

SERVICE AGREEMENT

on «Trassir Cloud» cloud video surveillance services provision

This document is a public offer of OOO “Oblachnie Technologii” (PSRN 1157847358459, Tax Reference 7804548632, location area: ul. Bobruyskaya 5, liter A, RM 1-N, Saint Petersburg, RU 5195009), hereinafter referred to as the «Contractor», represented by the Director General Semenov Dmitriy Andreevich, acting on the basis on the Charter. This document contains all essential contract conditions on provision of a complex of services of Trassir Cloud cloud video surveillance service, offered by the Contractor on this web site or other platforms, including mobile ones.

In accordance with article 437 of the Russian Federation Civil Code (RF CC) in case of acceptance of the below stated conditions, the individual accepting the offer shall become the Client (in accordance with paragraph 3 of article 438 of RF CC the offer acceptance is equivalent to the conclusion of an agreement on conditions, stated hereunder), and the Contractor and the Client jointly shall become the Parties to the Agreement.

1. Terms and definitions

1.1. Trassir Cloud cloud video surveillance service, web site, Trassir Cloud Software (hereinafter referred to as Service) is a complex of computer software and other data, providing functional capability for acquisition, processing and sending data, intended for remote view of videostreams from the cameras, installed by Users. The Access to the Service is provided via information and telecommunication network “Internet”, under domain name cloud.trassir.com, and also via mobile application on AppStore and Google Market platforms.

1.2. Personal cabinet is user’s personal section in the Service information base. It contains all necessary means, required for working with the Service, as well as information on the current personal account balance. The access to the Personal cabinet is provided after the Client (User) authorization (via entering unique Username (login) and password, known only by the Client (User) and set during registration in the Service information base).

1.3. Personal account is a virtual Client account in personal cabinet, displayed in Russian rubles, which represents a technical mean for obligations accounting between the Contractor and the Client.

1.4. User is an individual, to whom the Client provided login and password or any other access possibility to the Service. All actions, performed using Client login and password are considered to be performed by the Client. The Contractor is not responsible for unauthorized third-party use of the User registration data. Client agrees to be responsible for maintaining confidentiality of any passwords, associated with any account, used by the User to access the Service. The Client bears full responsibility to

the Contractor for the actions of Users and violation of the terms of the offer by the User will be regarded as a violation of the terms of the offer directly by the Client.

1.5. Tariff plan is a description of the Service, which is an integral part of the Agreement, which includes the following:

- a description of the scope of Services, provided to the Client;
- a description of the Service features, available for the Client;
- terms and costs of the service provision.

Tariffs are posted on the Website in the Tariffs section: ru.cloud.trassir.com/#o5.

The current tariff plan is displayed in the Client's Personal Cabinet.

2. Scope of the agreement.

2.1. The Contractor provides the Client (User) with access to Trassir Cloud cloud video surveillance service, provided by the Contractor on conditions and within the period, indicated in this Agreement. The Client is obliged to pay for the provided services in procedure and period, set by the Agreement. When entering into this Agreement the Client hereby agrees with technical, system and other requirements according to the selected tariff plan, available on the Contractor's official web page.

2.2. The Service provides the Client with the possibility of online video surveillance, video content storage, and review of the video content, saved from the cameras, belonging to the Client.

2.3. The Contractor is the holder of rights of the Service and reserves all rights and full authorization over the Service.

3. Agreement.

3.1. Any individual or legal entity has the right to accept the conditions of this offer, through the following implicative actions:

3.1.1 Register on the web site or in the mobile app, by filling in the special form:

- Individuals: surname, name, patronymic name, email address, password.
- Legal entities: legal name, legal address, tax reference, reason code, PSRN, email address, data of an individual, authorized to sign into this agreement, and banking details.

Upon the registration completion the Client gets access to the Personal cabinet web interface which contains the Client's information. The Client is responsible for securing his/her login and password (User logins and passwords), as well as any action performed on the Web site and/or in the mobile app, under Client and/or User login(s) and password(s). The Client agrees to notify the Contractor immediately on any case of unauthorized (not allowed by the Client) access under the Client/User's login and password and/or any security violation. Client agrees that the Client/User implements completion of work under his/her password on their own at the end of each session of work in Personal cabinet.

- 3.1.2 Deposit funds on the Account balance via any available means of payment.
- 3.1.3 Accept the terms of the Agreement by pressing “Registration” button.
- 3.2 Starting from the moment of accomplishment of all actions, described in item 3.1 of the offer, the Client and the Contractor enter into a contract on terms and conditions, stated in this Agreement.
- 3.3 By using the service and accepting the terms of this Agreement, the Client (User) confirms that he/she:
 - is fully authorized to conclude this Agreement;
 - reached the legal age to use the Service and sign into the Agreement in accordance with the Russian Federation legislation.

4. Rules and terms of the Service use

4.1 Conditions, required for the use of the Service:

- 4.1.1 Access to the Internet at the place of camera installation within the period of the Service usage by the User.
- 4.1.2 One or more cameras, connected to the Service.
- 4.1.3 Access to the Internet with the traffic capacity, enough to transmit video traffic according to the selected tariff.
- 4.1.4 A device (computer, mobile, or any other), providing access to the Service.

4.2 Process of the Service usage:

- 4.2.1 In order to use the Service, the Client should register on Web site or in the mobile app.
- 4.2.2 Upon the registration in the Service information base, Personal cabinet and an account are created for the User.
- 4.2.3 The Client connects camera to the Service and chooses a tariff plan.

4.3 The Service features are determined by the tariff plan, selected by the Client. The structure of tariff plans is described in detail in the “*Tariff plan*” section at <http://ru.cloud.trassir.com/#o5>. The service provides an opportunity to add up to 3 cameras to the Client's (User's) Personal Account with access to viewing and recording video streams from these cameras to a memory card without connecting paid services. Viewing and recording video streams from all added cameras above the specified number will be blocked until any paid service is activated.

4.4 The Client (User) is obliged to use the Service solely for the purposes, allowed by the Service, as well as any applicable laws, regulations, or generally accepted practices or guidelines in the relevant jurisdiction (including any laws of export of data and software to or from the Russian Federation or any other countries).

4.5 The Contractor reserves the right to change the Service for the purpose of quality improvement. The Client agrees that the web interface and other features of the Service and its elements, provided by the Contractor, can be changed without prior

notice.

4.6 The Client reserves the right to quit using the Service without prior notice of the Contractor.

4.7 The Client agrees that the Contractor reserves the right to make amendments to this Agreement, as well as to the software, used for providing the Service.

4.8 The Client agrees that upon the restriction of the access to the personal cabinet, all data will be stored not more than 240 days net. Upon the indicated period expiration the data will be lost permanently.

4.9 The Service may contain advertising. The form, procedure and amount of advertising, hosted by the Contractor in the Service information base, can be changed without the Client's prior notice. The latter agrees to receive advertising info and polls in any form from the Contractor while using the Service. The Client reserves the right to refuse from receiving advertising messages by sending a written notification on the consent withdrawal to the email address cloud@trassir.com.

5. Rights and obligations of the Parties.

5.1 The Contractor is obliged to:

5.1.1 Provide the Client with the access to the Service, on the conditions defined in the Agreement.

5.1.2 Respond to the Client's requests to the technical support service within 24 hours. The requests are sent to support@dssl.ru.

5.1.3 Notify the Client on any alterations in the Service operation or tariff plans, as well as new services and products of the Service on <https://ru.cloud.trassir.com> or via personal link.

5.1.4 *Conditions for Client - legal entity: Send the Client a scanned copy of the act on the provision of services to the email address specified during registration within 5 (five) business days from the end of the quarter in which the services under this Agreement has been provided to the Client-legal entity. Originals of the act on the provision of services shall be sent to the location of the Client indicated in the Personal cabinet. If the Service has not been used by the Client during the quarter, the act on the provision of services shall not be drawn up and shall not be sent to the Client.

5.2 The Client (User) is obliged to:

5.2.1 Use the Service conscientiously with respect to the Agreement conditions, as well as abide by norms of current legislation of the Russian Federation.

5.2.2 Pay fee for the Service provision according to the selected tariff plan in a full and timely manner, as well as other related goods and services, offered by the Contractor. The fee must be paid through adding funds to the Personal account.

5.2.3 Not to engage in any activity which impedes or interferes with the Service provision (or operation of the Service-related servers or networks).

5.2.4 In case of any known unauthorized use of User password or Personal cabinet notify the Contractor immediately.

5.2.5 *Conditions for Client that is legal entity: Sign the service provision Act within 5 (five) business days from the moment of the Act drawing up. After that send a scan of the document or written refusal of signing to the Contractor. The Act is considered to be agreed from the moment of receiving of scan of the document signed by the Client. If the Client does not sign the Act within the established period and the written refusal was not presented, the Act is considered to be unconditionally accepted by the Client. In case the Client has not used the Service within a quarter, the Contractor does not form the Act.

5.3 The Contractor has the right to:

5.3.1 Unilaterally change the costs of the tariff plans. The Contractor notifies the Users on the change in the tariffs through posting on <http://ru.cloud.trassir.com> web-portal not later than 15 (fifteen) days prior to the day the new tariff plans come into force.

5.3.2 Receive fee for Service rendering, according to the tariff plans, offered by the Contractor on web site and/or other platforms.

5.3.3 Download and install the updates to improve or expand the Service.

5.3.4 Halt the Service operation to hold scheduled preventive maintenance on the technical resources, as well as unscheduled maintenance in case of emergency.

5.3.5 Interrupt the Service operation if this caused in particular by inability of use of traffic channels not owned by the Contractor and/or act or omission of third parties, if this directly impacts the Service operation, including in case of an emergency.

5.3.6 Use User feedback and comments from the service information base for advertising purposes.

5.3.7 Suspend Client's access to the Service without prior notice in the following cases:

5.3.7.1 The Client does not pay the fees for the corresponding period of the Service provision; in this case the Client's access to the Service shall be suspended on the day following the day of the last paid period.

5.3.7.3 Violation by the Client (User) technical restrictions while using the Service, defined by the selected tariff plans, including unauthorized changing of a video camera program code.

5.3.7.4 Violation of terms and conditions of the Agreement by the Client, as well as current legislation of the Russian Federation.

5.4 The Client reserves the right to:

5.4.1 Quit using the Service without prior notification of the Contractor.

5.4.2 Solely connect/disconnect devices in Personal cabinet at the time of Agreement.

5.4.3 Transfer from one tariff plan to another.

5.4.4 Use the Service as intended and for purposes permitted by the Russian Federation law.

5.5 The Client is prohibited from:

5.5.1 Making alterations and/or creating derivative works on the Contractor's software

basis.

5.5.2 Decomposing software, which is an integral part of the Service, as well as decompiling and/or trying to get the software or any its part source code any other way.

5.5.3 Using any brand names, trade marks, service marks, logos, domain names, brands or other Service identification marks without consent of the Contractor.

5.6 When using the Service, the Client is independently responsible for violation of current legislation of the Russian Federation and international law standards. In case of prosecution of the Contractor, caused by the Client, the Client is obliged to make up losses to the Contractor, including the whole amount of sanctions if any have been implemented, within 10 days from date of sending claim by the Contractor to the Client.

6. Personal data and protection

6.1 In case the Contractor receives from the Client personal data of individuals under this Agreement, the Contractor is obliged to process personal data strictly with respect to the rules and principles of personal data processing, in compliance with the Russian Federation legislation. The Client shares personal data to the Contractor for purposes of the Service provision, stated in this Agreement, and confides its processing to the Contractor, performed with or without automation tools, including collection, recording, systematization, accumulation, storage, clarification (update or modification), extraction, transmission (provision or access), anonymization, blocking, deletion, destruction of personal data.

6.2 The Client (User) unconditionally agrees to sharing, processing and storage of the information, containing Users' personal data by the Contractor. The Client (User) also agrees that the data will be stored by the Contractor and processed exclusively pursuant of this Agreement in compliance with Federal law 152-F3 from 27.07.2006 "On Personal data" and other normative acts and regulations.

6.3 The Contractor considers the information on the Service use, as well as the contents of video streams and video records confidential and not subject to disclosure. The Contractor does not monitor User video broadcasts or video records or disclose video contents to the third parties, except when necessary to comply with or prevent violation of the acting legislation or lawful rights and interests of third parties.

6.4 The Client agrees to be responsible for keeping confidential passwords, bound to any User account to access the Service. Hence the Client agrees to be solely responsible to the Contractor for any action, performed using the account.

6.5 The Client is obliged to meet all legislative and other legal and regulatory requirements concerning individuals' personal data processing and transmission, provided to the Contractor. All personal data, obtained by the Contractor from the Client, is considered to be lawfully obtained in compliance with legislative provisions of personal data. The Client acknowledges that in case of his/her violation of personal

rights procedure, the Contractor does not bear any responsibility. Thus, the Client loses the right to file complaints against the Contractor on violation of personal rights regulation, unless such violation was guilty committed by the Contractor, provided the Client has met all legislative requirements on personal data processing.

7. Terms and procedure of remuneration payment.

7.1 The Contractor's remuneration for providing access to the Service is made by the Client through the prepayment in the amount of a subscription fee for the duration of the period during which the Client wishes to access the Service in accordance with the selected tariff plan. Remuneration is not subject to VAT in due to the use of a simplified taxation system by the Contractor. The Service is considered to be provided from the moment the Client/User is granted access to the Service in accordance with the selected tariff plan.

7.2 The tariff plans are established by the Contractor and hosted on <http://ru.cloud.trassir.com/#o5>.

7.3 The Client (User) has the right to add any amount of cash to the balance.

7.4 Under this Agreement, 1(one) calendar month is taken as the billing period.

7.4.1 Individuals: The monthly fee is fully charged at the first day of the billing period. In case the date of the start of the service or resumption of the suspended service is not the first day of the month, the date of the service start or resumption of the suspended service will be taken as the date of charge and start of the billing period (the Billing date). If this date is non-existent day of the month (29/30/31), the last day of a calendar month will be taken. The calculations on other connected services will be held the following way: a fee for the month during which a new service has been connected is charged upon connection, proportionately to the number of the days remaining till the Billing date; later on the fee for all services will be charged on the first day of the billing period (the Billing date), set upon the first service connection.

7.4.2. Legal entities: The monthly fee is charged on the 1st (First) day of the month. In case the date of the service start or resumption of the suspended service is not the first day of the month, the fee will be charged proportionately to the remaining days of the month; later on the fee charged on the 1st (First) day of the month.

7.4.3 Services, connected till the July 27th, 2020: A monthly fee is divided into the number of days in the billing period and is charged daily. The User balance is calculated daily upon the advent of a new day (00:00 according to the time, set on the server). In case of alteration and/or cancellation and reconnection of the service (this includes alteration or cancellation of the tariff plan as well), further calculations are performed according to the rules, stated in items 7.4.1 and 7.4.2, depending on the Client type.

7.5 The Contractor reserves the right to establish discounts (bonuses) to the current tariff plans, based upon the amount of paid or used Service values and other parameters, coming from the fulfillment of certain rules and other marketing offers. The

information on special offers is hosted on Web site, in the Internet network or elsewhere.

7.6 The Client has the right to change his tariff plan in the “Services” section of Personal cabinet on website and/or in the mobile app. The terms of the transfer are the following:

7.6.1 Individuals:

- When transferring to another tariff plan, the cost of the new tariff plan for the period from the date of transfer to the **Billing date** is deducted from the Client’s balance (the cost is calculated proportionately to the days remaining until the end of the current billing period);

- The Service is considered to be provided from the moment of granting access to the Service for the User in accordance with the selected tariff plan. There is no refund for Service removed by the User/unused days resulted upon transfer to a new tariff plan.

7.6.2 Legal entities:

- When changing a tariff plan, the cost of the new tariff plan for the period from the date of transfer to the **Billing date** is deducted from the Client’s balance (the cost is calculated proportionately to the days remaining until the end of the current billing period);

- The Service is considered to be provided from the moment of granting access to the Service for the User in accordance with the selected tariff plan. There is no refund for Service removed by the User/unused days resulted upon transfer to a new tariff plan.

7.7 From the moment of suspension of the Client's access to the Service caused by nonpayment of the monthly fee, the possibility to transfer to another tariff plan is restricted. The continuous online video stream viewing time is also limited. The video content is not recorded. The video content saving continues according to the tariff plan applicable until the suspension of the Client's access, but no longer than the period, stated in item 4.8 of this Agreement. The monthly fee is not charged. The Client reserves access to the personal cabinet in order refill the balance as well as possibility to use free of charge Tariff plan.

7.8 In case more the 240 days have passed from the moment of the access suspension, the Contractor has the right to remove User’s account and information from the server.

7.9 In case the Service has been actually provided by the Contractor, but the User was not able to access it due to inaccessibility of connection channels or equipment, not included into the Contractor's area of responsibility, the Service is considered to be provided and the fee is subject to write off in full.

7.10 All calculations are made in Russian rubles, excluding bank charges for transfers and bank fees. The calculations in the mobile application are carried out in the currency

according to the rules of the corresponding mobile platform. The calculations are made by the Client in ways, posted on “My balance” page on Web site. Payments are accepted by the Contractor or his authorized agent. The Client can get the information about the account status on “My balance” page in the Personal cabinet. Refund of the unused cashed is carried out upon a written application of Client, minus the expenses of the Contractor for the refund, as follows:

- when paying via mobile app – by details, specified in the Client's application;
- when paying on Web site – by the way through which the payment has been made.

7.11 If there are no sufficient funds on the Client's / User's account at the day of writing off the subscription fee for all connected services, the extension of these services is not carried out. The Client/User can use the free base tariff functionality <https://ru.cloud.trassir.com/#o5> until replenishing the Personal Account in the required volume and charging off the subscription fee.

7.12 Upon receiving the enough amount of funds to the Personal account, the services will be resumed, while the date of charging will be changed to the date of receipt of the funds.

7.13 For the convenience of the User, upon connection of all services, the auto-renew function is enabled. For services with auto-renewal, the system writes off funds from the Client's account in the amount necessary to extend the service for the next period. The Client can enable or disable auto-renewal in Personal Cabinet. The Client bears responsibility for matching the auto-renewal settings with his/her own intentions to extend the services.

7.14 The Contractor provides Clients - individuals/Users with the opportunity to pay for the services of the Service through the “Automation service extension” function. The “Automation service extension” function makes possible to conduct regular automatic transfers of funds by the issuing bank through an acquiring bank to the Contractor in favor of the Contractor from bank cards without their physical use on behalf of the User/Client. The result is the transfer of funds to the User/Client's Personal Account for payment for Services and other related services on the day of charging the subscription fee.

7.15 The “Autopayment” option is activated automatically upon the first payment via the bank card with saving card data. By activating the “Automation service extension” function, the User/Client confirms his/her consent to the acceptance of periodic debit of funds from the bank card account in the amount complied with the tariff plan selected by the User, from the moment of connection until the “Automation service extension” function is disabled in compliance with these conditions.

7.16 The User enables, disables and resumes the previously enabled “Automation service extension” function by his own.

7.17 The Contractor neither stores nor processes bank cards data. Such information is

completely stored on the side of the acquirer bank. The User guarantees that he is the bank card holder and consciously and correctly enters all the required details of the bank card when connecting the “Automation service extension” function.

7.18 The personal account of the Client (User) can be replenished by special payment cards balance to the balance on the Personal account. Payment cards can be purchased on the Service partners the websites. Payment cards are valid only for replenishing the balance of the Personal account and cannot be exchanged for a cash equivalent. Activation is possible only if you have a Personal Account after accepting the terms of this offer. Payment cards are not refundable and can't be replaced (except as provided by the current legislation of the Russian Federation).

8. Responsibility of Parties.

8.1 The Parties are responsible for non-performance or improper performance of their obligations in accordance with this Agreement and the legislation of the Russian Federation.

8.2 The Client bears responsibility for:

8.2.1 The accuracy and reliability of his/her registration data, keeping the confidentiality of passwords associated with the Personal cabinet used by the User to access the Service, as well as for all actions that were performed when using the Personal cabinet.

8.2.2 Any information produced, transmitted or displayed on screen during the use of the Service, as well as for all consequences of such actions.

8.2.3 Use of the trade name, trademark or logo of third parties without the right to such use.

8.2.4 The correctness of carried out payments. Any payments levied by third parties upon receipt of funds from the Client for the purpose of subsequent transfer to the Contractor are carried out independently and are outside the Contractor's area of responsibility. The Contractor is not responsible for the services (including their cost and terms of provision) of third parties transferring funds, as well as for the timing of the transfer of funds.

8.2.5 The Client is responsible for all video materials, recorded by him and processed with the help of the Service, including the legality of the video recording. In case of violation of this clause and claims by third parties to the Contractor, the Client agrees to settle all claims on his own and at his own expense, as well as compensate the Contractor for all losses incurred by the Contractor caused by such violation.

8.3 The Contractor is not responsible for:

8.3.1 Suspension of access to the Service in case of termination of access to the Internet

on Client's equipment.

8.3.2 The quality of equipment (network equipment, cameras, etc.) purchased by the Client.

8.3.3 Any indirect losses that the Client may incur as a result of the failure to ensure the safety and confidentiality of his password or data about his Personal cabinet (any lost (directly or indirectly) benefit, any damage caused to business reputation, etc.).

8.3.4 Actions of third parties aimed at violating information security or regular functioning of the Service, including DDOS attacks on the Service, as well as failures in the operation of the Service caused by computer viruses and other extraneous fragments of code in the Service software related to unlawful actions of third parties.

8.4 No conditions, warranties or other provisions are applied to the Service other than directly indicated in this Agreement. The Contractor does not provide any guarantees that the use of the Service will meet the expectations of the Client: it will not be interrupted, it will be available at any convenient time, it will be safe, it will not be subject to errors or malfunctions. All defects in the software will be corrected if and when discovered.

9. Force majeure circumstances.

9.1 None of the Parties shall be liable to the other for non-performance or improper performance of obligations under this Agreement, caused by force majeure circumstances, that is, extraordinary and unavoidable circumstances under the given conditions, including declared or actual war, civil unrest, epidemics, blockades, embargoes, fires, earthquakes, floods and other natural disasters, as well as the issuance of acts by public authorities that impede the fulfillment of obligations or make such fulfillment impossible, which affected the fulfillment by the Parties of their obligations under this Agreement, and which the Parties were not able to anticipate or prevent. Whereby, inflationary processes in the economy do not apply to extraordinary circumstances under the terms of this Agreement.

9.2 A competent conclusion issued by an authorized body is sufficient evidence of the presence and duration of force majeure circumstances. Evidence of the presence of force majeure will be sufficient if it is certified by the Chamber of Commerce and Industry of the Russian Federation.

9.3 A Party that does not fulfill the obligations due to extraordinary circumstances must notify the other Party in written form within three days after the occurrence of such circumstances and their impact on the performance of obligations under this Agreement.

10. The procedure of settling disputes.

10.1 Disputes and disagreements under this Agreement shall be resolved through negotiations between the Parties. Claim dispute resolution is mandatory. The party

receiving the claim is obliged to provide a response to the other Party within 15 (fifteen) business days from the moment of receiving the claim.

10.2 In case of disagreement, the Client sends a written claim to the Contractor at the address: trassircloud@dssl.ru with obligatory indication of the Account number. The documents, confirming the requirements set forth in the claim should be attached to the claim.

10.4 All unsettled through negotiations disputes and disagreements between the Parties under this Agreement shall be subject to consideration in court in accordance with the rules of the Russian Federation jurisdiction, at the location of the Contractor.

11. Term of the Agreement. Final provisions.

11.1 The access to the paid functionality of the Service is provided to the Client for a period in accordance with the selected Tariff plan.

11.2 The agreement may be terminated by agreement of the Parties or in the manner prescribed by the current legislation of the Russian Federation.

11.3 The Contractor reserves the right to terminate the Agreement unilaterally in case the Client violates the Agreement.

11.4 The Client has the right to unilaterally terminate the Agreement at any time by sending a written notice to the Contractor 5 (five) business days prior to the date of the supposed termination. Herewith, the Agreement will be considered as terminated only after payment to the Contractor of all amounts due in accordance with the Agreement as a remuneration payment.

11.5 In everything that is not regulated by the Agreement, the Parties are guided by the current legislation of the Russian Federation.

11.6 The exclusive right to the Service, including, but not limited to, design elements, text, graphic images, illustrations, videos, computer programs, databases, music, sounds and other objects of exclusive rights, belongs to the Contractor. No intellectual property objects included in the Service or hosted on Web Site can be used by the Client for purposes not expressly provided for in the Agreement without the prior written permission of the Contractor. Use shall mean any of the actions of the Client and/or User listed in part 2 of Article 1270 of the Civil Code of the Russian Federation, regardless of whether these actions are performed in order to gain profit or without such a purpose.

11.7 The place of conclusion of the Agreement is the location of the Contractor.

11.8 The Contractor has the right to unilaterally make amendments to this Agreement on provision of “Trassir Cloud” cloud video surveillance service, notifying the Client/User in advance by posting on <http://ru.cloud.trassir.com> web-portal or by mailing.

Revision:

Approved by OOO "Oblachnie Technologii" Director general Semenov D.A.
in Saint Petersburg on July 27th, 2020.

Details of the Contractor:

OOO "Oblachnie Technologii" TIN 7804548632/RRC 780401001 PSRN
1157847358459 Legal adress: ul. Bobruyskaya 5, liter A, RM 1-N, Saint Petersburg,
RU 5195009.

Correspondence address: ul. Bobruyskaya 5, liter A, RM 1-N, Saint Petersburg, RU
5195009.

Details of payment: T/a 40702810732130002919

Name of the bank: Branch "St. Petersburg" JSC "ALFA BANK"

C/a 30101810600000000786 BIC 044030786