

User Agreement

This agreement specifies the terms of use of the materials and services of the paradtrade.com website (hereinafter referred to as the "Site") by users.

1.General terms

The use of the materials and services of the site is governed by the norms of the current legislation of the Russian Federation.

This agreement is a public offer. By accessing the site's materials, the user is considered to have joined this agreement.

1.3. The website administration has the right to modify the terms and conditions of this agreement unilaterally at any time. Such amendments shall become effective upon expiry of three (3) days from the moment the new version of the agreement is posted on the site. If the user does not agree with the changes made, he/she must deny access to the site, and stop using the materials and services of the site.

2.User obligations

2.1 The user agrees not to take any actions, which can be considered as violation of the Russian legislation or norms of international law, including in the area of intellectual property, copyrights and/or related rights, as well as any actions, which lead or may lead to disruption of normal functioning of the site and its services.

The use of the site materials without the consent of the copyright holders is not allowed (Art. 1270 of the civil code of the Russian Federation). The lawful usage of the Site's materials requires the conclusion of license agreements (obtaining licenses) from the titleholders.

- 2.3 When quoting materials from the site, including protected copyright works, the reference to the site is mandatory (clause 1 clause 1 article 1274 of the civil code of the Russian Federation).
- 2.4 The user's comments and other writings on the site shall not be in conflict with the requirements of the legislation of the Russian Federation and the generally accepted standards of morality and ethics.
- 2.5 The user is warned that the site administration is not responsible for visiting and using external resources, links to which may be contained on the site.
- 2.6. User accepts that site administration is not responsible and has no direct or indirect liability to user in relation to any possible losses or damages related to any content of site, copyright registration and information about such registration, goods or services available on or received via external sites or resources, or other contacts of user, which entered into using information posted on site or links to external resources.

2.7 The user accepts the provision that all materials and services of the site or any part thereof may be accompanied by advertising. User agrees that the site administration is not responsible and has no obligations in connection to such advertising.

3. Other terms

- 3.1 All possible disputes arising out of or in connection with this agreement shall be resolved in accordance with the current legislation of the Russian Federation.
- 3.2 Nothing in this agreement shall be construed as establishing agency relations, partnership relations, joint venture relations, personal employment relations, or any other relations, not stipulated directly in the agreement, between the user and the website administration.
- 3.3 Recognition by court of any provision of the agreement as invalid or unenforceable shall not entail invalidity of other provisions of the agreement.
- 3.4 The inaction of the website administration in case of violation of the provisions of the agreement by any user doesn't deprive the website administration of the right to take the appropriate actions to protect its interests and copyrights to protected materials of the website in accordance with the legislation.

The user confirms that he/she is acquainted with all the paragraphs of the present agreement, and unconditionally accepts them