptance of the terms of this offer.

By accepting the terms of this offer, the Licensee confirms that they have read and agree to the terms of this offer, and also consents to receiving a single payment receipt (receipt) at the time of payment for the selected tariff.

1. Terms and Definitions

1.1. In this agreement, unless the context clearly indicates otherwise, the following terms shall have the meanings set out below:

Licensor: AI FORSE LIMITED

Account number 596116726
Routing number 071000013
SWIFT: CHASUS33

Email:
gvalov.artem@yandex.ru

Licensee: A natural person, sole trader or legal entity that has entered into this agreement. Upon entering into this agreement, the legal entity is obliged to provide the Licensor with the surname, first name and patronymic of the natural person responsible for liaising during the performance of the agreement.

SOFTWARE (software, Platform): The computer program "Ai-volution" – an innovative service for creating and publishing visual content (photos/videos) on social media, created by the Licensor and hosted at ai-volution.online. The software is subject to copyright, and all exclusive rights thereto belong to the Licensor on the basis of legislation and evidence of creation.

Materials: Audiovisual files, instructions, videos, texts, images, integrated and/or hosted within the software structure, access to which is granted to the Licensee under the terms of this agreement. All Materials are independent objects of copyright; the rights to their use belong to the Licensor.

Product: An interactive format for providing access to the Materials on the Platform.

Licence: A non-exclusive right to use the Software and Materials integrated into the Platform, granted to the Licensee for the term and to the extent specified in this agreement and in the selected pricing plan. The list of available features/materials and possible actions is determined by the pricing plan published on the Licensor's Website.

Website: An online information resource at the address: ai-volution.online

Personal Account: A set of secure pages on the Software/Platform, created following the Licensee's registration and payment, intended for managing their account, storing data, accessing materials and receiving information from the Licensor.

Confidential Information: Any information regarding activities, products, functionality, methods and solution algorithms that has not been publicly disclosed and has been obtained by the Licensee in the performance of this Agreement, and which possesses commercial value.

2. Procedure for entering into the agreement

2.1. In order to gain access under this Offer, the Licensee must register on the Licensor's website ai-volution.online by completing the registration form and providing accurate and up-to-date contact details.

2.2. A mandatory step in the conclusion of this Licence Agreement is payment by the Licensee of the selected tariff, as published on the Website, using one of the payment methods offered on the Website.

2.3. The conclusion of this agreement (acceptance of the terms of the public offer within the meaning of Article 438 of the Civil Code of the Russian Federation) shall be deemed to have taken place upon receipt of the payment for the selected tariff in the Licensor's bank account (or confirmation of successful payment via the payment system). If an instalment plan is applied, acceptance shall be deemed to have taken place upon receipt of the first instalment.

2.4. Upon receipt of payment, the Licensor shall, within 24 (twenty-four) hours, grant the Licensee access to a personalised Personal Account on the Software, as well as access to the functionality provided for by the tariff and to the integrated

materials (Software and Materials) contained within the software product.

2.5. The Licensee confirms that they shall independently ensure the availability of the technical resources, software and hardware necessary to use the programme (a computer, internet connection, supported browser, etc.).

2.6. When registering and using the Personal Account, the Licensee undertakes to comply with the requirements regarding the security of login details, not to disclose their login/password to third parties, and not to grant access to the Software and Materials provided under this Offer.

3. Subject matter of the agreement

3.1. Under this Offer, the Licensor grants the Licensee a non-exclusive right (a simple licence) to use the “Ai-volution” software — an innovative service for creating and publishing visual content (photos/videos) on social media, hosted at ai-volution.online, and the Materials integrated therein for the Licensee’s own familiarisation with and use of the functionality, to the extent specified by the terms of the tariff selected by the Licensee on the Website. A full description and list of the tariffs offered is set out in the Tariff Description (Appendix No. 1 to this Offer).

3.2. The licence (non-exclusive right) to the Software is granted to the Licensee for an indefinite period within the specified territory of validity (without territorial restrictions, unless otherwise provided on the Website).

3.2.1. The licence (non-exclusive right) to the Materials is granted to the Licensee for the term and on the terms and conditions set out in this Offer and established by the terms of the tariff selected by the Licensee.

3.3. Under this Offer, the Licensee is granted access to the Software’s functionality and integrated materials exclusively for personal or corporate use within the scope of business (or professional) activities, without the right to copy, reproduce, adapt, extract, distribute, publish, broadcasting the materials integrated into the Software beyond the scope of the requested functionality.

3.4. The Licensor warrants that it holds all necessary exclusive rights to the software product and Materials provided under this Offer, and is entitled to grant the Licensee the licences specified herein.

4. Scope of the licence, restrictions and rights of the Licensee

4.1. The Licensee is granted the right to use the provided Software and related Materials independently to the extent corresponding to the selected access plan, exclusively by utilising the provided functionality within their personal Account, without the right to transfer login details, sublet or sublicense, and without commercial distribution.

4.2. The licence does not grant the Licensee the following rights:

- to copy, download, extract or obtain materials/algorithms/content (except where expressly permitted within specific functionality for personal use);
- sell, lease, transfer, publicly display, reproduce or distribute (including on open internet networks) the provided software/materials to third parties;
- modify, decompile, reverse engineer or otherwise interfere with the software component/algorithms of the product;
- use the Licensor’s materials and software solutions for unlawful purposes, or to the detriment of the Licensor and/or other rights holders;
- breach trade secrets, or disclose the structure, algorithms, methodologies or other information constituting the Licensor’s Confidential Information.

4.3. Access and the licence are granted for an unlimited territory (unless otherwise specified in an individual tariff/agreement), for a period determined by the tariff and the terms of use.

4.4. In the event of technical failures, temporary restrictions or other circumstances beyond the Licensor’s control (force majeure), the Licensor shall not be liable for temporary restrictions on access, provided that normal service is restored within a reasonable period.

5. Payments and settlement procedure

5.1. The amount of the licence fee (price for access to the Software/Materials) for each tariff is determined by the Licensor and is published on the relevant page of the Website. All settlements are made in Russian roubles; payment is made by bank transfer via the payment systems recommended by the Licensor on the Website (bank card, electronic payment aggregators, other technical methods).

5.2. The date of payment shall be deemed to be the date on which the amount is credited to the Licensor’s bank account or the date of confirmation of payment by the relevant payment aggregator (acquirer).

5.3. The Licensor is entitled to amend the pricing and terms of access to the Software without the prior consent of the Licensee. Such amendments shall apply only to new contracts/pricing plans; contracts already concluded under the previous terms shall remain in force until their expiry.

5.4. Under this Offer, only a single electronic receipt is issued in the name of the Licensee, whose details are provided at the time of payment. Information regarding payment and the rights granted is recorded in the Licensee’s Personal Account.

5.5. Payment of the licence fee by a third party is permitted provided that the payment is properly identified and the person on whose behalf the payment is made is specified.

6. Terms of refund, termination and limitation of liability

6.1. The Licensee is entitled to withdraw from the licence and send a notice of termination of the agreement to the Licensor via email or using the functionality in the Personal Account.

6.2. In the event of termination of the agreement by the Licensee after gaining access to the Software and Materials, the licence fee shall be refunded in accordance with the procedure set out in clause 6.8 of the Offer.

6.3. The Licensor shall be entitled to block access to the Software, the Materials and the Licensee's Personal Account without refunding the licence fee if it is established that the Licensee has breached the terms of this Offer, the public terms of use, or has copied, transferred to third parties, hacked, decompiled or disabled components of the Software, breached Confidential Information, or otherwise misused the Software.

6.4. The Licensor shall not be liable for the Licensee's inability to use the Software and Materials for reasons related to a malfunction of the software, hardware or communications on the Licensee's side.

6.5. The Licensor's obligations shall be deemed to have been duly fulfilled upon the expiry of the paid licence term or upon the occurrence of grounds for early termination of access in accordance with the procedure set out in this Offer.

6.6. In the event of a material breach by the Licensee of the terms of this Offer, the licence fee paid for the licence granted shall be retained by the Licensor as a penalty for the breach (in accordance with the terms of this Offer and Articles 330 and 393 of the Civil Code of the Russian Federation).

6.7. The Licensor accepts no obligations regarding the achievement of a specific result in the Client's activities, success in commercialisation, or any other practical effect of using the Software/Materials, gives no guarantees, and bears no corresponding liability.

6.8. A refund of the licence fee to the Licensor upon termination of the agreement at the Licensor's initiative after access to the Software and Materials has been granted is possible subject to the following conditions:

6.8.1. The Licensee has notified the Licensor of the termination of the agreement and submitted a corresponding request for a refund.

6.8.2. The amount of the refund is determined as follows:

Within the first week of payment (up to and including 7 calendar days), the Licensor will refund 75% of the fee paid.

From the second to the sixth week inclusive, the refund amount is reduced in equal instalments:

- for the second week, the refund is 60% of the amount paid
- for the third week — 45%
- for the fourth week — 30%
- for the fifth week — 15%
- for the sixth week — 0%. No refund will be issued after six weeks have elapsed.

6.8.3. Refunds will be processed within 10 (ten) working days of the refund request being approved, using the same method as the original payment, or by another method agreed upon by both parties.

7. Privacy

7.1. The Licensee undertakes to keep confidential and not to disclose to third parties any information relating to the technical implementation of the Software, its structure and operating algorithms, integrated materials, technical solutions and specifications, which has come to its knowledge in the course of the conclusion and performance of this Agreement, as well as the login details for accessing the Personal Account.

7.2. The transfer of usernames and passwords, gaining access to the platform through third parties, and the intentional or accidental disclosure of Confidential Information in any manner not provided for in this Offer are prohibited.

7.3. In the event of a breach of the confidentiality regime by the Licensee, the Licensor shall be entitled, at its discretion, to suspend the agreement and, in the event of a repeated or gross breach, to terminate the agreement early by blocking access and retaining the paid licence fee as a penalty (see clause 6.6), as well as to claim compensation for proven losses.

8. Dispute Resolution

8.1. All disputes and disagreements arising in the course of the performance of this Licence Agreement (Offer) shall be resolved by the Parties through a mandatory claims procedure. Claims shall be sent to the Licensor's email address; the claim shall be considered within 30 calendar days of receipt.

8.2. If the dispute cannot be settled out of court, it shall be resolved in the courts at the Licensor's place of business (Digital Labs LLC) in accordance with the applicable laws of the Russian Federation.

9. Other Terms

9.1. The Software, platform, integrated Materials and all services are provided to the Licensee exclusively for their own use within the scope of professional and business activities; they are not intended for personal, family or domestic use.

9.2. An integral part of this Offer is the description of tariffs, functions, the list of Materials, and the conditions for refunds/access blocking, as published on the Licensor's Website and in force at the time the Licensee accepts the Offer.

9.3. Changes to the terms of the Offer may only be made by the Licensor; they shall be posted on the Website and shall come into effect upon publication. The new version shall not affect contracts already concluded.

9.4. The Licensee confirms that, prior to accepting the Offer, they have familiarised themselves with all the terms of the agreement, the tariffs and the structure of the Materials/Software, and also understands the restrictions regarding the use of the Software and Materials by third parties.

10. Licensor's details

AI FORSE LIMITED

Account number 596116726

Routing number 071000013

SWIFT: CHASUS33

Appendix No. 1 to the Offer

Description of FLAGMAN

Tariffs

"Main Partner" rate – 650\$, VAT-exempt

- ✓ Access to "Ai-volution" – an innovative service for creating and publishing visual content (photos/videos) on social media, available at ai-volution.online. Duration: indefinite.
- ✓ Access to the 1.5-month "Info-business Boom" programme
- ✓ Access to the product "How to automate content production. How to earn money by creating short videos".
- ✓ Intensive product "Traffic Master"
- ✓ Step-by-step plan (guide) for 90 days
- ✓ Affiliate commission – 30%

"VIP Partner" rate – 950\$, VAT-exempt

- ✓ Access to "Ai-volution" – an innovative service for creating and publishing visual content (photos/videos) on social media, available at ai-volution.online. Term – indefinite.
- ✓ Access to the 1.5-month 'Info-Business Boom' programme
- ✓ Access to the product 'How to automate content production. How to make money by creating short videos'.
- ✓ Intensive product "Traffic Master"
- ✓ Step-by-step plan (guide) for 90 days
- ✓ Affiliate commission – 50%

