

USER AGREEMENT

This Agreement is a public offer and defines the conditions for the use of materials and services posted in the Internet on the website: <http://akom.su/sites/bi/> by the Users of this Website (hereinafter referred to as the Site).

Using of the services of the Website means the unconditional consent of the User with this User Agreement; in case of disagreement with these conditions, the User should refrain from using the services.

1. General conditions

1.1. This User Agreement governs the relationship between “AKOM Group of companies”, AO, and “Akkumulyator Innovatsy”, OOO, (hereinafter referred to as the Administration) on the one hand and the User of Site on the other hand.

The Site is not a media company.

1.2. The use of materials and services of the Site is governed by the current legislation of the Russian Federation.

1.3. When accessing the materials of the Site, the User is considered to have acceded to this Agreement.

2. User responsibilities

2.1. The User agrees not to take actions and not to leave comments and notes that may be considered as violating Russian legislation or international legislation, including in the field of intellectual property, copyright and / or related rights, universal moral principles, as well as actions, which lead or may lead to disruption of the normal operation of the Site and the services of the Site.

2.2. Using the materials of the Site without the consent of the copyright holders is not allowed.

2.3. When quoting materials from the Site, including copyrighted works, a link to the Site is required.

2.4. The User does not have the right to reproduce, repeat and copy, sell and resell, as well as use for any commercial purposes any parts of the services and content of the Site or access to them, except when the User has received such permission from

the Site Administration, or when it is expressly provided for by the User Agreement of any service.

2.5. The Site Administration has the right to block or delete any content without explanation, including in the event of violation by the User of the terms of this Agreement, as well as in case of non-use of the corresponding service, in particular.

3. Terms of use of services

3.1. The User is solely responsible to third parties for his actions related to the use of the Site, including if such actions lead to a violation of the rights and legitimate interests of third parties, as well as for compliance with the law when using the Site.

3.2. When using the services of the Site, the User is not entitled to:

3.2.1. Load, send, transmit or in any other way post and / or distribute content that is illegal, harmful, slanderous, offends morality, demonstrates (or promotes) violence and cruelty, violates intellectual property rights, promotes hatred and / or discrimination of people on racial, ethnic, gender, religious, social grounds, contains insults to any persons or organizations, contains elements (or propagandize) of pornography, children eroticism, advertise (or propagandize) sexual services (including under the guise of other services), explains the procedure of manufacture, use or other application of narcotic substances or their analogues, explosives materials or other weapons;

3.2.2. Violate the rights of third parties, including minors and / or harm them in any form;

3.2.3. Impersonate another person or a representative of an organization and / or community without sufficient rights, including employees of the Site Administration, moderators of forums, the owner of the site, as well as apply any other forms and methods of illegal representation of other persons on the Website, and also mislead users or the Site Administration regarding the properties and characteristics of any subjects or objects;

3.2.4. Load, send, transmit or in any other way post and / or distribute content in case of absence of rights to such actions in accordance with the law or any contractual relationship;

3.2.5. Load, send, transmit or in any other way post and / or distribute any materials containing viruses or other computer codes, files or programs designed to violate, destroy or limit the functionality of any computer or communications systems or programs, to allow unauthorized access, as well as serial numbers for commercial

software products and programs for their generation, logins, passwords and other means for obtaining unauthorized access to paid resources on the Internet, as well as posting the links to the above information;

3.2.6. Unauthorized to collect and store personal data of other persons;

3.2.7. Disrupt the normal operation of the websites and services of the Site;

3.2.8. Facilitate actions aimed at violating the restrictions and prohibitions imposed by the Agreement;

3.2.9. Otherwise violate norms of the law, including international law.

4. Exclusive rights to the content of the Site

4.1. All objects available on the Site, including design elements, text, graphics, illustrations, videos, computer software, databases, music, sounds and other objects (hereinafter referred to as Site content), as well as any content posted on the Site are objects covered by the exclusive rights of the Site Administration, Users and other copyright holders.

5. Sites and content of third parties

5.1. Site may contain links to other sites on the Internet (sites of third parties).

These third parties and their content are not checked by the Site for compliance with any requirements (reliability, completeness, legality, etc.). The Site is not responsible for any information, materials posted on sites of third parties to which the user accesses using the services, including any expressed opinions or statements or advertisements, etc. posted on sites of third parties, as well as for the availability of such sites or content and the consequences of its use by the User.

5.2. A link (in any form) to any site, product, service, any information of a commercial or non-commercial nature posted on the Site is not an approval or recommendation of these products (services, activities) by the Site Administration, unless explicitly indicated on the Site.

6. Advertising on the services of the Site

6.1. The Site Administration is responsible for advertising placed on the Site, within the limits established by the legislation of the Russian Federation.

7. Other provisions

7.1. This Agreement is an agreement between the User and the Site Administration regarding the procedure for using the Site.

7.2. This Agreement is governed by and construed in accordance with the legislation of the Russian Federation. Issues not settled by this Agreement should be resolved in accordance with the legislation of the Russian Federation. All possible disputes arising from relations regulated by this Agreement are resolved in the manner established by the current legislation of the Russian Federation, according to the norms of Russian law. Throughout the text of this Agreement, unless explicitly stated otherwise, the term “legislation” means both the legislation of the Russian Federation and the legislation of the place of stay of the User.

7.3. Nothing in the Agreement can be understood as the establishment between the User and the Site Administration of agency relations, partnership relations, joint activity relations, personal employment relations, or any other relations not expressly provided for in the Agreement.

7.4. If, for whatever reason, one or more of the provisions of this Agreement is declared invalid or null and void, this does not affect the validity or applicability of the remaining provisions of the Agreement.

7.5. Inaction of the Site Administration in case of violation by the User or other users of the provisions of the Agreements does not deprive the Site Administration of the right to take appropriate actions to protect its interests later, and also does not mean the Site Administration refuses its rights in the event of similar violations in the future.

7.6. This Agreement is made in the Russian language and in some cases may be provided to the User for review in another language. In the event of a discrepancy between the Russian version of the Agreement and the version of the Agreement in another language, the provisions of the Russian version of this Agreement shall apply.

7.7. The Site Administration is not responsible and does not have direct or indirect obligations towards the User in connection with any possible or resulting loss associated with any content of the Site, copyright registration and information about such registration, goods or services available on site or received through external sites and resources or other contacts of the User into which he entered using the information posted on the Site or links to external resources.

7.8. Recognition by a court of a provision of the Agreement as invalid or unenforceable does not affect the validity of other provisions of the Agreement.

7.9. The Site Administration has the right at any time to unilaterally change the terms of this Agreement. Such changes enter into force upon posting a new version of the Agreement on the Site. If the User disagrees with the changes made, he is obliged to refuse access to the Site, stop using the materials and services of the Site.