

Slipchanger License Agreement

1. GENERAL PROVISIONS

1.1. This Agreement, in accordance with Article 437 (four hundred thirty seven) of the Civil Code of the Russian Federation (hereinafter referred to as the Civil Code of the Russian Federation), is a public offer posted by the Licensor in the public domain on the Internet and, in accordance with Article 438 of the Civil Code of the Russian Federation, is considered concluded from the moment of execution by the Licensee actions for acceptance specified in this Agreement.

1.2. The parties to this Agreement (hereinafter referred to as the "Agreement") are:

Licensor - Individual Entrepreneur Trubeev Maxim Alexandrovich,
ITN: 667470864172, PSRN: 316965800096411,

on the one hand, and Licensee or User - an individual with legal capacity and recognized as a participant in civil relations in accordance with the legislation of the Russian Federation, which has accepted the terms of this Agreement.

1.3. The place of conclusion of this agreement is the city of Moscow.

1.4. The User is obliged to fully familiarize himself with this Agreement before the activation of the Account, payment for the license and download of the Program. The acceptance of the offer contained in this Agreement is the activation of the Account, or the payment of the license, or the download of the Program. The User's action to accept the offer means full and unconditional acceptance by the User of the terms of this Agreement.

1.5. The Licensor has the right to change the terms of the Agreement unilaterally by publishing a new version of the Agreement on the Website. The user undertakes to regularly check the content of the Site for changed conditions.

2. TERMS AND DEFINITIONS

2.1. Account - the User's account, identified by the data specified during registration, available through the Site or the Program, in which the User can change the Program settings and license parameters.

2.2. Site - a set of integrated software, hardware and technical means, as well as information intended for publication on the Internet and displayed in certain text, graphic or sound forms at <https://slipchanger.pw>.

2.3. Program - a computer program Slipchanger, available for download on the Site, which is a collection of data and commands intended for the operation of computers and other computer devices in order to obtain a certain result within the open functionality.

2.4. Subscription is the purchase by the User of the right to use the Program by paying the amount of the license fee in accordance with one of the Tariff plans proposed by the Licensor.

2.5. The Licensor's Server (Server) is a hardware complex consisting of several server computers, configured and administered in such a way as to ensure sufficient performance of the Program when used by the User.

2.6. Tariff plan - the amount of the license fee corresponding to the scope of the Program's functionality determined by the Licensor and the period of use of the Program. All Tariff plans available to the User are specified in Appendix No. 1 to the Agreement.

2.7. E-mail of the Licensor - support@cs-changer.net,

User's e-mail - the address specified during the registration of the Account. Each of the Parties undertakes to independently provide its own access to e-mail, sufficient to receive the necessary notifications under this Agreement.

3. SUBJECT OF THE CONTRACT

3.1. The subject of this Agreement is the provision by the Licensor to the User of a simple non-exclusive license to use the Program in the manner and on the terms provided for in this Agreement.

3.2. This Agreement is applicable to all updates of the Program that are transmitted or made available to the User in connection with the conclusion of this Agreement. In this case, the Licensor has the right to charge an additional cost for obtaining a license to use updates.

3.3. The Program is the result of the Licensor's intellectual activity and is protected by copyright laws of the Russian Federation. The Licensor guarantees that it has all the necessary rights to provide the User with the rights to use the Program under this Agreement.

3.4. The territory of use of the Program under this Agreement is not limited.

3.5. The subject of the Agreement is not the sale of goods, the provision of services and the performance of work by the Licensor.

3.6. The Licensee undertakes to provide accurate data when registering and using the Program, and is solely responsible for indicating inaccurate data.

4. SCOPE OF THE LICENSE

4.1. The simple non-exclusive right to use the Program under this Agreement includes the User's right to use the Program for a period of time and in the amount of open and available functionality provided for by the Tariff plan paid by the User.

4.1.1. The User is given the opportunity to change the Program settings, within the limits available to the User in the Account.

4.2. The user is not entitled to:

4.2.1. get access to the source code of the Program, edit and / or study the source code of the Program, open the technology of the Program.

4.2.2. use the Program to commit illegal actions, including but not limited to: copyright infringement, spam mailing, sending threats and insults, distributing false advertisements, calling for violent actions, unauthorized access to computer information or its changes.

4.2.3. copy, reproduce the Program or its individual elements and save the Program on a tangible medium for the purpose of transferring it to third parties.

4.2.4. place files of viruses and other malicious programs in the Program and / or using the Program, distribute malicious programs using the Program.

4.2.5. try to circumvent the technical limitations set in the Program.

4.2.6. publish the Program, providing third parties with the opportunity to copy it.

4.2.7. provide the Program for rent, lease or temporary use to third parties for the purpose of making a profit.

4.2.8. publish information about the use of the Program without the written consent of the Licensor.

4.3. The results of the use of the Program by the User, including all types of data entered, or obtained as a result of the functioning of the Program, as well as the exclusive right to such objects, belong to the Licensor.

5. RIGHTS AND OBLIGATIONS OF THE PARTIES

5.1. The licensor has the right:

5.1.1. Expand and refine the functionality of the Program without obtaining the consent of the User, update the Program.

5.1.2. Make changes to the Tariff plans without prior agreement with the User. New Tariff plans do not apply to the Subscription paid by the User before the effective date of the new Tariff plans. The entry into force of new tariff plans does not entail an automatic change in the Tariff plan of the User who subscribed to before the entry into force of the new tariff plans.

5.1.3. Block access to the Program in case of violation by the User of the terms of this Agreement or at the request of a court or other competent state authorities, as well as in case of receiving claims about the use of the Program from third parties.

5.1.4. Delete information posted by the User using the Program if it violates the requirements of applicable law or the terms of the Agreement, as well as in case of a request from third parties claiming that the information posted by the User violates their rights.

5.1.5. Conduct incentive promotions, including by issuing promotional codes, providing Users with temporary preferential Tariffs that do not change the parameters of the current Tariff.

5.2. The licensor undertakes:

5.2.1. Grant the User a simple non-exclusive right to use the Program after paying for the license.

5.2.2. Inform the User about changes in the Tariff plans by e-mail and/or publication on the Site and/or in the Program.

5.3. The user has the right to:

5.3.1. Get a simple non-exclusive right to use the Program after paying for the license.

5.3.2. To independently choose the Tariff plan from the Tariff plans offered by the Licensor.

5.3.3. Cancel the Subscription and auto-renew the Subscription in the manner prescribed by the Agreement.

5.3.4. Timely pay the license fee in the amount and within the timeframes stipulated by the User's Tariff plan.

5.4. The user undertakes:

5.4.1. To independently ensure the technical possibility of using the Program, including:

- access to the Internet;

- the presence on the User's computer from which the Program is accessed, of the necessary software, included, but not limited, in the list specified in Appendix No. 2 to this Agreement.

5.4.2. Ensure the safety of the access parameters to the Program received from the Licensor in order to protect against unauthorized access.

6. PROCEDURE FOR THE TRANSFER OF RIGHTS

6.1. The transfer to the User of a simple non-exclusive right to use the Program is carried out no later than 24 (twenty four) hours from the moment the User pays the license fee, by providing the User with the ability to access the User's Account by e-mail, or by automatically configuring the Account by the Licensor. From the moment the User receives the access parameters to the Account or changes the Account settings, a simple non-exclusive right to use the Program is considered transferred by the Licensor and received by the User.

6.2. The transfer of the Program on a tangible medium is not performed.

7. PAYMENT PROCEDURE

7.1. All settlements of the Parties under this Agreement are made in rubles of the Russian Federation. The license fee is not subject to VAT due to the application of the simplified tax system by the Licensor.

7.2. The amount of the license fee is determined on the basis of the User's Tariff plan and the period of use of the Program.

7.3. The User has the right to make a regular payment for the use of the Program for any period proposed by the Licensor. To make a payment, the User only needs to specify the bank card details without additional confirmation.

7.4. The user independently makes payments using any of the proposed payment methods in accordance with the current Tariff plan. In this case, the Licensor has the right to automatically charge the payment without additional confirmation from the User.

7.5. The license fee is considered paid from the moment the corresponding amount of funds is received from the User to the Licensor's current account. The licensor has the right to charge the license fee through several charges.

7.6. Upon expiration of the paid term for granting rights, the Tariff plan is automatically paid and renewed for a new period.

7.7. If the User does not pay remuneration for the next period of using the rights to the Program, the Licensor has the right to automatically debit the cost of using the Program from the card specified by the User, as well as debit the cost of using the Program according to a less expensive Tariff plan.

7.8. A refund of paid funds is possible when contacting the Licensor by e-mail if the Program is not working, if the lack of working capacity is detected within 48 hours from the date of payment.

7.9. The Licensor has the right to conduct various promotional campaigns that may affect the cost of the Subscription for a particular Tariff, as well as the duration of the Subscription. Such promotions can be carried out, inter alia, by issuing promotional codes (unique codes for obtaining a discount). At the same time, the Tariffs themselves do not change. Discounts received by the User during such promotional campaigns may be taken into account when paying for the Subscription, as well as in the case of a refund for the paid period.

8. PROCEDURE FOR CANCELLATION OF SUBSCRIPTION

8.1. The User has the right to unilaterally unsubscribe from the Subscription by clicking the "Cancel auto-renewal" button on the Site in the Account or by contacting the Licensor by e-mail.

8.2. The subscription can be canceled by the User 180 minutes after subscribing. Other cancellation restrictions and payment terms may be specified by the Licensor on the Site.

8.3. If the User did not use the simple non-exclusive right transferred by the Licensor during the period of its provision, but did not notify the Licensor about the refusal of the Subscription, the Licensor's obligation to transfer the non-exclusive right is considered fully fulfilled, and the license fee paid by the User is not refunded.

9. LIABILITY OF THE PARTIES

9.1. The parties to this Agreement are responsible in accordance with the current legislation of the Russian Federation.

9.2. The User assumes full responsibility for the results of his actions in the Program, as well as for the actions in the Program of third parties to whom the User has provided access to the Program, including but not limited to: setting up the Program, working with data, working with templates. The Licensor is not responsible for the User's actions in the Program and does not guarantee the correction of the results of the User's actions.

9.3. The Licensor is not responsible for the inability to use the Program by the User for reasons beyond the control of the Licensor.

9.4. The Licensor is not responsible for the content of the information posted by the User using the Program, published in text, graphic, multimedia and other formats.

9.5. The User is responsible for the legality of using the Program, for possible claims of third parties to the User and their consequences.

9.6. The Licensor is not responsible for the result of use or the usefulness of the rights to use the Program provided under this Agreement, as well as for the quality of the User's access to the Program.

9.7. The User is responsible for the safety of the access parameters that provide the User with access to the Program and for losses that may be caused as a result of unauthorized use of his access.

9.8. The Licensor is not liable to the User for any damage, any loss of income, profit, information or savings associated with the use or inability to use the Program, including in the event of prior notification from the User of the possibility of such damage, or any claim by a third party ...

9.9. The Licensor does not guarantee the complete performance of the Program and the absence of errors in it. The Licensor is not responsible for interruptions in the performance of the Program associated with software and/or hardware failures that occurred in the Licensee, as well as as a result of actions/inaction of any third parties.

9.10. Licensor's liability is limited to the amount of the last charge of the license fee payment.

9.11. The Licensee guarantees the existence of exclusive rights to objects downloaded using the Program and is not entitled to use objects using the Program, including three-dimensional game models, without the consent of the copyright holders. The licensor does not check or modify the downloadable objects. In case of revealing copyright infringement while using the Program, the Licensor has the right to block the Licensee's account.

9.12. The program is designed to load and visualize your own three-dimensional models in order to test their performance and compatibility with the computer game Counter-Strike: Global Offensive. Licensee is warned that the use of the game is governed by the Steam Subscriber Agreement (https://store.steampowered.com/subscriber_agreement/russian/), and undertakes not to use the Program to violate the terms of this agreement. The Licensee is warned that the use of the Program on game servers protected by the VAC system may result in a VAC-blocking of his game account, and will have no claims against the Licensor in the event of blocking. To

legally avoid blocking the game account, the Licensee must use the "-allow_third_party_software" game launch parameters and independently monitor the changes in the game copyright holder's policy regarding the use of third-party programs.

10. VALIDITY OF THE CONTRACT

10.1. In case of violation by the User of the terms of this Agreement, the Licensor has the right to terminate the Agreement and immediately block access to the Program. In this case, the return of the amount of the license fee is not made.

10.2. The Licensor has the right to refuse to fulfill its obligations under this Agreement without explaining the reasons by sending a notification to the User no later than 1 (one) day before the planned date of termination of the Agreement.

11. SETTLEMENT OF DISPUTES

11.1. All disputes and disagreements that may arise between the Parties on issues related to the execution of this Agreement will be resolved by the Parties through negotiations.

11.2. If the Parties have not settled the disagreements through negotiations, such disagreements are resolved by the Parties in the court at the location of the Licensor.

12. FINAL PROVISIONS

12.1. The relations of the Parties under this Agreement are governed by the current legislation of the Russian Federation.

12.2. The User agrees to receive additional information and newsletters from the Licensor at the address and phone number specified during registration on the Site. Information and mailings may contain information about changes and improvements to the Program, changes in Tariff plans, other products and services offered by the Licensor, announcements of the Licensor's profile activities.

12.3. Invalidation of any provision of this Agreement does not entail invalidation of the remaining provisions of this Agreement.

12.4. The user is familiar with and agrees with the Privacy Policy at <https://slipchanger.pw/en/policy>

13.1. The licensor does not guarantee or make representations that your use of the program will be uninterrupted or error-free, and you agree that the licensor may remove part of the program's functionality for an indefinite period of time, cancel services at any time, or otherwise restrict or disable access to services without prior notice.

13.2. You expressly agree that your use of the services or your inability to use them is solely your risk. The Services and all content provided to you through the Services are provided to you on an "as is" and "as available" basis without any warranties, express or implied, including all implied warranties of merchantability, fitness for a particular purpose, ownership and non-infringement the rights of others. Since some jurisdictions do not allow the exclusion of implied warranties, the above exclusion of implied warranties may not apply to you.

13.3. Under no circumstances will the licensor, its managers, officers, employees, affiliates, agents, contractors be liable for direct, indirect, incidental, punitive, actual or consequential damages related to your use of any services and (or) content. As well as for other claims in one way or another related to your use of the services and (or) content, including, but not limited to, errors or omissions in this or that content, loss and damage of any kind incurred as a result of the use of any content posted, transmitted or provided in any other way through the services, even if a warning was made about the possibility of their occurrence. Since some countries,

states or jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, in such countries, states or jurisdictions, the licensor's liability is limited to the extent permitted by law.

13.4. The licensor uses reasonable efforts to protect the information you provide in connection with the services, but you agree that you provide such information at your own risk and hereby indemnify the licensor from any liability to you for any loss or liability in relation to such information.

13.5. The licensor does not represent or warrant that the services will be free from loss, corruption, attacks, viruses, tampering, breaches, or other security breaches, and you hereby release the licensor from any liability associated therewith. You are responsible for making backups of the information contained in your system, including all content purchased or rented through the services.

13.6. The licensor is not responsible for any data transfer fees that may be charged to you in connection with the use of the services.

13.7. In connection with the use of the services, you guarantee (within the limits permitted by law) compensation for losses of the licensor, its managers, officers, employees, affiliates, agents, contractors and assume all their responsibility in connection with any claims due to your violation of the terms of this agreement, your use of the services, or because of the actions of the licensor as part of an investigation of a suspected violation of this agreement or as a result of its conclusion or decision that a violation of this agreement took place. You agree not to bring legal claims against the licensor, its managers, officers, employees, affiliates, agents, contractors and not to recover damages from them as a result of the licensor's decision to withdraw or refuse to process any information or any content, decision to warn you, to suspend or terminate your access to the services, or to take any other action while investigating a suspected violation or as a result of the licensor's finding that there has been a violation of this agreement. This disclaimer and indemnity guarantee apply to all breaches agreed or provided for.

14.1. If you are a legally qualified state educational institution or government agency and any part of this Agreement (for example, the indemnification section or any part thereof) is invalid or unenforceable against you under applicable local, national, state or federal law then this part, as the case may be, will be considered invalid or unenforceable and will be interpreted in the manner that is most consistent with applicable governing law.

14.2. Except as otherwise expressly provided in the following paragraph, this Agreement and the relationship between you and Licensor, and all transactions related to the Program, shall be governed by conflicts of law provisions. If you (a) are not a US citizen, (b) do not reside in the US, (c) do not access the Program from the US, and (d) are a citizen of one of the countries below, you thereby agree that any dispute or claims arising from this Agreement are governed by applicable law without regard to any conflict of law provisions.

This excludes from the annex to this Agreement the law known as the United Nations Convention on the International Sale of Goods.

14.3. This Agreement constitutes the entire agreement between you and Licensor and governs your use of the Services, superseding all prior agreements between you and Licensor regarding the same subject matter. You may also be subject to additional terms and conditions that apply to your use of affiliate services, third party content, third party software, or additional services. If any part of this Agreement is found to be invalid or unenforceable, it will be interpreted in accordance with applicable law to reflect the original intentions of the parties to the maximum extent possible, and the remaining parts will remain in full force and effect.

14.4. Failure by the Licensor to enforce this or that right or provision of this Agreement does not mean his waiver of the right to demand the execution of such provision, as well as all other provisions. The licensor is not responsible for non-fulfillment of certain obligations due to reasons beyond his control.

14.5. You agree to comply with all local, state, federal and national laws, laws, regulations and regulations that apply to your use of the Services. Your use of the Services may also be governed by other laws. The risk of loss for all transactions made electronically passes to the buyer after the electronic transmission of the data to the recipient. No employee or agent of Licensor has the authority to change this Agreement.

14.6. The Licensor may notify you in relation to the Services by sending an email message to your email address, or by posting a letter to your mailing address, or by posting a message on the Services. Notifications are effective immediately. The Licensor may also send you additional information about the Services by email or push messages.

14.7. You hereby grant the Licensor the right to take actions that it considers reasonably necessary or appropriate to enforce and/or verify compliance with any part of this Agreement. You agree that the Licensor has the right, without liability to you, to disclose any data and/or information to law enforcement agencies, government officials and/or third parties if it deems it reasonably necessary or appropriate to enforce and/or verify compliance any part of this Agreement (including, without limitation, the Licensor has the right to assist in any legal process in connection with your use of the Services and (or) Content and (or) in connection with the requirements of third parties on the basis that your use of the Services and/or Content is illegal and/or violates their rights).

14.8. Children under the age of majority should review this Agreement with their parent or legal guardian to ensure that the child and their parent (guardian) understand the terms of this Agreement.

14.9. The Licensor reserves the right to change this Agreement at any time, as well as introduce new or additional terms for your use of the Services. Such changes and additional terms and conditions will be effective immediately and will be incorporated into this Agreement. Continuing to use the Services thereafter will constitute your acceptance of them.

14.10. The Licensor is not responsible for the materials of third parties included in the Content or Services, as well as for the links provided to such materials.

15.1. Applications available through the Licensor's store are licensed, not sold. Prior to obtaining a license for each Application, you must accept the terms of this End User License Agreement for the licensed Application, if any. Your license for any Licensor's application is granted by Licensor, and your license for any Third-party Application under this Standard or User License Agreement is provided by the provider of that third-party Application. Any application covered by this Standard License Agreement is referred to herein as the "Licensed Application". The Licensor reserves all rights to the Licensed Application, except for those expressly granted to you under the terms of this Agreement.

15.2. Scope of License: The Licensor grants you a non-transferable license to use the Licensed Application in any Licensor's products that you own or control and in accordance with the Terms of Use. The terms of this Agreement apply to all resources, materials or services available or purchased under the Licensed Application, as well as to new versions provided by the Licensor that replace or supplement the original Licensed Application, unless such an update is governed by the terms of the Agreement. Except as provided in the Terms of Use, you may not distribute or provide access to the Licensed Application over a network where it can be used simultaneously on multiple devices. You may not transfer, distribute, or sublicense the Licensed

Application, and if you sell your Device to the Licensor to a third party, you must remove the Licensed Application from the Licensor's Device before doing so. Copying (except as expressly provided for by this license and the Terms of Use), opening technology, reverse engineering and disassembly, attempting to extract the source code, modifying or creating derivative products based on the Licensed Application, new versions of the Licensed Application or parts thereof (except for cases where when those restrictions are prohibited by applicable law, and to the extent that they are prohibited, or to the extent permitted by the licensing terms governing the use of any open source components of the Licensed Application).

15.3. Consent to the use of data: you agree that the Licensor may collect and use technical data and related information, including but not limited to technical information about your device, system and application software, and peripheral devices, which is periodically collected to provide updates software, product support, and other services (if any) associated with the Licensed Application. The licensor may use such information to improve products or provide you with services or technologies, provided that the form of such information does not personally identify you.

15.4. Termination of the license. This Agreement will remain in effect until terminated by you or the Licensor. If you fail to comply with any of the terms of this Agreement, your rights under it will automatically terminate.

15.5. The Licensed Application may provide access to the services and websites of the Licensor and / or third parties (hereinafter collectively and separately - "External Services"). You agree to use the External Services at your own risk. Licensor is not responsible for checking or evaluating the material or for the accuracy of any Third Party External Services, nor is it responsible for any such Third Party External Services. The data displayed by any Licensed Application or External Services, including but not limited to financial, medical, location information, is provided for general information only and neither Licensor nor its agents guarantee their accuracy or reliability. You agree not to use the External Services in any way that violates the terms of this Agreement, as well as the intellectual property rights of the Licensor or third parties. You agree not to use the External Services to harass, insult, harass, threaten or discredit any person or entity, and you also agree that the Licensor is not responsible for their use for such purposes. External services may not be available in all languages or in your country and may not be appropriate or available for use in any particular geographic location. By using such External Services, you are solely responsible for compliance with all applicable laws. The Licensor reserves the right, at any time, without prior notice or liability to you, to change, suspend, delete, disable or restrict access to any External Services.

NO WARRANTY: YOU EXPRESSLY CONFIRM AND AGREE THAT YOUR USE OF THE LICENSE APPLICATION IS AT YOUR PERSONAL RISK. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE LICENSED APPLICATION AND ALL SERVICES SUPPORTED OR PROVIDED BY LICENSED APPLICATION ARE PROVIDED "AS IS" AND "AS AVAILABLE" BASIS WITHOUT WARRANTIES OF NON DEFECTS AND NO OTHER WARRANTY, AND IN RESPECT OF LICENSED APPLICATIONS AND SERVICES LICENSOR HEREBY DISCLAIMS WARRANTIES AND CONDITIONS, EXPRESS, IMPLIED AND STATED BY LAW, INCLUDING, BUT NOT INCLUDED, THE IMPLIED WARRANTIES AND (OR) TERMS OF MERCHANTABILITY, FUNCTIONAL, FUNCTIONAL, AND FUNCTIONAL. NO ORAL OR WRITTEN INFORMATION OR ADVICE FROM THE LICENSOR OR ITS AUTHORIZED REPRESENTATIVES SHALL BE A WARRANTY. IF THE LICENSED APPLICATION OR SERVICES PROVE DEFECTIVE, YOU COULD PAY THE ENTIRE COST OF NECESSARY SERVICE, REPAIR OR CORRECTION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR THE LIMITATION OF APPLICABLE CONSUMER LEGAL RIGHTS, IN CONNECTION WITH THE ABOVE EXCLUSION OR LIMITATION OF NON-LIMITATION.

THE NOT PROHIBITED BY APPLICABLE LAW, LICENSOR IN NO EVENT BE LIABLE FOR ANY INJURY, HEALTH AND RESPONSIBILITY FOR RECOVERY OF INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING, BUT NOT LIMITED TO, COMPENSATION FOR LOSS OF PROFITS, LOSS OF DATA, BUSINESS INTERRUPTION, OR ANY OTHER COMMERCIAL LOSS AND DAMAGES IN CONNECTION WITH THE USE OR INABILITY TO USE BY YOU OF THE LICENSED APPLICATIONS REGARDLESS OF THE THEORY OF LIABILITY (WHETHER IN CONTRACT, TORT OR OTHERWISE), EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OF HEALTH, INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION MAY NOT APPLY TO YOU. THE LICENSOR'S FULL RESPONSIBILITY TO YOU FOR ALL DAMAGES (EXCEPT AS REQUIRED BY APPLICABLE LAW IN CASE OF HEALTH INJURY) WILL UNDER NO CIRCUMSTANCES EXCEED AN AMOUNT OF US \$ 50.00. THE ABOVE RESTRICTIONS APPLY EVEN IF THE IMPLEMENTATION OF THE ABOVE REMEDY DOES NOT REACH ITS PRIMARY PURPOSE.

You may not use or otherwise export (re-export) the Licensed Application unless permitted by the laws of the jurisdiction in which the Licensed Application was purchased. In particular, but not limited to this example, the Licensed Application may not be exported or re-exported: (a) to countries embargoed by the United States; (b) individuals who are on the Treasury Department's "List of Special Citizens and Prohibited Persons" or on the United States Department of Commerce's "Export Exclusion List". By using the Licensed Application, you represent and warrant that you are not located in any of the indicated countries and are not included in any of the named listings. You also agree not to allow these products to be used for any purpose whatsoever prohibited by US law, including but not limited to the development, design, manufacture, or manufacture of nuclear, missile, chemical, or biological weapons.

The User is hereby notified and agrees that when the function of automatic sending of statistics to the Copyright Holder is enabled in the Program in order to provide the relevant functions of the Program, improve the quality of the products and services provided to the User, anonymous (without reference to the User) information about the visited website, the page viewed in User browsers and downloaded files in the Program, impersonal voice recordings in case of voice activation, as well as information about the hardware of the User's device, the operating system of the User's device, software installed on the device, software running (running) on the device, and probable sources of threats or suspicious programs in the operating system, a list of popular folders in the file system of the User's device and the results of local search (when using this function), as well as other technical information and I. The copyright holder has the right to use the specified data in its other services and programs for any purpose. The user can disable the collection of the specified data by disabling the function of automatic sending of statistics in the Program settings.

The User is hereby notified and agrees that when using the "Locating" function in the Program, the IP address of the User's device and data on available Wi-Fi networks will be sent to the automated location service of the Copyright Holder.

The User is hereby notified and agrees that when using the Program, the Rightholder in automatic mode anonymously (without binding to the User) is transferred the following information: the type of the operating system of the User's device, the version and identifier of the Program, statistics on the use of the functions of the Program, as well as other technical information. The versions of the Program for Android and iOS transfer to the Copyright Holder in automatic mode anonymously (without being tied to the User) the following information: geolocation data, information about the SIM card, a list of applications installed on the User's device, statistics of use, installation and removal of applications and other technical information.

The User is hereby notified and agrees that when installing the Program, additional components (widgets, add-ons) for the Program will be automatically selected and installed, interacting with popular social networks, mail services and other tools, while such selection is carried out completely automatically and without data transfer outside the User's device. The User is also notified and agrees that when installing the Program, additional programs may be installed, which are necessary for the implementation of certain functions of the Program.

In order to monitor compliance with this License, as well as in compliance with the requirements of the legislation and documents referenced in this License, the Licensor stores the history of interaction between Users through the appropriate functions. Access of the Licensor and the persons involved to such history is possible for the specified purposes, as well as at the request of the interaction participants and in cases established by law.

Participation of Licensees in the Program occurs in an interactive (online) mode by connecting the Licensee via the World Wide Web. The Licensor is the owner of the required amount of rights to the Program as a computer program and to all its constituent parts, taken both individually and in aggregate, as well as the audiovisual elements generated by it, with the exception of the Content not posted in the Program by the Licensor, the rights to the elements of which may belong to third parties. The Licensor has the right to use, operate and distribute the Program in the respective territories, where he ensures its use, operation and distribution.

Before starting to use the Program, the Licensee is obliged to familiarize himself with this Agreement, as well as with all the rules and other documents applicable in the Program, which are posted in the relevant sections of the Site.

After filling in the required fields and familiarizing himself with this Agreement, the Licensee joins (accepts) this Agreement by clicking the "Register" button or similar, which, within the meaning of Art. 435 and 438 of the Civil Code of the Russian Federation is the acceptance (acceptance) of the Licensor's offer, as well as the conclusion of an agreement that gives the Licensee an obligation to comply with the terms of the Agreement, including applicable rules. Actual use of the Program without registering an Account, in the form and to the extent available without registration, is also an acceptance of this Agreement.

Under this Agreement, the Licensor grants the Licensee, under the terms of a simple non-exclusive license, the right to use the Program, including the rights to use activated and non-activated data and commands, within the limits specified in this Agreement.

The right to use the activated data and commands is provided to the Licensee free of charge or for a fee.

The right to use non-activated data and commands is granted to the Licensee for a fee, unless the Licensor provides for another way of obtaining it.

The Licensee has the right to use the Program in the following ways:

use the functionality of the Program, including participating in the formation of the Program by creating an Account and changing the content of the Program and personal settings of the Account during such participation by posting and processing information and Content, interacting with other Licensees in compliance with the rules provided for in this Agreement;

reproduce the elements of the Program in the form of information and Content placed in it for personal use by copying into the memory of your personal computer and / or mobile device (downloading). In the event that the elements of the Content are subject to copyright or personal images (photographs) of other Licensees or third parties, the Licensee must additionally obtain the consent of such persons for such reproduction.

The licensee is prohibited from:

reproduce, distribute, process for commercial or non-commercial purposes elements of the Program that are the subject of copyright of the Licensor, other Licensees or third parties, in the absence of the permission of the respective copyright holders to perform these actions;

reproduce elements of the design or user interface of the Program when creating sites or conducting any commercial activity on the Internet or outside it;

distribute in / outside the Program for commercial or non-commercial purposes, audiovisual displays and credentials of other Licensees present in the Program without the consent of these Licensees;

transfer the rights to use the Program granted to the Licensee, other Licensees or third parties by concluding a sublicense agreement or in any other way;

violate the rules for using the Program set forth in this Agreement.

To enter the Program, the Licensee generates unique authorization data - login and password, which are confidential information and are not subject to disclosure, except as otherwise provided by applicable law and / or this Agreement. The risk of fraudulent and other illegal actions with the Licensee's Account due to the loss of the password is borne by the Licensee. The licensee is advised to choose a password of sufficient complexity to avoid the possibility of guessing it by third parties.

The credentials and other data of the Licensee are processed by the Licensor for the purpose of proper execution of this Agreement.

In order to fulfill the License Agreement and provide the Licensee with access to use the functionality of the Program, the Licensor develops, improves, optimizes and implements new functionality of the Program (including services and products of information, communication, advertising, educational, entertainment and other nature), including with the participation of affiliated persons and / or partners. To ensure the implementation of these goals, the Licensee agrees and instructs the Licensor to carry out, in compliance with applicable law, processing (including collection, recording, systematization, accumulation, storage, clarification (update, change), comparison, extraction, use, depersonalization, blocking, deletion and destruction) of accounting records. and other data of the Licensee, including the results of automated processing of such data, including in the form of integer and / or text values and identifiers, their transfer to affiliated persons and / or partners in pursuance of such an order for processing, as well as to collect (receive) his credentials and other data from affiliates and / or partners.

Credentials mean information that the Licensee provides independently at the stage of registration in the Program by filling out the registration form to create an Account and Personal Page of the Licensee and some of the information provided in the process of its use. Other data means data related to the Licensee that becomes available to the Licensor in the process of using the Program and/or services of affiliated persons and/or partners by the Licensee. Such data may include, among other things, information about technical means (devices) and methods of technological interaction with the Program and/or services of affiliated persons and/or partners (including the IP address of the host, the type of the Licensee's operating system, the type of browser , geographic location, data about the provider, etc.), about the activity of the Licensee, as well as other data obtained by these methods.

The Licensor may have access to other information related to the Licensee and left by the latter at its own discretion in the process of using the Program, which is not processed by the Licensor, including to achieve the goals specified in this agreement.

The processing of the credentials and other data of the Licensee is carried out during the entire period of time from the moment of the conclusion of this License Agreement until the moment of its termination, unless otherwise provided by the current legislation. In order to properly fulfill the terms of the License Agreement, the Licensor takes measures to ensure the security of the Program. To achieve these goals, the Licensee agrees that credentials and other data may be transferred to third parties, including in cases provided for by applicable law, to the extent necessary to identify, investigate and suppress illegal actions.

The Licensee independently determines the conditions and provides access to his personal data to an unlimited number of persons, including by registering and using the standard functionality of the Program, as well as by choosing the privacy settings and visibility of his Personal page within the framework of the Program functionality provided to the Licensee. The Licensor does not initiate and does not influence such a choice of the Licensee, and also does not intend to obtain permission from the Licensee to distribute his personal data. The processing of personal data made by the Licensee available to an unlimited number of persons is carried out by the Licensor on the basis of the License Agreement and in accordance with its terms.

The Licensee who has previously registered an Account is logged into the Program each time by going through the authorization procedure - entering the Licensee's login and password, clicking on the hyperlink received by e-mail as a result of automatic authorization using cookies technology and other methods available and permitted by the Licensor.

A person authorized in the Program is considered a proper user of the Account, access to the use and management of which was obtained as a result of such authorization, unless there is information confirming otherwise.

When the Licensee uses the Program, cookies may be used to automatically authorize the Licensee in the Program, as well as to collect statistical data, in particular, on the attendance of the Program.

The licensee has the right to restrict or prohibit the use of cookies technology by applying the appropriate browser settings.

If it is impossible to complete authorization due to the loss of the password, blocking of the Account, and for other reasons, the Licensee has the right to contact the Licensor's support service, or follow the instructions posted in the "Help" section and other sections of the Program. Methods for restoring access to the Account, authorization of the Licensee can be changed, canceled or supplemented by the Licensor unilaterally.

The Licensor makes commercially reasonable efforts to ensure the functioning of the Program around the clock, but does not guarantee the absence of interruptions associated with technical malfunctions, maintenance, and does not guarantee full or partial operability of the Applications. The Licensor does not guarantee that the Programs or any of its elements will function at any particular time in the future or that they will not stop working.

The program, including all scripts, Applications, Content and its design, of the mobile version, are provided "as is". The Licensor makes no guarantees that the Program or its elements may be suitable for a particular purpose of use. The Licensor cannot guarantee and does not promise any specific results from the use of the Program or its elements. The Licensor does not guarantee the compliance of the Content and Applications placed in the Program, including other Licensees, with the individual views of the Licensee about morality and ethics.

When using the Program, the Licensee is obliged to observe precautions in relation to the Content, especially the Content posted by other Licensees, other materials and information;

when clicking on the hyperlinks placed in the Programs, when using any files, including software, in order to avoid negative impact on the Licensee's computer of malicious software, unfair access to the Account, password guessing and other negative consequences for the Licensee.

The Licensee, by posting the Content in the Program, grants the Licensor the right to use the Content solely for the purpose of functioning of the Program in the ways necessary for this.

The Licensee does not have the right to download or otherwise disclose to the public (post in the Program, publish within the Program) Content and other results of intellectual activity of the Licensees, the Licensor and other rightholders, in the absence of the explicit consent of the rightholder and / or the required amount of rights to such actions.

Reproduction, copying, collection, systematization, storage, transfer of information from the Program for commercial purposes and / or for the purpose of extracting the Program database for commercial or non-commercial purposes, or using it in full or in any part in any way, is not allowed without the consent of the Licensor. It is prohibited to use automated scripts (programs, bots, crawlers and other means of automatic information collection) to collect information and (or) interact with the Program without the consent of the Licensor.

The Licensor carries out the current management of the Program, determines its structure, appearance, allows or restricts Licensees' access to the Program in case of violation of the provisions of this Agreement, and exercises other rights belonging to him. The Licensee agrees that the Licensor has the right to use the functional and technical capabilities of the software that provides the display of the Content posted within the Program, at its discretion, including for the purpose of displaying advertising.

In terms of providing the opportunity for interaction between the Licensees, including providing the Licensees with the opportunity to independently perform certain actions within the Program, the Licensor acts exclusively as a person who provided the technological opportunity for such interaction with the use of the Program. The transfer, storage and provision of access through the Internet and the Program software to the information, graphics and other materials provided by the Licensees associated with such interaction are carried out without changing such materials or affecting their content on the part of the Licensor.

The licensor independently decides on the procedure for placing advertisements in the Program, participation in partner programs, and more.

The licensor has the right to:

at any time change the design and user interface of the Program, its content, the content of the provided functions of the Program, change or supplement the scripts used, software, the Licensor's Content and other objects used or stored in the Program, any Applications and server applications, with or without notice to the Licensee such;

delete without any reason and without warning any Content, including Content that, at the discretion of the Licensor, violates and / or may violate the laws of the Russian Federation (applicable law), the provisions of this Agreement, the rights of other Licensees or third parties, to harm them or pose a threat to harm and / or safety;

at its discretion, delete any information (including Personal messages of the Licensee, comments to the Licensee's photos, statuses, other information and other materials), including those posted by the Licensee in the Program in violation of the laws of the Russian Federation (applicable law) and / or the provisions of this Agreement;

suspend, restrict or terminate the Licensee's access to all or any of the Program sections and / or Program elements, personal page, communities, Program groups, Program functions, including activated and non-activated data and commands, delete communities and groups created by the Licensee at any time without explanation, with or without prior notice, unless otherwise expressly provided by applicable law;

delete the Licensee's Account at its own discretion, including in the event that the Licensee commits actions that violate the laws of the Russian Federation (applicable law) or the provisions of this Agreement;

provide the Licensee for a fee the right to use non-activated data and commands on the terms provided for by this Agreement and the relevant sections of the Program and / or elements of the Program, including the Applications;

send messages to the Licensees from the Licensor and / or from the partners of the Licensor, subject to the last consent of the Licensee, messages of an advertising and informational or news nature, including via e-mail, sms-mailing, mailing using the functionality of the Program or in any other accessible way.

in order to collect statistical data and identify the Licensee, establish and store information about the IP-addresses of the Licensee's access to the Program, use technical information files (cookies) placed on the personal computer of the Licensee;

when using the Program, make comments to the Licensees, warn, notify, inform them about the Licensees' non-compliance with this Agreement. The Licensor's instructions given to the Licensee during the process of using the Program are mandatory for the Licensee;

take measures not prohibited by law to protect their own intellectual rights in relation to the Program;

The Licensor is not engaged in the consideration and resolution of disputes and conflict situations arising between Licensees or third parties who have placed Applications in the Programs with the consent of the Licensor when the Licensees use such Applications, however, at its discretion, it can assist in resolving conflicts that have arisen. The Licensor has the right to suspend, restrict or terminate the Licensee's access to the Program (validity of the right to use the Program) in case of receiving from another Licensee (s) motivated complaints about the incorrect or unlawful behavior of this Licensee in the Program.

The licensor assumes the following obligations:

on the terms set forth in this Agreement, grant the Licensee the rights to use the Program, including the rights to use non-activated data and commands, within the limits established by this Agreement;

notify the Licensee by publishing information or sending messages to the Programs or in any other way available to the Licensor about changes in the terms of this Agreement.

The licensee has the right:

make settings for the Account and Personal Page, change the login and password for accessing the Account;

post information about yourself in the Licensee's Account;

acquire the rights to use non-activated data and commands and exercise these rights in accordance with this Agreement;

perform other actions related to the use of the Program not prohibited by the legislation of the Russian Federation (applicable law) or this Agreement.

The licensee is obliged to:

comply with the terms of this Agreement without any restrictions;

at the time of registration in the Program and the creation of an Account, provide reliable information;

do not exceed the limits of use of the Program;

not otherwise violate the intellectual property rights of the Licensor in relation to the Program or any of its elements, in particular, the Licensee has no right to copy, broadcast, send, publish, and otherwise distribute and reproduce materials posted by the Licensor in the Program (text, graphic, audio -video) without the written consent of the Licensor;

independently take appropriate measures to ensure the security of his Account and Personal Page and prevent unauthorized access to them by third parties (in particular, to ensure that the password is not saved in the browser, including when using cookies technology, with the possible use of the Licensee's computer device by third parties persons);

follow the instructions of the Licensor regarding the use of the Program, in particular, those given by the Licensor to the Licensee or a group of Licensees in the Program, in the user support center (Licensees), in the news section of the Program, on the Licensor's forum. If the Licensee fails to comply with such instructions, the Licensor has the right to suspend, restrict, terminate the provision of the Licensee with the rights to use the Program, including the rights to use non-activated data and commands;

at the request of the Licensor in connection with the conclusion and execution of this Agreement, confirm your credentials, including last name, first name, patronymic, and other data;

not to post photographs in which other persons are captured in addition to the Licensee, without their prior consent, except in cases where, in accordance with article 152.1. Of the Civil Code of the Russian Federation or other norm of the applicable law, such consent is not required;

notify the Licensor of all cases of actions in the Program against the Licensee that may be regarded as offensive, humiliating, defamatory, etc .;

comply with other requirements and fulfill other obligations stipulated by this Agreement and / or posted in the relevant sections of the Program.

The Licensee guarantees that he has all the necessary powers and legal capacity to enter into this Agreement.

The licensee is prohibited from:

collect credentials of other Licensees and / or other information from the Program without the consent of the Licensor;

use any automatic or automated means to collect information posted in the Program;

carry out propaganda or agitation inciting social, racial, national or religious hatred and enmity, propaganda of war, social, racial, national, religious or linguistic superiority, disseminate other information prohibited for dissemination by applicable law;

post in the Program or transmit through private messages restricted information (confidential information) of third parties, if the Licensee does not have sufficient rights by virtue of law or an agreement to disclose this information;

post, reproduce, process, distribute, publish in the Programs, communicate to the public, transfer, sell or otherwise use, in whole or in part, the Content of the Licensor, Licensees and third parties, which is subject to copyright and other exclusive rights, without their prior permission, except cases established by this Agreement, the current legislation of the Russian Federation (applicable law), as well as cases when the copyright holder has explicitly expressed his consent to the free use of his own Content by any person. By uploading the Content to the Program, as well as posting the Content to the Program in any other way, the Licensee confirms that he has all the necessary rights for this, including the right to inform the public that such posting does not violate and will not violate the rights and legitimate interests of copyright holders and third parties and that all necessary permissions and consents from the respective copyright holders and third parties have been duly and expressly obtained for this purpose. It is forbidden to post Content in the Program if the Licensee does not have the necessary rights and/or the consent of the copyright holder for this;

post in the Programs in the public domain (including on forums, in comments and/or statuses) or transmit via private messages text messages, graphics or other materials, the content of which is offensive to other Licensees or other persons or may be regarded as such, as well as messages, images and other materials that discredit Licensees or other persons, contain threats, calls for violence, committing illegal acts, antisocial, immoral acts, as well as committing any other actions that contradict the foundations of law and order and morality;

post in the Program messages, graphics or other materials (including those that do not correspond to reality), the placement of which causes or may damage the honor, dignity and business reputation of a citizen or the business reputation of an organization;

post in the Program messages containing obscene words and expressions;

post in the Program materials with pornographic images of minors;

post in the Program information that promotes suicide, contains a description of the methods of suicide and any incitement to commit it;

post in the Program information related to occult topics and activities (magic, fortune telling, Satanism, love spells, conspiracies, witchcraft, rituals, astrology, horoscopes, etc.);

place advertisements and other information about narcotic and psychotropic substances in the Program, including information about the distribution of drugs, recipes for their manufacture and advice on their use, as well as post extremist information;

post in the Program information that violates the rights of minors;

post in the Program any information prohibited by applicable law;

place in the Program personal data, including contact information, of other Licensees or other persons without their prior consent;

indicate when registering an Account or subsequently enter deliberately false information or other people's data;

place in the Program as your own photograph images of other persons without the consent of such persons or fictional characters, images of animals, objects, abstract images, as well as any other graphic images that are not images of the Licensee posting these images, without the corresponding consent of the copyright holders (authors) of such images;

register a Licensee's Account for use by a group of persons or an organization;

register more than one Licensee's Account with the same person;

take actions aimed at destabilizing the functioning of the Program, attempt to unauthorized access to the management of the Social Network or its closed sections (including sections that are only allowed to the Licensor), as well as perform any other similar actions;

to carry out unauthorized access to the Accounts of other Licensees by selecting or entering a password, as well as to attempt such access;

send spam - mass mailing of commercial, political, advertising and other information (including hyperlinks leading to Internet sites with such information and / or to Internet sites containing malicious software) in personal messages, comments, messages on forums , Personal pages of the Licensees or performing other actions aimed at disseminating such information, if the recipient Licensees did not express their consent to receive such information;

use the Program for the purpose of finding debtors or for other similar purposes;

place in the Program information that contributes to the promotion, advertising and popularization of tobacco and tobacco products, medicines, narcotic substances, spirits and low alcohol drinks;

place in the Program other information that, in the opinion of the Licensor, does not comply with the policy and goals of creating the Program.

use the functionality of the Program by using software tools that make changes to the commands, scripts and / or applications of the Program.

The Licensee guarantees that his posting in the Program or transmission through Personal Messages of information, Content, other legally protected results of intellectual activity, their parts or copies, as well as other materials does not violate anyone's rights and legitimate interests. In case of receipt of claims from third parties in connection with a violation of the terms of this Agreement in terms of posting information and/or Content of third parties, the Licensor has the right to transfer, within the limits permitted by law, the Licensee's contact information available to him to persons who have filed claims, in order to resolve the disagreements that have arisen ...

The Licensee warrants that he will take appropriate measures to ensure the confidentiality of the credentials (username and password) used by him to authorize in the Programs, and to prevent the possibility of authorization by others.

The Licensor observes the privacy of the correspondence carried out by the Licensees through Private Messages.

The Licensor guarantees the use by the Licensor of the email address and mobile phone number specified in the Licensee's Account to communicate with the Licensee, send notifications, messages and sms-messages to the Licensee, as well as to provide the Licensee with the Program functions with the Licensee's consent, which can be expressed using functionality of the Program, unless otherwise provided by this Agreement or applicable law.

The Licensor does not participate in the formation of the content of the Licensee's Personal Page and uploading the Content to it, does not control the actions of the Licensee, does not exercise and does not have the technical ability to automatically censor information in the open sections of the Site and the Program, in the Licensee's Personal Pages, censor Personal Messages and is not responsible for actions or omissions of the Licensee.

Due to the peculiarities of the functioning of the Program, the Licensor does not carry out and does not have the technical ability to carry out preliminary moderation of information and Content posted by the Licensee, and is not responsible for its content.

The Licensor is not responsible for possible failures and interruptions in the operation of the Program and the loss of information caused by them. The Licensor is not responsible for any damage to the Licensee's computer, mobile devices, any other equipment or software caused or associated with the use of the Site or sites accessible via hyperlinks posted on the Site.

The Licensor is not responsible for the selection of the password for access to the Licensee's Account by third parties and any actions performed by them using the Licensee's Account.

The Licensor is not responsible for any damage, including lost profits, or harm caused in connection with the use of the Program, the Content posted in it or other materials to which the Licensee or other persons gained access using the Program, even if the Licensor warned or indicated the possibility causing such damage or harm.

The Licensee is responsible for illegal actions carried out using his Account, as well as in connection with the posting of Content using his Account in the Program, on the Personal page of the Licensee or other Licensees, forums, in the comments and in other sections of the Program and / or the Site.

The Licensee is personally responsible for any Content or other information that he posts in the Program or otherwise communicates to the public in the Program or with its help. The Licensee undertakes to independently resolve claims of third parties related to the illegal placement of Content and information in the Program.

Hyperlinks to any site, product, service, any information of a commercial or non-commercial nature posted in the Program, sent in Personal messages by Licensees, posted in forums on Personal pages by Licensees, etc. are not an endorsement or recommendation of these products (services) by the Licensor. The Licensor is not responsible for damage caused to the Licensee as a result of following such hyperlinks.

The Licensor is not responsible for possible illegal actions of the Licensee or third parties when using the Program.

The Licensor is not responsible for the statements of the Licensee published in the Program. The Licensor is not responsible for the Licensee's behavior in the Program, disrespectful attitude towards other Licensees.

The Licensor is not responsible for the Licensee's loss of the ability to access his Account in the Programs (loss of login, password, other information necessary to use the Account or Personal Page).

The Licensor is not responsible for incomplete, inaccurate, incorrect indication of his data by the Licensee when creating an Account and Personal Page.

When the Licensee uses the Game Applications of the Program, the Licensor is not responsible for the Licensee's loss during the game process of game values obtained as a result of participation in such game Applications.

The Licensor is not responsible for the Licensee's lack of access to the Internet, for the quality of services of Internet communication providers with which the Licensee has concluded agreements on the provision of services for access to the Internet.

The Licensor does not exchange for cash or non-cash money, or other values of the Program received by the Licensee in the course of its use, including virtual values.

The Licensor does not reimburse the Licensee for the costs associated with the Licensee's acquisition of use rights, non-activated data and commands, including in the event of suspension or termination of this Agreement for any reason, unless otherwise expressly provided by applicable law.

The Licensor is not responsible for the occurrence of direct or indirect damage and lost profits of the Licensee or other third parties caused as a result of:

use or inability to use the Program;

unauthorized access by any third parties to the personal information of the Licensee, including the Account and Personal page of the Licensee;

statements or behavior of any third party in the Program;

removal of the Account, Content or the termination of the functioning of a certain element of the Program or the Program as a whole.

Under any circumstances, the Licensor's liability to the Licensee is limited to the amount of 3,000 (three thousand) rubles, while the lost profits are not subject to compensation, unless otherwise expressly provided by applicable law.

The Licensor is not obliged to provide the Licensee with any evidence, documents, etc. indicating a violation by the Licensee of the terms of the Agreement, as a result of which the Licensee was denied the right to use the Program or its individual functions / sections / pages, as well as rights to non-activated data and commands.

The Licensee's claims sent to the Licensor are accepted and considered, provided it is possible to establish the fact that the Account belongs to a specific person. Taking into account the possible existence of Accounts with similar credentials, the Licensor has the right to require the provision of additional information and information, including in relation to the Licensee's Account, allowing to determine in connection with which Account the claim was received, or to establish the accountability of the Account to the person who filed the claim.

The Licensor is not responsible for any possible harm to the health of the Licensee that may be caused to the Licensee in connection with the use of Third Party Applications. The Licensee is hereby notified that the Applications may provide various sound and / or video effects that, under certain circumstances, may cause an aggravation of these conditions in persons prone to epileptic or other nervous disorders, and the Licensee guarantees that he does not suffer from these disorders. , or undertakes not to use the Applications. The Licensee is hereby notified that regular long-term (continuous) presence of a personal computer can cause various complications of a physical condition, including impaired vision, scoliosis, various forms of neuroses and other negative effects on the body. The Licensee guarantees that he will use the Applications only for a reasonable time, with breaks for rest or other measures to prevent physical condition, if such are recommended or prescribed to the Licensee.

The Licensor applies a set of measures to prevent and suppress the facts of illegal placement by the Licensees in the Program of information that contradicts the current legislation, incl. by:

including in this Agreement a warning about the inadmissibility of the distribution of information by the Licensees in the Programs in violation of the law;

a special reminder to Licensees in the Program interface about the inadmissibility of violating the law at the time of posting information;

processing complaints from Licensees, government agencies and other persons about information posted in the Program in violation of applicable law. Such complaints may be

received, incl. through special forms for submitting complaints, using the "Complain" button, through contacting the support service or in writing to the Licensor's address;

using various technologies and algorithms to identify, block and remove identical prohibited content in all copies.

At the request of the Licensee, the Licensor grants the Licensee, for a fee, unless otherwise provided by the Licensor, the rights to use non-activated data and commands that allow increasing the number of virtual assets in the Program used within the functionality of the Program. The amount and conditions for the payment of remuneration are determined by the Licensor independently and depend on the amount of data and commands required by the Licensee to obtain a certain result, due to the functionality of the Program. The specified conditions are contained in this Agreement and / or in the relevant sections of the Program.

The rights to use non-activated data and commands are transferred by the Licensor from the moment the virtual values are reflected in the Licensee's Account. From this moment, the Licensee receives the rights to use non-activated data and commands in an amount corresponding to the number of virtual values, under the terms of this Agreement. Virtual values are reflected in the Licensee's Account after the Licensor receives information about the payment (confirmation) from third parties (payment systems, operators, payment aggregators).

The correspondence of the volume of non-activated data and commands to the number of virtual values is determined by the Licensor. The correspondence of the amount of remuneration to the number of virtual values is determined by the Licensor.

The right to use non-activated data and commands is granted to the Licensee for the term of this Agreement, unless such right is terminated in accordance with the rules of the Program.

The payment of remuneration is carried out by the Licensee in monetary funds in the currency of the respective territory, in accordance with the conversion procedure established by the Program. The amount of remuneration is determined by the Licensor based on the volume of non-activated data and commands, the right to use which is transferred to the Licensee.

From the moment the virtual values are reflected in the Licensee's Account, the Licensee is not entitled to demand from the Licensor the return of the remuneration paid for such rights, unless otherwise expressly provided by applicable law.

The payment of the Reward is carried out by the Licensee by transferring funds through the supported payment methods. The list of methods available for payment is given in the relevant sections of the Program.

When paying the Remuneration, the Licensee undertakes to follow the payment instructions for the procedure and methods of payment, including the rules for entering a message and short text message (SMS) number, including the procedure for entering upper and lower case letters, numbers and input language. The granting of the right to use non-activated data and commands to the Licensee is provided upon fulfillment of the attached instructions and payment terms. The Licensor is not responsible for the correct fulfillment by the Licensee of the payment terms. For questions about the rules and procedure for using payment systems to pay for the rights to use non-activated data and commands, the Licensee should contact the holders of such payment systems or payment operators / aggregators. The Licensor does not provide the Licensee with explanations on issues related to the rules and procedure for using such payment systems, and also does not reimburse the Licensee for the money paid to acquire such rights through payment systems, operators, payment aggregators, if such payments were made in violation of the rules established such persons, as a result of which the funds were not received by the Licensor.

The Licensee is granted the right to use non-activated data and commands only subject to full payment of such rights by the Licensee in accordance with the terms of this Agreement, unless another procedure is contained in the Agreement or is not separately specified by the Licensor. At the same time, before receiving confirmation of payment for the rights to use, the Licensor has the right not to provide them to the Licensee, or to provide them in a limited amount.

In the event that, as a result of a technical error, or a failure of the Program or any of its elements, or deliberate actions of the Licensee, he gained access to non-activated data and commands without acquiring the right to use in the manner prescribed by this Agreement, the Licensee undertakes to inform the Licensor about this fact and pay him a Remuneration, or eliminate all the consequences of the misuse of the rights received. The Licensor has the right to independently eliminate such consequences without notifying the Licensee.

The Licensee is obliged to keep documents confirming the payment of remuneration by him during the entire period of using the Program, and upon the request of the Licensor, provide him with such documents, as well as information about the circumstances of making such a payment by the Licensee.

The exclusive right to distribute non-activated data and commands belongs to the Licensor, in connection with which no offers of third parties for the granting of rights to use such data and commands can be regarded by the Licensee as proposals emanating from the Licensor.

In the event of disputable, unclear situations, or sending to the Licensee any proposals of third parties related to payment for the rights to use non-activated data and commands, or posting such advertisements and offers on the Internet, with the exception of those posted on behalf of the Licensor on the Site, the Licensee is obliged to immediately notify the Licensor about it.

If the Licensee, in violation of this provision, made a payment for the specified announcement using the details specified in such announcement, the Licensee's claims to the Licensor regarding the Licensee's lack of non-activated data and commands are not accepted, and the Licensor does not compensate the Licensee for the money spent by the Licensee in such circumstances.

If the Licensor finds that the Licensee obtains the rights to use non-activated data and commands from third parties, the Licensor has the right, at its discretion, to suspend, limit, or terminate the rights to use the Program in relation to the Licensee.

The acquisition by the Licensee of the rights to use non-activated data and commands does not release him from compliance with this Agreement and the application of any measures specified in this Agreement in relation to him, including suspension or termination of the rights to use the Program and/or deletion by the Licensor of the Licensee's Account, unless otherwise expressly provided by applicable law ...

The Licensee guarantees to the Licensor that he has the right to use the means of his choice to pay remuneration, without violating the legislation of the Russian Federation and/or the legislation of another country of which the Licensee is a citizen, and the rights of third parties. The Licensor is not responsible for additional commissions charged by the operators of the means of payment and possible damage to the Licensee and/or third parties, caused as a result of the use of the means of payment by the Licensee that does not belong to him.

The Licensor is not responsible for possible illegal actions of the Licensee when paying remuneration. The Licensor reserves the right to unilaterally suspend or terminate the Licensee's right to use non-activated data and commands if there is a suspicion of the Licensee committing illegal actions until the circumstances are clarified, unless otherwise expressly provided by applicable law.

If the Licensor has reason to believe that the Licensee is committing illegal actions related to the payment of remuneration, the Licensor has the right to transfer the relevant information to law enforcement agencies for verification of this fact.

Features of the Licensee's payment of the Reward using bank cards:

bank card transactions are performed by the cardholder or a person authorized by him;

Bank card transactions are authorized by the bank. If the bank has reason to believe that the operation is fraudulent, then the bank has the right to refuse to carry out this operation.

Fraudulent transactions with bank cards are a criminal offense.

In order to avoid cases of fraud when paying by bank cards, payments paid by a bank card can be checked by the Licensor within the available possibilities. The licensee-holder of the card, who made such a payment, is obliged, upon request from the Licensor, to provide a copy of the documents necessary for the Licensor to confirm the legitimate use of the bank card. If the Licensee fails to submit the requested documents within 14 days from the date of payment or there are doubts about their authenticity, unless otherwise specified by the Licensor, the latter has the right to suspend the provision of the Licensee with the rights to use the Program, any part / section and/or non-activated data and commands until clarification of the circumstances.

The Licensee agrees, understands and accepts the fact that the Program is not a game of chance, gambling, competition, or betting.

Acquisition of the rights to use non-activated data and commands is the realization of the Licensee's own will and desire and is not a necessary or mandatory condition for using the Program and its main functionality.

The Licensor has the right at any time without notifying the Licensee and without giving reasons to suspend access and the ability to use the Program, delete the Licensor's Account without reimbursing any costs, losses or return received under the Agreement, including in the event of any, including one-time, violation The Licensee of the terms of this Agreement, applicable law, unless otherwise expressly provided by applicable law.

The Licensee agrees and fully acknowledges that all exclusive rights or necessary licenses for the software that constitutes an element of the Program and/or is used for its administration and operation, including audiovisual displays, as well as the graphic design of the Program, photographs, animations, video images, video clips, sound recordings, sound effects, music, textual content of the Program and Program Applications, with the exception of Content downloaded into the Program by Licensees or third parties, belong to the Licensor, unless otherwise explicitly stated in the Agreement.

This Agreement does not provide for the assignment of any exclusive rights or the granting of an exclusive license for any part of the Program from Licensor to Licensee.

In the event that the Licensee, in accordance with the laws of his state, is prohibited from using the Internet or social networks, or there are other legal restrictions, including restrictions on the age of admission to such software, the Licensee is not entitled to use the Program. In this case, the Licensee is solely responsible for the use of the Program on the territory of his state in violation of local legislation.

This Agreement is subject to change by the Licensor without any prior notice. Any changes to the Agreement made by the Licensor unilaterally come into force on the day following the day of publication of such changes. The Licensee undertakes to independently check the Agreement for changes. Failure by the Licensee to familiarize himself with the Agreement and/or the amended version of the Agreement cannot serve as a basis for the Licensee's failure to fulfill its

obligations and the Licensee's failure to comply with the restrictions established by this Agreement. The actual use of the Program by the Licensee after changes in the terms of this Agreement or the rules for its use mean the Licensee's consent to the new terms.

The invalidity of one or several provisions of the Agreement, recognized in the prescribed manner by a court decision that has entered into force, does not entail the invalidity of the agreement as a whole for the Parties. In the event that one or more provisions of the Agreement are recognized as invalid in the prescribed manner, the Parties undertake to fulfill their obligations under the Agreement as close as possible to those implied by the Parties when concluding and / or agreeing to amend the Agreement in a manner.

Regarding the form and method of concluding this Agreement, the norms of the Civil Code of the Russian Federation ("Civil Code of the Russian Federation") governing the procedure and conditions for concluding an agreement by accepting a public offer are applied.

All disputes between the parties under this agreement are subject to resolution through correspondence and negotiations using the mandatory pre-trial (claim) procedure. If it is impossible to reach agreement between the parties through negotiations within 60 (sixty) calendar days from the moment the other Party receives a written claim, the consideration of the dispute must be referred by any interested party to a court of general jurisdiction at the location of the Licensor (excluding the jurisdiction of the case to any other courts) unless otherwise expressly provided by applicable law.

You agree that the Services (including, but not limited to, Content, graphics, user interface, audio recordings, videos, editorial content, scripts and software used to implement the Services) contain confidential information and materials that are owned by the Licensor's company and/or its licensors and are protected by applicable intellectual property and other laws, including but not limited to copyright laws. You agree not to use such confidential information or materials in any way other than using the Services for personal, non-commercial purposes in accordance with this Agreement. No part of the Services may be reproduced in any form or by any means, except as expressly permitted by this Agreement. You agree not to modify, rent, lease, sell or distribute the Services or Content in any form, or use the Services in any way without express permission.

Licensee acknowledges that the Program may contain Embedded Software and that in addition to the obligations under this Agreement, any use of Embedded Software may have additional obligations.

To install and use any Embedded Software, Licensee must contact the appropriate third party for any required license and consent.

The Program includes license protection mechanisms designed to manage and protect the intellectual property rights of the Licensor and its third party vendors. Licensee must not modify or alter such mechanisms in an attempt to circumvent the terms of use of the Program for which they were designed to execute. The Licensor has the right to terminate the Agreement with immediate effect, as well as any licenses granted under it, if any attempt is made to modify or change such mechanisms.

The Program may also contain protection mechanisms that detect the installation or use of unlicensed copies of the Software, as well as collect and transfer information about possible unlicensed copies to the Licensor. The information collected does not include any customer data created in the Software. By using the Program, Licensee agrees to such discovery and collection of information, as well as to the transfer and use of this information in the event of detection of unlicensed copies. The licensor undertakes to use this information solely for the purposes specified in this clause.

If at any time the Licensor has a reasonable suspicion that the Program has been distributed or received by any person without the written consent of the Licensor, or that the Embedded Software has been modified, it will be accessed or used separately from the Software, or that the Licensee otherwise violated the terms of this Agreement, the Licensor may require the Licensee to provide a certificate drawn up by the auditor, without reservations confirming the Licensee's compliance with the terms of the Agreement.

If the auditor of the Licensee does not provide such evidence without reservations within 90 days from the moment the Licensor sends a corresponding request to the Licensee (or for a longer period that the Licensor may agree at its sole discretion), the Licensee will be considered in violation of the terms of this Agreement, and the Licensor will receive the right terminate the Agreement and all licenses granted under it.

In the event that the violation consists in the distribution or use of the Software in excess of that provided for by the terms of the User License or Additional User License, or in the use, attempts to use or redistribute the Embedded Software, the Licensor and/or any third party owner of the Embedded Software may retroactively collect from Licensee a fee calculated on the basis of the number of cases of prohibited distribution or use in accordance with the applicable quoted prices that the Licensor and/or any third-party owner of the Embedded Software charge for the Program or Embedded Software (as the case may be). Such collection is in addition to any other rights or requirements that Licensor or any third party owner of the Embedded Software may have in relation to Licensee, and in addition to any other Fees payable by Licensee under this Agreement.

The Licensee grants the Licensor the right to indicate the Licensee as a client of the Licensor in the Licensor's advertising materials, including those posted on the company's website.

The Licensee may revoke the rights granted in clause 10.1 by sending written notice to the Licensor no later than 30 days prior to such revocation.

This License is valid from the date of entry into force of the Agreement and until terminated in accordance with this clause.

The Licensor has the right to terminate the License with immediate effect by sending a written notice in the following cases:

- (a) Licensee fails to pay the Fees by the due date; or
- (b) Licensee is in breach of any term of this License and the breach is not remedied within fourteen (14) days after receiving written notice from Licensor.

The Licensee has the right to terminate the License with immediate effect by sending a written notice if it is applied to the Licensor, can be applied, a decision is made or there is a threat to apply any form of competition management, or if the Licensor ceases or announces the termination of its activities in the usual way.

In case of termination of the License for any reason:

- (a) Licensee must deny any access to the Software and all Authorized Users must cease all use of the Software;
- (b) Licensee must remove all copies of the Software from its hardware and from its system, as well as from the Other system, remove or destroy all copies of the Software and all Accessible Code that is in its possession, in its storage or under its control. ;
- (c) Licensee may be required to provide Licensor with a certificate issued by Licensee's auditor;

(d) The Licensor has the right to seize the Program and any property of the Licensor in the possession, storage or control of the Licensee; and

(e) Licensor is released from any further obligations under this License.

Licensee's decommissioning of the Software terminates this Agreement between Licensor and Licensee. If this License is terminated for any reason, Licensee is not entitled to a full or partial refund of license fees or other amounts paid for this License and the Program. Termination does not prejudice any rights that Licensor may have as a result of violation of this License by Licensee or Authorized User.

The Licensee has the right to assign this License exclusively to its successors in the event of a merger, acquisition or change of control, provided that:

The Licensee will notify the Licensor of the assignment within 60 (sixty) days from the date of its completion;

the assignee agrees to be bound by the terms of the Agreement; and

upon assignment or transfer, the licensee performing such a transaction ceases to use the Program and deletes or destroys all copies of the Software in its possession, in its custody, or under its control.

Any planned assignment or transfer of the Software by Licensee in a manner will be void and will provide Licensor with the right to terminate this Agreement.

The Licensor has the right to assign its rights and obligations under this Agreement without the consent of the Licensee. Any authorized assignee must comply with the terms of this Agreement.

The Licensor warrants to the Licensee that the Program in all material aspects will meet the technical specifications of the Software (published by its developer) for 90 (ninety) days from the date of its delivery to the Licensee, if it is used in accordance with usual industry technologies and conditions and will not be changed. ... However, the Licensor does not guarantee that the functioning of the Software will be uninterrupted or error-free.

To the extent permitted by applicable law, the Licensor expressly disclaims any warranties in relation to the Software, including any warranties of merchantability and / or fitness for a particular purpose, performance warranties, and any warranties that may otherwise arise from custom of business or use.

Under no circumstances will the Licensor be liable for any incidental, special circumstances, indirect, direct or consequential damage or loss of profits, business interruption, loss of business opportunity or goodwill, for any claims for indirect, special circumstances damages or forced damages, for claims of third parties or for any indirect or consequential damages or related costs that may arise in connection with the installation or use of the Software, including due to defects in the Software, as well as for the loss or inaccuracy of data of any kind, regardless of on whether the Licensor was aware of the possibility of such damage or loss.

If the Licensor violates any provision of this agreement, then the exclusive and maximum liability on the part of the Licensor, whether by contract, tort or otherwise, will under no circumstances exceed, at the sole discretion of the company, one of the following amounts: (i) the aggregate price paid for the Program; (ii) the cost of replacing the Software; or (iv) the cost of repairing the Software.

The express warranty applies only to the Licensee and is not transferable. In connection with the use of the Software, the Licensor does not provide any other warranties, express or implied.

Nothing in this License is intended to and should not be construed as excluding or modifying any statutory rights, warranties or conditions applicable to this License or the Software, which, under any law, cannot be changed or excluded.

In the event that the Program becomes or may become the subject of a claim in connection with infringement of any Intellectual Property Rights of third parties, the Licensor may, in its sole discretion:

to obtain for the Licensee the right to use the Program without the formation of any responsibility;

replace or modify the Software in such a way that it ceases to violate Intellectual Property Rights; or

reimburse Licensee for any License fees associated with the Software.

Remedies represent the sole responsibility of the Licensor and the exclusive remedy of the Licensee in connection with the violation by the Licensor of Intellectual Property Rights in the Software or other components supplied by the Licensor under this Agreement.

Licensee confirms and agrees that in the event of a violation by him of this Agreement and incurred by the Licensor or a third-party owner of the Embedded Software loss, damage, costs or expenses, directly or indirectly, as a result of such violation, the Licensor or the third-party owner of the Embedded Software may initiate legal proceedings directly with the Licensee.

The Licensee will indemnify the Licensor for damage and release the Licensor from liability associated with any costs, expenses, losses and claims against the Licensor, which are caused by any violation of the Intellectual Property Rights of the Licensor or any third party arising from the modification by the Licensee or Authorized User of any part of the Software or other components supplied by the Licensor or from any violation of this Agreement.

Licensee agrees to initiate any proceedings arising out of this Agreement related to the Software or Licensee's use of the Software within 1 (one) year from the date of damage or loss. Licensee agrees that upon expiration of the specified period, any ground for bringing a claim will be irretrievably lost.

The Licensor may collect certain information and information from the Licensee and Authorized Users related to his / her use of the Software or otherwise in connection with this Agreement.

Minimum requirements. Each Program is designed to run on one or more specific platforms (operating systems or devices). In some cases, the Program may have its own minimum technical requirements for your device (for example, in relation to CPU, GPU, RAM, free storage, etc.), which are indicated by the Licensor on the official website of the Program, the official page of the Program on a third-party the gaming platform or in other ways at the discretion of the Licensor. Make sure your platform meets the minimum requirements. Otherwise, the Licensor does not guarantee the launch or operation of the Program, and is not responsible for any errors, bugs and other shortcomings in the operation of the Program. You are solely responsible for ensuring that you have sufficient device resources to store and run the Program, including available RAM, storage, CPU and GPU usage, etc.

Recommended requirements. For informational purposes, as well as for your convenience, we usually publish the recommended requirements of our Programs in relation to the technical parameters of your device. Please note that such recommended requirements are provided for informational purposes only and do not guarantee the correct functioning of the Program, nor do they imply any other warranties or representations. For the avoidance of doubt, if a platform (device or operating system) is listed as a "recommended requirement" for a Program, it means

that such Program is intended to be used solely on that platform. The same applies to other “recommended requirements”, the need for which is obvious from the context.

Internet connection requirements. Typically, Licensor's Programs require a stable high-speed Internet connection to function properly and to ensure a proper gaming experience. Please note that the Licensor is not responsible for any shortcomings in the operation of the Program related to the quality of your Internet connection (including the speed, availability of the Licensor's servers and response time, or the so-called "ping").

To ensure the best level of service, user experience, and the effectiveness of Licensor's services in the Programs, we need to correct, update, and change our Programs from time to time. This usually results in mandatory and / or automatic updates of the Software, and older versions may not start or function until you update them.

The Licensor has the right to change the program code of the Program at any time at its sole discretion. Such changes may affect, among other things, the functionality of the Program and its other content. For example, we can add or remove game content or features, fix bugs and errors, make changes to the balance, etc.

Please be aware that some patches, updates and modifications may require (and over time will certainly require) a device with higher specifications, or more device resources, otherwise such patches, updates and modifications may (and with time will definitely lead) to a drop in the performance of the Program and / or a decrease in graphics or other settings.

By accepting the terms of the Agreement, you acknowledge and acknowledge that your refusal to update the Program may make its further use impossible, and the License will be considered suspended until you update the Program.

The Program is provided to you with the inclusion of various components of third party software ("Third Party Software"), which are provided under separate license terms ("Third Party License Terms"). You are permitted to use the Third Party Software in conjunction with the Software, provided that such use is in accordance with the terms of this Agreement. You may be granted broader rights to use Third Party Software in accordance with the applicable Third Party License Terms. Nothing in this Agreement is intended to impose any additional restrictions on your use of Third Party Software in accordance with the Third Party License Terms. The program may also be compatible with some other operating systems and third party applications. The licensor does not grant you any such third party licenses and it is solely your responsibility to obtain all required software licenses from the respective vendors.

Licensor reserves the right to change, modify, add or remove clauses in this License Agreement at any time, in accordance with the procedures described below.

The Licensor grants you a personal, non-commercial, non-sublicensable, non-transferable, non-exclusive license to install and / or use this Program (in whole or in part) or any other Program (hereinafter referred to as the "License") as long as you or Licensor does not terminate this License Agreement. Under no circumstances should you use the Program or this License for commercial purposes, or allow others to do so without obtaining permission from the Licensor to do so. To continue using the Program on certain hardware, supplements, updates, patches and modifications may be required. **THIS PRODUCT IS NOT FOR SALE, BUT IS LICENSED TO YOU FOR USE.**

Depending on the circumstances, some portions of the Program may contain material licensed by a third party and may be operated by third parties that may require additional terms of use and / or payment to be met. You must comply with these additional terms: for example, if the Program supports a VoIP application, you must comply with the terms of the accompanying

wireless data service agreement when using the Program. Please see the applicable additional terms and prices.

You may not, directly or indirectly, (i) sell, rent or lease, license, distribute, post and market the Program or any part of it for commercial purposes, (ii) reverse engineer, decompile, disassemble, adapt, reproduce or create any derivative works based on the Program (unless the Program allows you to create, generate or represent User-generated Content for which you need to create an Account and comply with the Terms of Service), in whole or in part; (iii) create, use and/or distribute software tools or applications to circumvent restrictions on the Program, for example, automation programs (bots), tutorials, scripts, macro programs, computer hacking programs (cheating and hacker programs) (as for multi-user online games, as well as for single-player games on the Internet or in a local network); (iv) delete, modify, disable or circumvent any copyright and trademark information or other author and manufacturer information, notices or labels contained on the Program or within the Program, and (v) export or re-export the Program or copies of adaptations, violating any applicable laws or regulations.

By using the Program, you agree to comply with all applicable laws, rules and regulations. You also agree to certain rules of conduct that govern your use of the Program (hereinafter referred to as the "Rules of Conduct"), which are not exhaustive and may be changed by the Licensor at any time. In any case, you may only use the Program in accordance with the intended use of the Program.

As an example, without limiting the rights of the Licensor's company to apply to you in court, you are not entitled to:

create, use, post for sharing and/or publish any materials related to the Program (texts, words, images, sounds, videos, etc.), if in this way any obligations on non-disclosure of confidential information may be violated, intellectual right ownership or the right to protect personal data, as well as if illegal actions can be provoked (in particular, piracy, hacking or distribution of counterfeit copies of software);

modify, modify, block, unnecessarily load, interrupt, slow down and / or interfere with the normal functioning of part or all of the Program, or their accessibility to other Users, or the functioning of partner networks of the Program, or try to take any of the above actions;

introduce or distribute any virus programs, trojans, worms, bombs, damaged files and/or other similar malicious means or corrupted data related to the Program, and/or organize, participate in any capacity in attacks on the Licensor's servers and/or Programs and/or service providers and partners;

create, supply or use alternative ways of using the Program, for example, server emulators;

spam in the chat, sending messages of a personal or advertising nature, disrupt the course of the conversation with repeated messages of a similar nature;

distribute and / or transmit any materials or content that, based on sole and exclusive conviction, may be considered offensive by the Licensor's company, including, but not limited to, threatening, malicious, illegal, offensive, libelous, derogatory, obscene, vulgar, sexual, racial or ethnically or otherwise objectionable speech;

harass or threaten other users of the Program;

misuse the game's help services, or the complaints-sending function, or send inaccurate reports to the Licensor's employees;

impersonate an employee or representative of the Licensor's company, their partners and / or agents;

falsely claim affiliation with the Program or company and support of the Licensor.

All types of property rights, including intellectual property rights in relation to the Program (including, without limitation, all texts, graphics, music or sounds, all messages or items of information, invented characters, names, themes, objects, landscapes, costumes, effects, dialogues, slogans, places, images, diagrams, concepts, choreography, videos, audiovisual effects, domain names and any other elements that are part of the Program, individually or collectively), as well as any and all copies of the above, are owned by the Licensor or their licensors. The program is protected by national and international laws, copyright treaties and conventions and other laws. The Program may contain certain licensed materials, in which case the Licensor's licensors have the right to defend their rights in case of violation of this Agreement. The reproduction or presentation of these licensed materials in any way for any reason is prohibited without prior permission from the Licensor's company and, in some cases, from the licensors and representatives of the Licensor's company. Except as expressly specified in this License Agreement, all rights not granted to you by this document are expressly reserved by the Licensor's company. This License does not grant you ownership of the Program and should not be construed as a sale of any rights to the Program.

THE SOFTWARE MAY BE PROTECTED BY SOFTWARE COPYRIGHT REGARDING DIGITAL MEDIA MEDIA (FOLLOWED BY "DRM"). IN THIS EVENT, YOU HEREBY ACKNOWLEDGE, AGREE, AND AGREE TO THE FOLLOWING TERMS REGARDING DRM: (I) INSTALLATION OF THE PRODUCT WILL ALSO RESULT IN THE INSTALLATION OF THE DRM SOFTWARE ON YOUR SOFTWARE; (II) SOFTWARE COPYRIGHT PROTECTION MAY RESTRICT THE NUMBER OF INSTALLATIONS OF THE PRODUCT; (III) DRM MAY INSTALL ADDITIONAL COMPONENTS ON YOUR COMPUTER REQUIRED FOR COPY PROTECTION; ALSO (IV) DURING INSTALLATION AND / OR FIRST RUNNING OF THE PRODUCT, AN INTERNET CONNECTION MAY BE REQUIRED TO UNLOCK THE PRODUCT USING DRM. IN NO EVENT SHALL THE LICENSOR BE LIABLE FOR THE COMPONENTS THAT MAY BE INSTALLED ON YOUR COMPUTER USING DRM. TO GET MORE INFORMATION VISIT THE DRM WEBSITE LINKED DURING THE PRODUCT INSTALLATION. INTERNET CONNECTION, ACCOUNT, SOFTWARE INSTALLATION AND REGISTRATION USING THE SUPPLIED DISPOSABLE SERIAL NUMBER MAY BE REQUIRED TO ACCESS THE ONLINE SERVICE AND THE CHARACTERISTICS. AGE RESTRICTIONS MAY BE SUBJECT TO LOCAL LAWS, ACCESS TO ONLINE SERVICES AND COMPONENTS.

In this License Agreement, the term "Compatible Mobile Device" means any portable device that can connect to the Internet to access the Program. Compatible mobile devices include, but are not limited to, mobile phones, smartphones, tablets and personal digital assistants (PDAs).

Access to the Program. To use the Program on a Compatible mobile device, you need to have access to an electronic communications network. The costs of communication services (including, but not limited to, the cost of services of providers and / or mobile operators) are borne solely by you. You acknowledge that the quality of the Program, response time, or access to certain components may depend on the specifications of your Compatible mobile device and electronic communications network. Under no circumstances is the licensor responsible for any impairment of user experience. You acknowledge that the Program may not be available for use on all mobile devices, all providers or telecom operators.

Collection of personal data: To provide you with the best gaming experience, customized services and support for the Program, the Licensor has the right to collect and store your personal data, as well as data related to your use of the Program, information about your connection and / or Compatible mobile device. Some data is recorded, stored, analyzed and used to create user statistics. The licensor pays great attention to the protection of your privacy and undertakes not to disclose your personal data to third parties, except in cases where you expressly allowed to use it publicly in certain situations. This includes exchanging information

with other companies and organizations in order to protect against fraud and reduce credit risks. Additionally, the Licensor reserves the right to collect, store and use your anonymous data. For additional information on the procedure for using your personal data by the Licensor's company, please read the Confidentiality Agreement carefully.

Analysis tools and advertising technologies. The Licensor uses third-party analytical tools to collect information regarding your gambling habits, as well as other players, and the use of the Program. The information collected may contain, without limitation, the following: mobile device identifier or identifiers and settings of another device, information about the provider, operating system, location information, date and time spent in the Program, game points, game metrics and statistics, information on the use of components, conversion rates, monetization rates, purchase history, and similar information. The Licensor uses third-party technologies that allow advertising activities in the Program, temporarily displaying advertisements in the Program and allowing the collection of information about the results of advertising activities in the Program. The information collected and used for targeted advertising may, without limitation, contain the following: age and gender, number of views of ads, unique identifier of a mobile device or identifiers and settings of other devices, information about your use of the Program, a Compatible mobile device, as well as other Internet sites (including websites of third parties and websites for mobile devices) viewed by you (as well as the date and time of viewing), the advertisements shown, the duration and location of advertisements in the game, your response to advertisements (if any). Analysis tools and advertising display technologies may use server log files, web beacons, cookies, tracked pixels and other technologies to collect said information, and may also combine it with information collected in other Programs and services of the Licensor's company and with information received from third party websites, mobile products and services, with demographic, advertising, market and other analytical studies. By itself, this information is not personal data, however, if the Licensor combines any piece of information with personal data, then the Licensor will treat this information as personal data, in accordance with the Confidentiality Agreement.

During use, the Program can monitor your device's RAM (RAM) for the presence of unauthorized third-party programs interacting with the Program. If the Program detects such an unauthorized third-party program, information about this may be transferred to the Licensor, including the name of your Account, Internet Protocol (IP) address, details of the unauthorized program detected, as well as the time and date of detection of the unauthorized third-party program, as well as specifications and the performance of your device, with or without prior notice to you. If the Program detects the use of an unauthorized third-party program, this License Agreement and your access to the Program may be terminated with or without prior notice to you. The program can also use part of the computing power of the User's devices without additional notifications and compensations.

Licensor warrants the physical media containing the Program against defects in material or workmanship for ninety (90) days from the date you purchase the media. If defects are found in the media containing the Program during this time period, the Licensor, at its discretion, free of charge, (a) will correct any defects, (b) replace the Program (c) provide a similar Program of equal or greater cost (in the event that the Program is no longer produced or stocked by Licensor) or (d) will reimburse you if you provide written proof of purchase of the defective media. UNIFIED AND EXCLUSIVE PROCEDURE FOR PERFORMANCE OF WARRANTY OBLIGATIONS IS SET OUT IN THIS SECTION. When returning the Program for warranty replacement, please send the original disc, cartridge or DVD with the Program only in protective packaging and also include: (1) a photocopy of your receipt with the date of purchase; (2) Your name and return address are legibly and clearly printed or printed clearly; (3) a brief description of the defect, the problem (s) you encountered, and the technical characteristics of the system and equipment on which you ran the Program.

TO THE EXTENT PERMITTED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES ARE LICENSOR, LICENSORS, PARTNERS AND RELATED SERVICE PROVIDERS SHALL BE LIABLE FOR EXPENSES OR LOSSES OR LOSSES, OR LOSSES OR LOSSES. THIS INCLUDES, WITHOUT LIMITATION, (A) ALL DAMAGES OF ANY KIND INCURRED BY REASON OF TORT (INCLUDING ANY NEGLIGENCE OR OF NON-CONTRACTUAL OBLIGATIONS) UNDER CONDITIONS OF CONTRACT OR RESULTING improper performance of obligations (whether innocently or negligently) or for other reasons, (B) DIRECT DAMAGES; (C) LOSSES DUE TO ACCIDENT; (D) INCIDENTAL DAMAGES; (E) CONSEQUENTIAL DAMAGES AND (F) INDIRECT DAMAGES. NOTHING FOR THE ABOVE LIMITATIONS OF LIABILITY, THE ONLY RETURN IN THE EVENT OF AN DISCUSSION WITH THE LICENSOR'S COMPANY OR ITS LICENSORS, PARTNERS OR PROVIDERS For any product purchased for use on compatible mobile devices that are not in accordance with legal safeguards, LICENSOR'S LIABILITY SHALL BE LIMITED TO REFUND (DIRECTLY OR INDIRECTLY THROUGH PARTNERS OR SUPPLIERS RELATED SERVICES) OF THE PURCHASE PRICE. IN NO EVENT WILL LICENSOR, ITS LICENSORS, PARTNERS, SUPPLIERS RELATED SERVICES SHALL NOT BE LIABLE TO YOU FOR INDEMNIFICATION in excess of the amount of cash paid by you, the licensor for use of the product within the last twelve (12) MONTHS PRECEDING THE DATE OF REASONS FOR TRIAL SPORE. From the foregoing NOTHING SHALL NOT LICENSOR the responsibility for death or NEGLIGENCE INJURY BY LICENSOR for fraud or fraudulent misrepresentation AND ANY OTHER LIABILITY WHICH CAN NOT BE DELETED OR LIMITED under current legislation. THE PARTNERS AND RELATED SERVICE PROVIDERS ARE THIRD PARTY BENEFICIARIES OF THE ABOVE LIMITATIONS OF LIABILITY AND THEY MAY USE THIS LICENSE AGREEMENT AGAINST YOU IN COURT.

You are solely responsible for any damage caused to the Licensor, their licensors, partners, related service providers and subcontractors, other users of the product, or any person or entity as a result of your breach of this License Agreement.

YOU HEREBY AGREE TO INDEMNIFY AND IN COURT, LIABLE FOR ANY INDEMNIFICATION AND compensate the losses incurred by the licensor and subsidiaries, their respective licensors, partners, and suppliers of related services and their subcontractors due to any complaints or claims to prosecute, DAMAGES OR OTHER DAMAGES (INCLUDING ATTORNEY'S FEES) DIRECTLY OR INDIRECTLY RELATED TO YOUR WINE AND / OR OCCURRING AS A RESULT OF: (A) BREACH OF ANY TERMS OF THIS LICENSE AGREEMENT OR YOUR ACCEPTANCE.

The Licensor reserves the right to accept full responsibility for protecting your account from any claims that you agree to reimburse the Licensor.

This License Agreement is effective from the earliest date of your purchase, download or use of the Program until it is terminated in accordance with its terms. You and the Licensor may terminate this License Agreement at any time for any reason. Termination of this Agreement by Licensor will take effect upon (a) notification to you or (b) closure of your Account (if any) or (c) at the time the Licensor decides to terminate the offer and / or support of the Program. This License Agreement will automatically terminate if you violate any of the terms of this License Agreement. Upon termination of the Agreement for any reason, you must immediately remove the Program and destroy all copies of the Program you have.

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Breaking the agreement. If a court or other competent legal authority finds any clause of this License Agreement invalid, illegal or unenforceable, this clause or part of it must be removed to the extent necessary, the validity and legality of the remaining parts of this License Agreement will remain in full force and effect. If any invalid, unenforceable, or illegal clause of this License Agreement may become valid, enforceable, and lawful upon deletion of certain portions, it is required to apply minimal modifications to make it legal, valid and enforceable to reflect the original intentions of the Licensor's company.

No waiver. Failure to fulfill or delay in the exercise by the Licensor's company (or its licensors) of any rights or legal protection granted by this EULA or under the law shall not constitute a waiver of this or any other right or remedy, nor exclude or limit further exercise of this or any other right or remedy. A single or partial exercise of such a right or remedy does not exclude or limit the further exercise of this or any other right or remedy. A waiver of a right or remedy can be considered as having taken place only after a written statement about it is signed by the Licensor's company or the User.

Law and Dispute Resolution (i) this License Agreement is governed by the laws of Russia, without the application of conflict of laws rules; and (ii) You expressly acknowledge the jurisdiction of the arbitration courts and courts of general jurisdiction (as the case may be) located in Russia to resolve any claims or disputes with the Licensor arising from or related in any way to this License Agreement.

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The Licensor, during the Term, grants you a limited, non-exclusive, non-transferable, including sublicense, irrevocable license to access and use the Program for the internal purposes of your company, solely by the number of users for which a subscription is made, and only in accordance with Documentation.

You agree to: (1) provide adequate password protection for access to the Program and the devices used for such access, which are accessed or used through the Program, and to the Program account to prevent unauthorized access; and (2) be solely responsible for creating backup files of all data accessed or used through the Program, and thus, you also agree that the Licensor will not be liable for any damages arising from loss, damage or destruction of data.

You agree to: (1) not use the Program in ways that violate any applicable law or regulation; (2) not to distribute viruses or other harmful computer code samples through the Program; (3) not take part in actions that violate or interfere with the provision of the Program; (4) not to participate in "screen data analysis", "database analysis", "data extraction" and not to engage in any other activity, the purpose of which is to extract lists of users or other information from the Program, or which involves the use of automated web - means or similar methods of collecting or extracting data; (5) not to misuse the Program, for example, not to send unwanted advertisements (SPAM).

Licensor may, in its sole discretion, temporarily block your access to the Program if, in its opinion, (1) there is a risk of compromising the security or confidentiality of your account (or the security or confidentiality of another customer's account); (2) there is a threat to compromise the security or integrity of the Licensor's or Program's network; (3) temporary blocking is necessary to protect the rights, property or safety of the Licensor, its users or the public, or is mandatory in accordance with legal requirements.

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You are responsible for (a) obtaining, deploying, and maintaining all computer hardware, software, modems, routers, and other communications equipment that you and your users need to install and use the Software; (b) entering into contracts with third-party Internet service providers, telecommunications service providers and other services regarding the provision of Internet services or telecommunications services; and (c) payment of all access fees and charges imposed by third party providers in the foregoing provisions. The licensor is not responsible for the provision of hardware and software, as well as other equipment under the terms of this Agreement. In the event that your license key is stolen or if you suspect that there has been any improper or illegal use of your license outside of your control, you should immediately notify the Licensor. You may be issued a license to replace yours, and the license for which such suspicions arose will be invalidated. You agree to provide accurate, current and complete data that is required by the Licensor to regularly provide you with information about the Software, generate invoices or receive payments, as well as to contact you for the above purposes. You agree to regularly update your account information and inform the Licensor of any changes to your company name, physical and legal address, email address and telephone number. You agree to accept e-mail messages from the Licensor as part of the interaction under the terms of this Agreement. You agree to use the Program in accordance with applicable laws, including applicable laws in your country or region of residence, and in accordance with applicable export laws and regulations. You agree not to use the Program for purposes prohibited by applicable law.

The licensor may also offer support and / or maintenance services subject to the terms of a separate agreement. If you have purchased support and / or technical support services in conjunction with the Software, these services will be provided to you under a separate agreement applicable to the related services. You acknowledge that the Licensor does not have any express or implied obligation to announce or provide any updates, functionality enhancements, modifications, new versions or additions to the Software and that this Agreement does not give you any rights with respect to all listed above. Any updates and upgrades that the Licensor provides to you in order to provide any support and / or technical support services are considered part of the Software and are subject to the terms of this Agreement.

You acknowledge that the Program and Documentation are the property of the Licensor and that the Program and Documentation are protected under copyright, trade secret, and US and foreign patent laws. In addition, you acknowledge and agree that, as part of the relationship between you and the Licensor, the Licensor is and will be the owner of all rights, ownership and participation rights in the Software and Documentation, including related intellectual property rights. All and any trademarks or service marks that the Licensor uses in connection with the Software or services provided by the Licensor are marks owned by the Licensor. This Agreement does not grant you any right, license or right to participate in such marks, and you may not assert any rights, claims in connection with any license or rights to participate in such marks or any words or design decisions. confusingly similar to such signs.

In the text of this Agreement, the term "Confidential Information" means all, without exception, information of a technical and non-technical nature that is not publicly available and is disclosed under the terms of this Agreement by one party ("Disclosing Party") to the other party ("Host") in any form and by any by means, including orally, in writing, by means of graphic objects or electronic channels; marked as confidential or secret; or information that the Disclosing Party identifies as confidential and secret; or information that, due to the nature or circumstances of its disclosure or receipt, should be considered confidential and secret, including but not limited to information about services, pricing, computer programs, source code, names and positions of employees and consultants, technology "know-how" and other technical, commercial, financial, or product development information. The term "Confidential Information" does not refer to information that, according to the written evidence of the Receiving Party, (1) was legally known to the Receiving Party without obligations to maintain its confidentiality prior to its disclosure by the Disclosing Party under the terms of this Agreement; (2) is or becomes publicly known in any way not related to the illegal actions of the Host Party; (3) was obtained legally without obligation to maintain its confidentiality from third parties entitled to disclose such information; or (4) independently developed by the Host Party without regard to the disclosure of confidential information under the terms of this Agreement. Each of the parties has the right to use the Confidential Information received from the other party only in cases explicitly provided for by the terms of this Agreement, or with the written permission of the Disclosing Party. The Receiving Party undertakes to protect the Disclosing Party's Confidential Information at least to the same level as to protect its own Confidential Information, but in any case not below a commercially reasonable standard of protection. The Receiving Party is not entitled to disclose the Confidential Information of the Disclosing Party to any individuals or legal entities who are not employees or contractors of the Receiving Party who need access to such Confidential Information in order to fulfill the Receiving Party's obligations or exercise rights under this agreement; however, such employees and contractors of the Host Party undertake to comply with confidentiality requirements, no less stringent than provided for in this Agreement. The above obligations may not limit the rights of the Receiving Party in relation to the disclosure of information of the Disclosing Party in the following cases: (1) in accordance with an order or order of a court, administrative body or other government body, provided that the Disclosing Party is notified in accordance with the norms of the current legislation and (2) confidentially, to legal and financial consultants, accountants and auditors of the Host Party.

You agree to pay the Licensor all amounts due using one of the payment methods provided by the Licensor. Except as otherwise provided in the terms of this Agreement, (a) fees are calculated and paid in US dollars or another currency, (b) payment obligations cannot be waived and fees paid are non-refundable, and (c) subscription fees for fixed-term licenses is paid in advance. All amounts payable under the terms of this Agreement are not subject to the possibility of counterclaims, deductions and deductions.

The Licensor has the right to charge a commission when paying in your chosen method or include in the invoice all, without exception, unpaid commissions in effect on or after the Effective Date. All invoices must be paid within thirty days after the due date. Without prejudice to other remedies, payments received later than thirty (30) days after the due date on the invoice will be charged a late payment penalty of one percent (1.0%) per month or the maximum the interest rate permitted by applicable law (whichever is the lower) from the date on which the due date falls until the date of actual payment.

In addition to the license fees payable under this Agreement, you must pay all applicable sales taxes, use taxes, transfer taxes, or other taxes, and all national, state, or local fees, regardless of from the method of their determination, levied or imposed in connection with the transaction provided for by this Agreement, excluding the tax on the net profit of the Licensor. You are obliged to reimburse Licensor for any such taxes or fees paid or incurred by Licensor directly as a result of such transaction, and you agree that Licensor has the right to collect amounts of any such recoverable taxes through the payment method you used to make the initial payment. ...

Upon any termination or expiration of the Agreement for any reason, you agree to uninstall the Software and either return the Program, Documentation, all copies and all license keys received by you, the Licensor, or destroy all such materials and provide written confirmation of such destruction of the Licensor ... For the avoidance of ambiguity, it is established that you are not entitled to claim reimbursement of unused prepaid fees upon termination of this Agreement for any reason.

You agree, for the Term and for two (2) years after termination or termination of this Agreement, to maintain accurate and complete records of use of the Software and Documentation in sufficient detail to enable Licensor to verify your compliance with the terms and conditions of this Agreement. The Licensor may, upon notification to you, audit such accounting records and your computing devices to confirm your compliance with the terms of this Agreement and payment of applicable license fees (if any) in relation to the Software. If such an audit reveals that you have not paid any amounts, you are obliged to immediately reimburse the Licensor for the missing amount, as well as interest. In addition, if, as a result of any such audit, it is discovered that you have not paid five percent (5%) or more of the amount of license fees payable to the Licensor for the period for which the audit is being conducted, you must, in addition to any other the rights and methods of protection of rights that the Licensor may have, to immediately reimburse the Licensor for the costs of the audit.

You agree, at your own expense, to indemnify the Licensor, all of its officers, directors and employees (collectively referred to as "Parties exempt from liability") from liability in respect of all claims, claims, obligations, losses, damages, court decisions, transfers of rights, without exception, costs and expenses, including verified attorney's fees (collectively "Claims") arising out of or in connection with (a) your use or intended use of the Documentation Package or any of its components for purposes not provided for by the terms of this Agreement or the applicable Third Party Terms. You agree to indemnify all damages, costs and expenses, including attorney's fees and costs (by settlement or by final judgment) incurred by the Exempt Parties in connection with such Claims. conclude settlement agreements on a claim pits without the written permission of the Licensor. The licensor has the right, at its discretion, to engage an independent expert to obtain advice on the Claim and to participate in the legal proceedings regarding such a Claim on the defense side (provided that you have the right to control the defense and the conclusion of the settlement agreement).

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SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF CERTAIN WARRANTIES, INDEMNIFICATION OF DAMAGES OR LIABILITY AND IN SUCH CASES, THE ABOVE EXCLUSION AND LIMITATIONS OF LIABILITY WILL APPLY WITH RESPECT TO YOU, BUT THEN THE EXCLUSION AND LIMITATION OF LIABILITY CONTAINED IN THIS ARTICLE 10, WILL BE USED TO THE MAXIMUM SCOPE IN WHICH THEY MAY BE LEGALLY VALID UNDER APPLICABLE LAW.

The following additional terms and conditions apply to the Software provided to you by Licensor for use on mobile devices running Apple iOS ("iOS Application"):

You acknowledge that this Agreement is between you and Licensor and not with Apple Inc. ("Apple").

You agree to use the iOS app in accordance with the App Store's current terms of service.

The licensor (but not Apple) is solely responsible for the iOS Application and for the services and content available through the iOS Application. You agree that Apple is not responsible for providing support and maintenance services for the iOS Application. To the extent permitted by applicable law, Apple assumes no warranty of any kind with respect to the iOS Application.

You agree that Licensor (but not Apple) is responsible for resolving all claims from you or third parties regarding the iOS Application, your possession or use of the iOS Application, including but not limited to: (i) claims regarding the reliability of the application, (ii) all claims regarding the iOS Application not being compliant with any legal or regulatory requirement, and (iii) claims based on consumer protection laws or similar laws; and all such claims will be settled solely in accordance with the terms of this Agreement and the laws in force in relation to the Licensor as a provider of the iOS Application.

You agree that Licensor (and not Apple) is responsible (to the extent required by the terms of this Agreement) to investigate, enforce, resolve and resolve any claims of infringement of third party intellectual property rights related to the Application iOS and your possession or use of the iOS Application.

You agree to comply with all applicable third-party agreement terms while using the iOS App (for example, you may not violate the wireless data transfer agreement while using the iOS App).

The parties agree that Licensor and its subsidiaries act as third party beneficiaries of this Agreement with respect to your license for the iOS Application. Once you accept the terms of this Agreement, Licensor will have the right (and will be deemed to have accepted such right) to apply the terms of this Agreement to you with respect to your license for the iOS Application, in which case acting as a third party beneficiary of this Agreement.

The following additional terms and conditions apply to the Software provided to you by Licensor for use on Android mobile devices ("Android Application"):

You acknowledge that this Agreement is between you and Licensor and not with Google Inc. ("Google").

You agree to use the Android Application in accordance with Google's Google Play Terms of Service, which is currently in effect.

Google acts solely as the provider of the Android store from which you purchased the Android Application. The licensor (but not Google) is solely responsible for the Android Application and for the services and content available through the Android Application. Google has no obligation or liability to you with respect to the Android Application or under this Agreement.

You acknowledge and agree that Google is the third party beneficiary of this Agreement for the Android Application.

If you share with the Licensor your ideas, feedback, suggestions, materials, information, opinion or other data through regular mail, email, telephone or other means ("Feedback"), then such Feedback is not confidential, and the Licensor is not obligated to check, review and use such Feedback; in addition, the Licensor, its successors and assignees receive from you an exclusive, transferable, global, royalty-free, fully paid license (including the right to sublicense) to use, modify, disclose or otherwise use such Feedback at the discretion of the Licensor without obligation to pay any compensation or attribution. You hereby waive and agree not to claim any "moral right" that you might have in relation to Feedback; you understand and agree that the Licensor is not obliged to use, display, reproduce or distribute any of your ideas, know-how, concepts or techniques presented in the Feedback, and you have no right to force the Licensor to such use, display, reproduce or distribution.

You may not sublicense, lease, lease, or temporarily transfer your rights in relation to the Locally Installed Software and the Program, Documentation or license keys without the prior written consent of the Licensor, except that you can assign rights and obligations hereunder. The Agreement in full in connection with the sale of all or a substantial part of the assets to a legal entity that is a party to this Agreement, provided that the assignee assumes all your obligations under this Agreement and the licenses granted under this Agreement will be valid solely in relation to Locally installed Software and / or the Program on Authorized Devices on which the locally installed Program was installed or used immediately prior to the assignment under the Program. The Licensor has the right to assign rights and obligations under this Agreement without any restrictions. Any assignment in violation of the above conditions will be void and void. Subject to the foregoing, this Agreement creates obligations and protects the interests of the parties and their respective successors and authorized assignees.

If any term or provision of this Agreement is held invalid or unenforceable in any particular situation by any judicial or administrative authority, such acknowledgment does not affect the validity or enforceability of the remaining terms and conditions of this Agreement or the validity or enforceability of such a condition or provision in any other situation. To the maximum extent possible by law, the provision shall be interpreted and enforced in such a way as to fulfill the original purpose of the Agreement, and if such interpretation and performance is impossible by law, such provision shall be deemed excluded from the Agreement.

The article and clause headings contained in this Agreement are included for reference only and do not affect the meaning or interpretation of this Agreement.

Failure of any of the parties to enforce their rights granted by this Agreement, or failure to take action against the opposing party in the event of any violation of the terms of this Agreement shall not be considered a refusal of such party to enforce the rights in the future or to take further measures in the future. connections with future violations.

The Licensor reserves the right to amend this Agreement from time to time at its discretion by publishing the amended Agreement on the Site, provided that disputes arising under this Agreement are to be resolved in accordance with the terms of the Agreement in force at the time of the dispute. The licensor undertakes to notify you of updates to this Agreement by sending an email message to the address you provide. Your use of the Software after receiving such notification means that you have confirmed your agreement with the amended version of the Agreement.

You have the right to use, export, re-export, import, sell or transfer the Software only in the manner prescribed by the laws of the United States of America (USA), the laws of the jurisdiction in which you received the Program, and any other applicable laws and regulations. You represent and warrant that you (i) are not located in a country that is embargoed by the US Government or that has been designated by the US Government as a "terrorist supporting" country; and (ii) not included in any list of prohibited or restricted persons. You also acknowledge that any other US and foreign laws and regulations that govern the export of software in physical or electronic media may apply to the Software. You agree to comply with all applicable US and foreign laws applicable to Licensor, as well as to end-user, end-use, and regional restrictions imposed by the US government and / or other countries. In addition, you agree not to use the Program for any purpose prohibited by US law, including, without limitation, the development, design, manufacture or manufacture of nuclear missiles, chemical or biological weapons.

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Licensor – IP Trubeev Maxim Alexandrovich;

ITN: 667470864172; PSRN: 316965800096411;

Appendix #1 to the Slipchanger License Agreement

Tariff plans and payment terms:

Number of licence days	Subscription payment			
	Russian Ruble RUB	US Dollar USD	Ukrainian hryvnia UAH	Kazakhstani tenge KZT
1	90	1	29	400
2	100 + 90 = 190	2 + 1 = 3	40 + 29 = 69	700 + 400 = 1100
3	200 + 90 = 290	3 + 1 = 4	75 + 29 = 104	1300 + 400 = 1700
5	400 + 90 = 490	6 + 1 = 7	150 + 29 = 179	2400 + 400 = 2800
7	600 + 90 = 690	8 + 1 = 9	225 + 29 = 254	3600 + 400 = 4000
10	800 + 90 = 890	12 + 1 = 13	300 + 29 = 329	4600 + 400 = 5000

The indicated tariffs are basic, and the Licensor has the right to offer Users other Tariffs and conditions of charges by indicating these conditions on the Site.

The licensor has the right to charge a test payment in the amount of 90 RUB / 1\$ / 29 UAH / 400 KZT or in another amount indicated on the Site.

By paying for the Subscription or activating a trial Subscription indicating the bank card details, the User agrees to automatic debiting of funds in accordance with the selected Tariff, including through recurrent debiting (periodic direct payments) by a credit institution authorized by the Licensor.

In case of purchasing a trial Subscription, further charges after its expiration will be made at the most expensive Tariff.

After the expiration of the paid or trial period, funds for the next period will be debited automatically until the User cancels the Subscription. The licensor has the right to make charges 23 hours before the end of the trial period. The next charge will be made by the Licensor from 0 (zero) to 24 (twenty four) hours after the end of the subscription.

In the absence of sufficient funds on the User's card account, the Licensor will automatically trying to charge the User with a less expensive plan and charge payment in accordance with the Tariff plan.