

Public Offer

April 25, 2026

Preamble

This Public Offer (hereinafter referred to as the "Offer") is an offer by Neurovexis L.L.C-FZ, incorporated under the laws of the United Arab Emirates (Dubai) and located at: Meydan Grandstand, 6th floor, Meydan Road, Nad Al Sheba, Dubai, U.A.E., formation number: 2542154, to legally capable persons under the applicable law to use the Service on the terms set out below.

For the purposes of the Offer, the Service Administration provides the following interpretation of the terms (definitions) used below:

Service Administration means Neurovexis L.L.C-FZ.

Account means a personalized part of the Service that enables the Seller to interact with the Service Administration and Buyers.

Issuing Bank means a licensed credit institution that issued the Card.

Listing means the Seller's offer posted on the Service and addressed to third parties to enter into a transaction in respect of goods, works and/or services that meet the requirements imposed by the Service Administration on Listings.

Card means a bank card specified by the User in the Service interface as a means of payment for Ancillary Services.

Buyer means a User who performs actions through the Service to select goods, works and/or services sold by the Seller.

User means any person using the Service via the Internet information and telecommunications network to the extent determined by the access rights granted to such person (including a Buyer and a Seller).

Seller means a person using the functionality of the Service for commercial (non-personal) purposes by posting Listings.

Parties means the Service Administration and the Users.

Payment Agent means a person accepting, holding and refunding funds in the interests of the Parties.

Applicable Law means a system of sources of law (statutory acts, legal customs (customs of trade), etc.) having legal force, without regard to conflict-of-law rules and the practice of their application.

Registration Procedure means the User's activity involving contacting customer support and taking, in connection with such contact, the actions necessary to obtain Seller status.

Service means an audiovisual (frontend) and software, i.e. source-code (backend), set of information that makes it possible to establish contacts between Users. The Service is the intellectual property of the Service Administration and is posted on the Internet information and telecommunications network under the single domain name "ggssel.net" at: <https://ggssel.net/>. The Service may take the form of a mobile or desktop application.

Ancillary Services means promotion of Listings, i.e. giving a Listing visual (audiovisual) attributes for a certain period of time aimed at increasing the visibility of the Listing, which may potentially, but is not guaranteed to, attract additional attention to the Listing from Buyers. Services means ensuring the possibility for Sellers to post Listings for the sale of goods, works and/or services. The Service Administration states that the terms for rendering the Services may be set out in other documents to be posted on the Service and forming an integral part of the Offer.

1. Acceptance of the Offer

1.1. The Offer may be accepted by one of the following methods:

- a. by signing the Offer with a simple electronic signature, which the Site Administration treats as a one-time code sent to the Seller:
 - i. in an SMS message to the mobile phone number specified by the Seller during the Registration Procedure (if applicable);
 - ii. to the email address linked to the Seller's Account.
- b. by payment by the Seller for the Services;
- c. by making an advance payment toward future Services;
- d. by the Buyer clicking the "Buy" button.

1.2. Acceptance of the Offer means that the User:

- a. has read the terms of the Offer in full;
- b. understands the meaning of all and each of the terms of the Offer separately;
- c. expresses full, unconditional and unreserved agreement with all provisions of the Offer.

1.3. Acceptance of the Offer means that the Offer becomes legally binding (i.e. gives rise to rights and obligations) for the Parties from the moment the Service Administration receives such acceptance.

1.4. The Service Administration may amend the text of the Offer at any time. As a general rule, the version of the Offer as amended becomes legally effective at the moment it is posted on the Service, unless otherwise stated in a special notice from the Service Administration. Use of the Service after amendments to the Offer signifies the User's agreement with such amendments. Users undertake to independently monitor the current version of the Offer without additional notices from the Service Administration regarding its amendment.

2. Subject Matter of the Offer

2.1. The Offer provides for the rendering to the Seller, for consideration, of the Services and Ancillary Services, and for granting the Buyer the opportunity to review Sellers' offers.

2.2. The Parties acknowledge the status of the Service Administration as an Internet aggregator enabling Buyers to review Sellers' offers and Sellers to place their goods using the Services and Ancillary Services of the Service Administration. After following links on the Service in order to make settlements, Users use the online services of Payment Agents, which make settlements with individuals in accordance with their own established rules.

2.3. Acting as an intermediary between the Seller and the Buyer, the Service Administration is not a party to transactions between them. Performance of transactions, settlements and dispute resolution between the Seller and the Buyer shall be carried out by them independently in accordance with the Applicable Law in force. The Service Administration is only entitled to recommend third-party services for carrying out and implementing transactions. The Service Administration does not participate in agreeing transaction terms between Users and does not confirm the conformity, quality or legality of the Seller's goods/services.

2.4. Information in Listings is published by the Service Administration without changes in the form in which it was provided by the Seller, subject to the rules and regulations posted on the Service. The Seller is responsible for performance of the contract concluded with the Buyer, as well as for compliance with consumer rights violated as a result of transfer of goods (services) of inadequate quality and exchange of non-food goods of proper quality for similar goods.

2.5. The Service Administration communicates to Buyers information about itself and about the Seller received from the Seller. The Seller, in turn, shall provide the Service Administration with the necessary information and place it on its online resources. Before entering into transactions using the Service, the Buyer undertakes to independently review the information about the Seller provided by the Seller and, if such information is sufficient, to conclude subsequent transactions with the Seller. The Service Administration does not alter the

information received about the Seller, except for technical moderation for compliance with the Service rules, and shall not be liable for its inaccuracy and/or incompleteness.

2.6. The Service Administration does not, through this Offer, provide any services to users accessing the Service for personal (non-commercial) purposes. Access to the Service for such users is limited to viewing Sellers' offers and proceeding to payment pages, the operation of which is facilitated by Payment Agents.

3. Obtaining Seller Status

3.1. A User wishing to obtain Seller status must meet the following criteria:

- a. be fully legally capable in accordance with the Applicable Law;
- b. possess an identity document (provided to third parties for the purpose of identification);
- c. complete registration on the Service and accept the relevant user agreement.

3.2. Seller status is obtained as a result of interaction between the Seller and the Service Administration. The Service Administration may carry out additional Seller identification measures, and therefore has the right to instruct third parties to request from the Seller any personal data necessary for identification purposes in the scope and on the terms specified in the consent to personal data processing received by the Site Administration or such third party from the Seller.

3.3. After obtaining status, the Seller undertakes to comply with the rules for Sellers published on the Service (https://docs.google.com/document/d/1FMI_xSmcllgzwVurujVvGIJvg_sAluKjHXbXhltKJM/edit?tab=t.0#heading=h.9pb9c91mct9l).

4. Details of Rendering the Services and Ancillary Services

4.1. The territory for rendering the Services and Ancillary Services to citizens is the territory of their location.

4.2. By purchasing the Services and Ancillary Services from the Service Administration, the Seller confirms agreement to receive the Services on an "as is" basis, i.e. in the form and scope in which the Services and Ancillary Services are currently available on the Service. The Buyer also agrees to use the Service on an "as is" basis and, in case of disagreement, undertakes to immediately cease using the Service.

4.3. Confirmation that the Services and Ancillary Services have been rendered in a specific scope shall be an entry in the information system of the Service Administration containing a special accounting module. A record of rendering the Services and Ancillary Services is fixed in documents in electronic (digital) form.

Supporting documents may include electronic receipts, service completion reports, payout registers, etc. The Service Administration has the right to provide the Seller with documents confirming the rendering of the Services and Ancillary Services. Supporting documents shall be delivered through the Account or by being sent by the Service Administration to the Seller's email address specified during the Registration Procedure. In the absence of supporting documents for the rendered Services and Ancillary Services, they shall be deemed accepted in full and with proper quality unless the Seller has sent the Administration a corresponding written claim in the manner provided for in Clause 4.4 of the Offer.

4.4. The Seller must notify the Service Administration of any claims regarding the quality, scope, etc. of the Services and Ancillary Services no later than 7 (seven) calendar days from the date the supporting documents specified in paragraph 2 of Clause 4.3 of the Offer are sent to the Seller; otherwise, the Services and Ancillary Services shall be deemed accepted by the Seller without objections.

4.5. Under no circumstances is the Service Administration a party to a transaction concluded by the Seller and the Buyer as a result of using the Service, and therefore the rights and obligations under such transaction arise directly for the persons who concluded it. The obligation to issue receipts or other documents confirming the sale of goods or services rests with the Sellers, unless otherwise provided for in the Seller's agreement with the Payment Agent.

4.6. The Service Administration does not directly participate in settlements between Users, does not issue binding instructions to Payment Agents, does not provide escrow, and cannot influence the timing and procedure for performance of monetary obligations under transactions concluded between Users. In the event of a dispute regarding the performance of transactions between Users, the Service Administration may participate in resolving it, including by applying in its own name to third parties for assistance in making refunds or holding funds; however, it cannot guarantee the results of such assistance.

4.7. Under no circumstances shall the Service Administration be recognized as a tax agent for Sellers, who are obliged to conduct lawful business activities in accordance with the applicable laws of their country of residence. By registering as a Seller, a person confirms that they have all rights necessary to conduct commercial activities in accordance with the applicable laws of their country of residence.

4.8. The Service Administration does not offer any services to persons intending to order or purchase, or ordering, purchasing or using goods (works, services) exclusively for personal, family, household and other needs not related to entrepreneurial activity. For such persons, the Service acts solely as an information platform transmitting information received from Sellers in accordance with this Offer.

5. Price of the Services and Settlement Procedure

5.1. The Service Administration charges for the Services in the amount established on the Service from each transaction concluded by the Seller for the sale of goods, works and/or services specified by the Seller in the Listing. The fee for Ancillary Services shall be determined in accordance with the tariffs, information about which is available on the Service.

5.2. The price of the Services may be denominated depending on the territory where the Services are rendered.

5.3. Payment for the Services shall be made by the Payment Agent withholding the Service Administration's remuneration from each monetary amount due to the Seller for sold goods, works and/or services using services of third parties (Payment Agents and their subagents). Funds due to the Service Administration and the Seller from the sale of goods, works and/or services shall be transferred to the Seller through the infrastructure of third parties (Payment Agents and their subagents). At the same time, the Seller agrees to a temporary hold of funds on the agreed service after the Seller has fulfilled its obligation to the Buyer to transfer goods, works and/or services. The holding of funds is carried out by the Payment Agent, is intended to protect the interests of the Parties, is allowed for a period of up to 50 (fifty) calendar days, and is determined depending on the category of goods, works and/or services sold by the Seller and the Seller's business profile.

5.4. On the Seller's instructions, the Service Administration may recommend that contracts with third parties be concluded in the Seller's name and at the Seller's expense involving acquisition of foreign currency or digital currency (virtual assets). Rights and obligations under transactions concluded with the provider of virtual asset services are acquired by the Seller.

5.5. Payment for Ancillary Services shall be made using the Card.

Requirements for the Card:

- a. the Card must be valid at the time payment for Ancillary Services is made;
- b. the Card must be issued by the Issuing Bank in the Seller's name.

5.6. The Seller may pay for Ancillary Services both upon ordering them and by making an advance payment in favor of the Service Administration toward future consumption of Ancillary Services.

5.7. Ancillary Services shall be deemed paid at the moment the funds are credited in full to the Service Administration's settlement account.

5.8. If the User cancels Ancillary Services before they begin to be rendered, then in such case the funds paid by the Seller acquire the status of an advance payment. In the event of termination of the Offer, the Seller has the right to demand return of the advance payment by submitting a corresponding application to the Service Administration. Funds shall be returned to the Card unless the Seller provides other details for the refund of the advance payment.

6. Warranties

6.1. By accepting the Offer, the Seller warrants to the Service Administration that:

- a. the information and documents originating from the Seller (for example, as part of the registration procedure on the Service) are true and current as of the date they are provided;
- b. in the event of any change in the information and documents received from the Seller upon registration on the Service, the Seller shall immediately notify the Service Administration thereof;
- c. the Seller accepts the Offer of its own free will and in its own interests, without malicious influence by third parties on the Seller;
- d. the Seller possesses all registrations, permits, licenses and patents necessary to sell goods, perform works and/or render services;
- e. the Seller is not in malicious collusion with other Users for the purpose of unlawful activity, including the legalization (laundering) of proceeds from crime and terrorist financing;
- f. the Seller understands the meaning of receiving the Services and Ancillary Services on an "as is" basis.

6.2. By accepting the Offer, the Buyer warrants to the Service Administration that:

- a. the Buyer reviewed information about the product or service before accepting the Offer;
 - b. the Buyer reviewed and considers sufficient the information about the seller of the product or service;
 - c. the Buyer has the legal capacity necessary to accept the Offer in accordance with the Applicable Law;
 - d. the Buyer understands the status of the Service as an Internet aggregator of Sellers' offers and does not consider the Service Administration a party to the purchase and sale or service agreement. The Buyer uses the Service exclusively for informational purposes.
- 6.3. In the event of a User's breach of the warranties set forth in this section, the Service Administration has the right to unilaterally withdraw from performance of the Offer out of court. Notice of unilateral out-of-court withdrawal from the Offer may be sent by the Service Administration by any means of electronic communication with the User, including, without limitation, through the Service, accounts in online messengers, and email. If the Service Administration exercises its right to unilaterally withdraw from the Offer out of court, then current settlements between the Seller and the Service Administration shall be carried out on the terms of the Offer or on other terms specified by the Service Administration in the notice of unilateral out-of-court withdrawal from the Offer. In addition, the Seller agrees that unfinished settlements may be carried out on the terms specified by the Service Administration in the notice referred to in the preceding paragraph.

7. Rules of Communication Between Users

7.1. Based on completed transactions, the Service receives from third parties information containing Users' feedback about their experience of interacting with each other. After receiving such feedback, the Service Administration may remove the review or block the User's access to the Service if it establishes the following:

- 7.1.1. Use of obscene language or offensive wording, veiled statements, images, comparisons and expressions, including in relation to gender, race, nationality, profession, social category, age, language of a person and citizen, or official state symbols, which may negatively affect the business reputation of the Service;
 - 7.1.2. Provision of information violating the applicable law in force or rights of third parties;
 - 7.1.3. Manifestation of rude and unethical attitude toward Users;
 - 7.1.4. Use of comparisons or techniques that demean competitors and their products, use of information about the quality of another person's product, work or service;
 - 7.1.5. Negative statements about the Service, goods, works, services, people, organizations, or brands of other Sellers on the Service;
 - 7.1.6. Offering the buyer to cancel the order;
 - 7.1.7. Collection, copying, storage, distribution and any other use of any buyers' personal data;
 - 7.1.8. Providing the Buyer with false information about goods or services;
 - 7.1.9. Misleading Buyers regarding the consumer properties of goods, works or services;
 - 7.1.10. Advertising and mentioning third-party resources, organizations, sellers, including links to external resources, except those recommended by the Service, telephone numbers, addresses and other similar details.
- 7.2. Decisions to remove reviews or block (restrict access to the Service for) Users made by the Service Administration due to violations of the rules specified in Clause 6.1 of the Offer shall be final and not subject to appeal.
- 7.3. The Service Administration is not responsible for editing and deleting reviews carried out by third parties during their collection and transfer to the Service Administration.

8. Intellectual Property of Third Parties

8.1. The Service may contain references to third-party trademarks, logos, trade names, product names and/or company names (Marks). All such Marks are the property of their respective owners. The Service refers to the Marks only to the extent reasonably necessary to identify goods/services and, where applicable, to describe their intended purpose, applicability or compatibility (for example, to indicate to which product or service a key, subscription, account top-up or digital good relates).

8.2. Nothing in the Service shall be construed as granting any rights or license to use any third-party Marks. The Service does not state or imply any licensing relationship, partnership, affiliation, sponsorship, authorization or endorsement by any rights holder unless this is expressly stated in the relevant Listing.

8.3. The Service does not permit the use of Marks in a manner that misleads as to the origin of goods/services or implies official status, including (without limitation) statements such as "official", "authorized" or "partner" without documentary proof, or use of logos/branding in a way that may create confusion as to affiliation with the rights holder.

8.4. The Service shall not be liable for actions of Sellers posting goods in violation of this Offer without obtaining the necessary permission from the relevant rights holders.

8.5. Rights holders may submit a notice of infringement by email (Clause 11.2 of the Offer). Please specify: (1) identification details of the rights holder and proof of authority to act, (2) the disputed mark, (3) URLs of the content allegedly infringing rights, (4) a description of the claim and legal basis, and (5) contact details. We review notices and, where necessary, may remove the relevant content or restrict access to it.

9. Liability

9.1. The liability of the Parties shall be determined in accordance with the relevant provisions of the Applicable Law.

9.1.1. To the maximum extent permitted by the Applicable Law, the Service Administration shall not be liable to the Seller for indirect or consequential losses (lost profit and actual damage) and/or incidental, negligent and/or unintentional damage directly or indirectly related to the use of the Services, including harm to honor (dignity) and business reputation.

9.2. Due to the nature and intended purpose of the Service, the Service Administration is not and cannot be liable for the actions (omissions) of the Seller under transactions concluded through the Service, including, but not limited to, failure by any participant in such transaction to fulfill assumed obligations, including regarding the quality, quantity, completeness, appearance of the goods, breach of conditions for transfer of goods, etc., as well as for the Seller's lack of registration as a business entity or provision of incomplete information about itself.

9.3. Under no circumstances does the Service Administration regulate conflict situations and disputes between the parties who concluded a transaction (i.e. between the Seller and the Buyer). At the same time, the Service Administration may, at its own discretion, participate in resolving such conflicts and disputes.

9.4. The Service Administration shall not be liable for performance of obligations by third parties, in particular Payment Agents, credit institutions (banks), hosting providers and service providers, mobile operators, etc.

9.5. Unless otherwise regulated by the Offer, the maximum aggregate liability of the Administration in connection with the use of the Service is limited and may not exceed USD 100 for each specific User. If another currency is applied in the country where the dispute is resolved, such limitation shall remain effective in the equivalent amount in the payment currency.

9.6. All exclusive rights to the results of intellectual activity posted on the Service belong to the rights holders. The Seller bears full and unconditional liability for any possible infringement of copyright or other intellectual property rights. In the event of claims from rights holders (or persons authorized by them), as well as from supervisory authorities, the Service Administration has the right, at its own discretion, to restrict access to the Seller's goods or services for an unlimited period, or request confirmation from the Seller of the right to use the disputed designations.

9.7. The Service Administration has the right to restrict access to the Service for an unlimited period for Users in the event they violate the terms of the Offer.

9.8. The Seller bears full responsibility for any breaches of third-party agreements (public offers) relating to offers on the Service. By obtaining Seller status, each person guarantees to the Service Administration that they will comply with the requirements set by the rights holder.

10. Dispute Resolution

10.1. Any disputes between the Parties shall be resolved out of court through negotiations. The Parties shall apply a claims procedure for dispute resolution by sending, by the Party that believes its right has been violated, a claim to the other Party demanding elimination of the violation.

10.2. A claim shall be sent:

- a. electronically by message to the email address of the addressee Party, making it possible to reliably and unambiguously establish that the recipient of the relevant claim is the Service Administration or the User, respectively;
- b. in writing by sending the claim to the legal address / residential address (location address) of the addressee Party.
- c. if the information about the addressee Party is insufficient to resolve the dispute, the Party may additionally request the missing information about the Party, and if such information is not provided by that Party, obtain it in the manner established by the applicable law in force.

10.3. Any claim made under the Offer must contain:

- a. the name and other identifying details of the claimant Party;
- b. the date of preparation;
- c. the circumstances substantiating the claimant Party's demands;
- d. references to documents and information confirming the circumstances on which the claim is based;
- e. the statutory and/or regulatory legal basis for the stated demands;
- f. the amount of the demands, if the demands stated in the claim have a property (monetary) valuation;
- g. the bank details of the claimant Party (if necessary);
- h. a list of documents attached to the claim and referred to in the text of the claim, if such documents are absent from the addressee Party;
- i. a copy of the power of attorney issued to the signatory of the claim, if the signatory has no right to act on behalf of the claimant Party without a power of attorney;
- j. other documents and information necessary for settlement of the dispute.

10.4. A response to a claim received by the Party to whom it is addressed must be sent to the other Party within 30 (thirty) business days following the day on which the addressee Party receives the claim.

10.5. If a dispute arising between the Parties cannot be resolved out of court, such dispute shall be referred to a competent court determined in accordance with the applicable laws in force.

11. Final Provisions

11.1. The Offer enters into force and becomes legally binding on the Parties at the moment the Service Administration receives the User's acceptance and shall remain effective indefinitely. If the Service Administration publishes a new version of the Offer, it becomes effective from the date of its publication on the Service and also remains effective indefinitely, while the previous version of the Offer ceases to have effect.

11.2. Legally significant notices under the Offer may be sent by the Parties:

- a. to the legal or postal addresses of the Parties through postal organizations, including courier delivery services. In such case, a legally significant notice sent in this manner must be accompanied by proof of delivery to the addressee;
- b. to the Parties' email addresses:
 - for the Service Administration - support@ggsel.org;
 - for claims by rights holders and government authorities - claims@ggsel.org;
 - for the User - the email address specified during the Registration Procedure or in the course of interaction on the Service;
- c. through the messengers used by the Parties.