

## Cloud Passport Service Offer

The offer is the provision of service rules by the Cloud Passport service located at significant addresses:

<https://passport-cloud.ru> and [passport-cloud.net](https://passport-cloud.net) (including cumulative copies of one server on another server or website mirror), for unlimited the number of users published on the site of the service.

### 1. Purpose and scope of the Offer.

1.1. The Cloud Passport service offer (hereinafter referred to as the Offer) sets requirements and contains a description:

1.1.1. The procedure for providing services for creating templates, photo materials and content using the Cloud Passport service.

1.1.2. Permissions to use and maintain Cloud Passport.

1.1.3. Measures to ensure the security of the Cloud Passport service with an unlimited circle of persons, as well as users.

1.2. Place where the Service is provided The User is provided with the location of the server where the data and operations of the Users are recorded and processed. The server is hosted in the Netherlands. In accordance with the current legislative regulation, in the State of the Netherlands, the activity of selecting templates, photographic materials and content, the conformity of which is not created by a falsified government-issued document or other sample with the mandatory marking of such, is not prohibited and punishable by law.

1.3. Before using the Cloud Passport services, the User needs to familiarize himself with all the available resources of the Offer, the Privacy Policy of the Service, the Renunciation of Freedom, and accept them, that is, implement the acceptance by performing a key action - registration in the personal account.

1.4. The use of the Service is possible only if the User accepts all the terms of the Rules.

1.5. The current version is the Rule for public access on the Service website. Administration of the Service can take place at any time unilaterally with changing parameters of the Rules. Such changes come into effect on the basis of 3 (three) calendar days from the date of circulation of the new version of the Rule on the spot, unless a different order of bodies is specifically provided for in the new version of the Rules. If the User does not agree with the changes made regarding the availability of access to

the Service website and the expansion of the use of the materials and services of the Service, by sending a letter related to the Service support service to pscloud12@gmail.com or in the Telegram messenger @john\_wick\_pass.

## 2. Terms and definitions

2.1. Account - an account on the website of the Service that identifies the User.

2.2. Content, template, photographic materials - a file created using the Service according to the User's parameters. Evaluation of materials for use only in films, TV shows, web illustrations (online verification of accounts).

2.3. User - a capable individual over 18 years of age, or a legal entity using the services of the Service.

2.4. Service - a system that provides Users with the ability to generate templates, photographic materials and resources, located and operating on a website on the Internet at the address - <https://passport-cloud.ru>.

2.5. Service Services - the functionality of the site with the search for the Service, as well as other services, information about which is posted on the Service window.

## 3. Mode of operation of the service

### 3.1. Regular mode of operation:

3.1.1. In the normal mode of operation, User requests are processed in real time by the Service, except for the time of work in accordance with the rules of technical work of the server.

3.1.2. Support for Users to manage operators on the website, e-mail, in instant messengers, as well as through other communication channels in ways also implemented on the Service website.

## 4. Rules for using an account on the Cloud Passport website

4.1. The Service is intended to be used solely for specific purposes. The User agrees that no other account will be used, except for his own, and will not be accepted for unauthorized access to the accounts of other users or to the infrastructure of the Service.

4.2. The Service Administration may at any time and at its sole discretion deny the User the opportunity to open an account, block it or suspend any analyzer until the information provided by the User is no longer detected.

4.3. Buying and owning a PSD template is not illegal, but making a fake PVC license/card/ID for

physical use is illegal and a serious act. In this connection, the Service notifies that the use in fraudulent materials is strictly prohibited. The settings of the Service function in such a way that people cannot physically use it (by making a fake police/card/identifier out of PVC). In the event that the User uses a template to make a fake license/card/identity card from PVC, then he immediately undertakes to leave the site.

## 5. Procedure for the provision of services by the Service

5.1. Ordering the services of the Service is carried out by the User by performing purchase actions through the website of the Service.

5.2. Using the services of the Service, the User confirms that he is familiar with all the legal documentation of the Service.

5.3. The Service does not accept cryptocurrency, electronic money or fiat currency that does not belong to the User as payment for the Services.

5.4. By registering on the Service website and accepting all the conditions, the User accepts all the conditions set forth.

5.5. In order to preserve the purchased items, the User must save his templates immediately after the purchase. The download will expire within the next 30 days after the date of purchase for the security of the Service.

## 6. Cost of services.

6.1. Tariffs for the provision of services are determined by the Service and published on the website of the Service. The Service Administration has the right to change tariffs without additional notice to Users.

6.2. The Service system is automated, in connection with which the download of the result of the work of the Service will be available after 1 confirmation of payment on the site (=> Personal account => section Download).

6.3. In case of sending a full payment, the order will be executed automatically. If the system does not receive full payment, the order will not be executed automatically.

6.4. If the order is not completed after successful confirmation of payment, the User is obliged to contact the support service of the Service, indicating the order number and account email address.

6.5. If the User accidentally sent a smaller payment, the User is obliged to contact the support service of the Service, indicating the order number and account email address.

6.6. If the User's order is in the "Suspended" status, this means that an error occurred with the payment, and the Service solves this problem manually. In this case, the User is obliged to contact the Service support service, indicating the order number and account email address.

7. KYC and other safeguards.

7.1. The Service does not maintain a detailed KYC system, except for the data that was published for review by the Service administration through registration on the Service website.

7.2. The protection of Users' personal data is provided by the Service in accordance with the current legislation of the state where the Service is hosted and the Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No. 108).

7.3. The methods of processing and protecting the personal data of Users are governed by the Regulations on the processing and protection of personal data published on the website of the Service.

7.4. Any disputes related to the terms of these Rules, the parties to the offer undertake to resolve through negotiations. In case of failure to reach an agreement, all disputes are subject to resolution in accordance with the laws of the state where the Service is located.

7.5. Information on User transactions is stored in the database of the Service. The User has the right to delete all detailed information and history of actions in the User's personal account.

8. Liability

8.1. The Service is not liable to the User and other persons for losses, damages and harm caused by illegal actions of third parties due to the fact that all materials are intended for use only in films, TV shows, web illustrations (online account verification).

8.2. The Service is not responsible for any payments that have been made, or for any attempts to make a payment.

8.3. The Service does not check the eligibility and legality of the User's possession of cryptocurrency, materials, content uploaded to the Service's website and / or uploaded to the Service's servers. The Service presumes the conscientiousness and legality of the possession, use and disposal by the User of all materials and other things provided when accessing the Service website or when interacting with the

Service administration.

8.4. The User is obliged to timely notify the administration of the Service about changes in his e-mail address by correcting the specified data in his Account. Otherwise, the Service does not guarantee that the User will receive security notifications and is not responsible for the negative consequences for the User as a result of compromising, for reasons beyond the control of the Service, his Account login credentials.

8.10. The Service and the administration of the Service respect the laws, rules and regulations of all countries (including the USA, Great Britain, Canada, etc.). In case of violation of the rights of any persons, it is ready to suppress the illegal actions of Users.

## 9. Compelling force

9.1. The User or the Service shall not be liable to each other for failure to fulfill obligations related to the provision of services by the Service caused by circumstances that arose against the will and desire of the parties that could not be foreseen or avoided, including declared or actual war, civil unrest, epidemics, earthquakes, floods, fires and other natural disasters, actions of authorities and other unavoidable circumstances and cannot claim any loss or damage arising from such circumstances.

9.2. The Party that does not fulfill its obligation due to force majeure must notify the other Party of the obstacle and its impact on the fulfillment of obligations without delay, but no later than 3 (three) calendar days from the moment the specified circumstances occur.

9.3. A Party that has not notified the other Party of the impossibility of fulfilling its obligations under this Agreement loses the right to invoke such impossibility.

## 10. Final provisions.

10.1. Information about the User and his operations is not stored on the server of the Service website. At the request of the User, access to the account can be limited or deleted.

10.2. The term for the Service to respond to the User's requests is up to five business days from the date of receipt of the corresponding request from the User.

10.3. The terms of these Rules are agreed with the User upon registration. Consent to the Rules published in electronic form is a valid acceptance of the full content of these Rules.

10.4. Information posted on the website of the Service, including all graphic images, textual information,

program codes, etc. protected by national and international copyright and related laws. Unauthorized copying of materials is not allowed and entails full compensation for losses caused to the Service.

10.5. These Rules are developed and owned by the legal agency LAWYER IN TATTOO

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11. Contact details.

11.1. The User can contact the specialists and administration of the Service during business hours in the following ways:

11.1.1. in Telegram online chat - @john\_wick\_pass

11.1.2. by sending a letter to the email address: [pscloud12@gmail.com](mailto:pscloud12@gmail.com)