

End-user License Agreement

This agreement (hereinafter referred to as the “**Agreement**”) is between the Roscongress Foundation (registered at the following address: 123610, Russia, Moscow, 12, Krasnopresnenskaya Naberezhnaya, entrance 7, office 1101; hereinafter referred to as the **Company**) and you (hereinafter referred to as the **User**) for the use of this computer software (hereinafter referred to as the **Service**) under the following terms and conditions:

1. Definitions:

Service refers to computer software and other intellectual property items of the Company (including interface graphic design, etc.), information (Content) published by the Company and/or Users on the website forbusiness.roscongress.org/. The Service can be accessed through the website or the mobile version of the website.

User refers to an individual who acts as the licensee under this Agreement and has the legal capacity to access the Service and implement the capabilities provided by the Service.

Commodity refers to any type of goods or services the User makes a publication about through the Service. It is being understood that goods or services may only be offered through the Service for a fee (for a compensation).

Publication refers to an informational announcement offering a Commodity (including Commodity photographs, price, or any related information) published by the User through the Service in the Application and addressed to any number of unspecified persons.

Request for Services refers to the Service’s functions under the ‘services’ category granting the User the possibility to search for Publications in the selected service category; respond to such Publication as a potential provider; make Publications with the purpose of finding potential providers. All Users’ rights and obligations regarding Publications apply to Requests for Services, unless otherwise provided herein.

Seller refers to the User, which makes a Publication through the Service proposing to enter into a transaction with regards to the Commodity and acts to their own advantage or for the benefit of other persons.

Buyer refers to the User viewing the Publication made by the Seller, interacting with the Seller with regards to the Commodity and/or entering into a transaction with the Seller.

Personal Web Office refers to the interface for the User’s interaction with the Service that enables the User to view and manage Publications and edit the information the User submitted to the Service (surname, first name, patronymic, e-mail, telephone number). This interface becomes available to the User after they complete registration at the Service.

2. Terms and conditions. Application of the Agreement

2.1. This license agreement (hereinafter referred to the “**Agreement**”) has been developed by the Company and defines the terms of use of the Service, as well as the rights and obligations of its Users and the Company. The Agreement also regulates the relations aimed at protection of rights and interests of the third parties who are not Users but whose rights and interests may be affected as a result of the Users' actions.

The Rules of Information Protection about the Service Users (hereinafter referred to as the “**Rules**”) are an integral part of this Agreement.

2.2. The User shall fully read this Agreement and the Rules before starting to use the Service. The User's actions aimed at the use of the Service, which include searching, viewing or making Publications, registering at the Service and other actions aimed at the use of the functional capabilities of the Service, shall mean the User's full and unconditional acceptance of this Agreement and the Rules, as well as their consent to receive mailings with information and advertising content (for details see clause 6.7. of this Agreement), in accordance with Article 438 of the Civil Code of the Russian Federation.

Actions of visiting and/or using the Service by means of any device and any operating system, regardless of registration and authorization, testify to the User's unconditional consent to the terms of this Agreement and the Rules.

2.3. This Agreement and the Rules may be unilaterally amended and/or supplemented by the Company, unless otherwise stipulated by the applicable legislation. The User undertakes to regularly check the conditions of the present Agreement and Rules for their modification and/or addition. Continued use of the Service by the User after making changes and/or additions to this Agreement and the Rules means acceptance and consent of the User with such changes and/or additions.

2.4. If the User disagrees with this Agreement or its updates, the User undertakes to cancel the use of the Service by deleting all data from its Personal profile, as well as all its Publications. The User's refusal to use

the Service and/or deletion of content shall not terminate the Company's non-exclusive rights to User's content, which was used by the Company before the moment the User made the decision on the refusal under the procedure stipulated by clause 9.3 of the Agreement, unless otherwise stipulated by the applicable legislation.

3. Registering at the Service

3.1. Registration of the User at the Service is voluntary and free of charge. The User guarantees to the Company that they reached the age allowed by the legislation of the Russian Federation to accept this Agreement and the Rules and have the appropriate authority to use the functions provided by Service.

3.2. Registration at the Service is carried out by the User through performing actions at the Service or by a representative of the Company in case of contact the User directly by e-mail.

When registering at the Service, the User shall provide the Company with the necessary true and up-to-date information for creating the User's Personal Web Office, including, at least, a unique login (e-mail), telephone number, as well as surname, first name, and patronymic for each User.

3.3. The User's login and password are necessary and sufficient information to authorize the User and provide them with access to the Service. The User shall not transfer their login and password to any third parties and shall bear full responsibility for their integrity by choosing the way of their storage.

3.4. If the User has not proved otherwise, any actions performed through the use of their login or the User's account created by the User within another Internet resource, which the User employed for authorization at the Service, shall be deemed performed by the User. In case of unauthorized access to the login and password and/or the User's Personal Web Office, or distribution of the login and password, the User shall immediately inform the Company thereof.

3.5. The User is responsible for reliability, relevance, completeness, and compliance with the legislation of the Russian Federation of the information provided to the Company during registration and further in use of the Service. The User shall timely update their information.

By submitting information to the Service, the User agrees that such information may be available to other Users of the Service with regard to its functions (which may occasionally change).

3.6. The Company shall process the User's personal data in accordance with the legislation of the Russian Federation and the Rules. The Company shall process the Users' personal data in order to provide the Users with access to the Service and its functions, to verify, research and analyze the data that allows maintaining and improving the existing functions of the Service, as well as developing new functions. The Company shall take all necessary measures to protect personal data of the Users from unauthorized access, modification, disclosure, or destruction. The Company provides access to the Users' personal data only to those employees, contractors, and agents of the Company that need this information to ensure the operation of the Service and provide the Users with access to the Service. The Company has the right to use the information provided by the User, including personal data, for the purposes of ensuring compliance with the requirements of the current legislation of the Russian Federation (including for the purposes of prevention and/or prevention of illegal and/or unlawful actions of the Users). The information provided by the User may be disclosed only in accordance with the current legislation of the Russian Federation by order of the court, law enforcement agencies, as well as in other cases stipulated by the legislation of the Russian Federation. Since the Company processes Users' personal data for the purposes of execution of this Agreement, by virtue of the legislation on personal data the consent of Users to processing of their personal data is not required.

3.7. The User agrees that for the purposes stipulated in this Agreement, the Company may collect and use additional information related to the User, obtained in the process of User's access to the Service or from third parties, including data on technical means (devices) and methods of technological interaction with the Service (including IP-address of the host, the User' type of operating system, type of browser, geographic location, information about the provider, etc.), on User's activity at the Service, as well as other data obtained by these methods. The Company has the right use the statistical information related to the operation of the Service, as well as the Users' information for the organizational purposes, for technical support of the Service, and for fulfilling conditions of this Agreement.

4. Subject of the Agreement and description of the Service

4.1. Under this Agreement, the Company grants the User the right to use the Service in the manner described in this Agreement on the terms of a simple gratuitous non-exclusive license, unless otherwise stipulated by this Agreement.

The Service shall provide the Users with a platform for making, searching and viewing Publications under the terms and conditions of this Agreement.

4.2. By default, the User is provided with a basic limit of Publications, which they have the right to make simultaneously within one category of goods and one region on a free basis.

5. User's rights and obligations

5.1. The User has the right to use the Service as a computer programme on the terms of a simple (non-exclusive) license to make, search and view the Publications free of charge, subject to the rules stipulated in this Agreement.

5.2. When using the Service, the User shall:

- comply with the provisions of current legislation of the Russian Federation and this Agreement;
- compose the name and text of the Publication in the Russian language in accordance with the requirements of the current legislation of the Russian Federation, except for international and well-known trademarks. At that, the User shall have the right to duplicate the Russian text of the Publication with a text in another language only if it fully corresponds to the original text in the Russian language. By placing the Publication in two languages, the User shall confirm that the Russian version of the text corresponds with the versions in other languages in the Publication;
- before placing any information at the Service, including Publications, evaluate the legality of its placement (Appendix 2 – General requirements for placing Publications);
- place Publications only about the Commodities the User has sufficient rights to dispose of and make transactions in respect thereof;
- provide Users with complete and exclusively reliable information about the properties of the Commodities and their characteristics; the Commodities specified in the Publication must correspond to the description provided in this Publication;
- keep confidential and not provide other Users and third parties with personal data and information about private life of other Users and third parties that became known to them as a result of communication with other Users and other use of the Service without obtaining the appropriate prior permission of the latter.

5.3. When using the Service, the User is prohibited to perform the actions listed in the requirements for User accounts at the Service (Appendix 1).

6. Company's rights and obligations

6.1. The Company performs current management of the Service, independently determines its structure, appearance, and other elements. The Company reserves the right at any time to revise or change the design of the Service or its functions, change or supplement the scripts and software used or stored in the framework of the Service, as well as terms of access of Users to them.

6.2. The Company shall also have the right at its own discretion to stop (temporarily or permanently) granting access to the Service completely or in any part to all Users as a whole or an individual User.

6.3. The Company shall have the right to block the User's Personal Web Office or delete Publications, which do not comply with the requirements of this Agreement, at any time without compensation of any costs or losses, including in case of any single violation of conditions of this Agreement by User, unless otherwise is expressly provided for by applicable law. Deletion of the User's Personal Web Office shall mean automatic deletion of all the information submitted to it. After their Personal Web Office was deleted, the User loses access to the Service. The Company shall be entitled, but not obliged, to restore the User's access to the Service or restore the Publications deleted earlier in case of elimination of the violations committed by the User.

6.4. The Company shall have the right to make comments to the Users, warn, and inform them about non-compliance with the terms of this Agreement. The instructions the Company's addresses to the User with regards to the Service are binding for such User.

6.5. The Company shall have the right at any time at its own discretion to carry out a selective inspection of the Publications with respect to the Users' compliance with this Agreement and their compliance with the current legislation of the Russian Federation

6.6. The Company shall also have the right at any time to request from the User information, documents and/or materials confirming reliability of the information indicated by the User about himself in the Publications, as well as its compliance with this Agreement and the current legislation of the Russian Federation. The User is obliged to provide such information upon request of the Company.

6.7. The Company shall have the right to send informational messages, including service and advertising ones, to the User's e-mail, cell phone (sms, phone calls), as well as push notifications (push notifications) on its own behalf or with the involvement of its technical partners (for example, messages about the development of the Service and its functions. The User has the right to refuse to receive advertising and other information at any time without explaining the reasons for refusal. Service messages informing the User about the status/change

in the status of purchase/sale transaction shall be sent automatically and shall not be rejected by the User, since such messages are a necessary condition for provision of the Service.

The User has the right to refuse to receive advertising messages after creating the User's Personal Web Office in the web version of the Service by editing the User's Personal Web Office or through assistance of the Service support department by sending an e-mail to forbusiness@roscongress.org.

6.8. The Company undertakes:

- on the terms and conditions stipulated in this Agreement, grant the User the rights to use the Service under a simple (non-exclusive) license;
- provide the Users with technical and informational support within a reasonable period of time, necessary for obtaining access to the Service and its subsequent use.

6.9. The Company has the right to demonstrate the Publications placed by Users at the Service on other Internet resources, including social networks.

7. Warranties, liability, User risk acceptance

7.1. Users shall use the Service at their own risk: the Seller shall place Publications in respect of the Commodities, which the Seller has the right to dispose of, at its own risk, and the Buyer shall consider the Sellers' Publications and decide on the conclusion of a transaction with a particular Seller at its own discretion and responsibility.

7.2. If the User has any doubts as to legality of performing certain actions, including those related to placement of Publications, the Company recommends refraining from performing them.

7.3. The User shall bear personal responsibility for any information, Publications and photos, which the User placed on the Service website/application or shared with other Users, as well as for any interactions with other Users, performed at the User's own risk.

7.4. The User undertakes to exercise caution in selecting a counterparty (Buyer or Seller, respectively); makes a decision on the transaction at their own responsibility, independently ascertaining that the offer, sale and/or purchase of any Commodities specified in the Publication is valid and legal.

7.5. Users are responsible for their own actions in connection with the use of the Service, including transactions in respect of the Commodities referred to in the Publications; with creation and placement of information and Publication in their own Personal Web Office and other sections of the Service, in accordance with the current legislation of the Russian Federation. Violation of this Agreement and the current legislation of the Russian Federation shall entail civil, administrative, and criminal liability.

7.6. The User confirms that it acts legally (for example, by proxy), has all necessary rights (in particular, to place the Publications), and their actions do not violate legal rights and interests of third parties and the current legislation of the Russian Federation, including legislation on competition and intellectual property rights and means of identification.

8. Limitation of the Company's liability

8.1. The Company provides no guarantee that the Service or its elements may be suitable for any particular purpose. The Company does not guarantee or promise any specific results from the use of the Service or its elements. The Service, including all scripts, individual elements and design of the Service are provided "as is".

8.2. The Company does not provide any guarantee as to interruptions in the operation of the Service, related to technical malfunctions, preventive maintenance, etc., but makes commercially reasonable efforts to ensure the operation of the Service in a round-the-clock mode. The Company does not provide any guarantee that the Service or any of its elements will operate at any particular time in the future or that they will not discontinue operation.

8.3. The Company shall not be liable and shall not compensate for any damage, direct or indirect, caused to the User or third parties as a result of the use or impossibility to use the Service, unless otherwise stipulated by the applicable law.

8.4. The Company shall not be liable for any damage to the User's device or software or any other person, caused by or related to the use of the Service through no fault of the Company, or by following links, placed within the framework of the Service by third parties.

8.5. Under no circumstances will the Company and its representatives be liable to the Users and/or third parties for any indirect accidental unintentional damage, including loss of profit or lost data, detriment to honour, dignity, or business reputation caused in connection with the use of the Service or other materials to which the

Users or other third parties have accessed through the Service, even if the Company has warned or indicated the possibility of such damage, unless otherwise provided by applicable law.

8.6. The Company does not participate in creating the content of the Publications, Personal Web Offices, and other sections of the Service. At the same time, the Company is not obliged to check the Publications and their content, the resources referred to in the Publications, reliability of Sellers and Buyers (as well as their identification). In this regard, the quality, safety, legality, and conformity of the Product to its description, as well as the ability of the Seller to sell and/or the Buyer to purchase the Product are beyond the Company's participation and control. The Company shall not be responsible for the content of information provided by the Users, including the content of the Publications, the Users' application of trademarks, third parties' logos and other components of the Publications and other sections of the Service formed by Users.

8.7. The Company is not party to any transactions between the Buyer and the Seller, and is not an organizer, intermediary, agent, or representative of any User and/or other interested person in relation to a proposed/closed transaction between Users. All transactions made by Users in connection with placing Publications at the Service shall be concluded and executed without direct or indirect participation of the Company.

8.8. The Company is not responsible for any damage caused to the User through their following links posted within the framework of the Service by third parties, as well as through using communication channels with third parties other than the functions of the Service.

9. Intellectual property

9.1. Exclusive rights to the Service, including, but not limited to computer programmes, databases, interface, technical developments, logo, trademark, and other means of identification used in the Service and allowing to perform the Service's functions, belong to the Company.

9.2. Except as provided by this Agreement and the current legislation of the Russian Federation, the Service and its components, including those listed in the paragraph above, may not be copied (reproduced), processed, distributed, framed, published, downloaded, transferred, sold, or otherwise used in whole or in part without prior written permission of the Company.

9.3. If information (content) posted by the User is copyrighted, the rights to such information shall be retained by the User who posted such information.

In this case the User provides other Users of the Service with a gratuitous non-exclusive right to use such content by viewing, reproducing (including copying), processing (including printing copies) and other rights solely for the purpose of personal non-commercial use, except for the cases when such use causes or may damage the interests of the right holder protected by law.

In addition, the User grants the Company a gratuitous non-exclusive right to use the content placed at the Service and legally owned by the User for the Company to ensure the operation of the Service in the amount determined by its functions and architecture, as well as to display content (including but not limited to photographs of the Publications and from the Publications; texts of Commodities descriptions) in the promotional materials of the Company, including through the images of the Service interface, and by means of communicating such promotional materials to the public, including for the purpose of advertising the Service on various informational resources. The mentioned non-exclusive right is granted for the whole term of the exclusive right; includes, inter alia, the right to reproduce the content, as well as the right to process the content, inter alia, by including it in a complex object or compiled work, subsequent display, communication to the public, communication by cable, etc., and covers all countries of the world. The Company may transfer the rights specified in this paragraph to third parties. Termination of the content placement at the Service and/or expiration of the non-exclusive right does not necessitate to withdraw the Company's promotional materials that display the content (including their removal from the Internet).

9.4. No paragraphs in this Agreement shall grant the User the right to use the logo, trade name, trademarks, domain names, and other identification marks of the Company.

10. Territory and term of the Agreement. Amendment and termination of the Agreement

10.1. The User shall have the right to use the Service throughout the Russian Federation, as well as other territories where it is available using standard computerized tools and computer programmes.

10.2. This Agreement shall enter into force for the User from the moment of its accession to the terms of the Agreement and shall be valid for an indefinite period of time.

10.3. This agreement shall terminate in the event that:

10.3.1 The User will decide to terminate the use of the Service by sending an appropriate notification to the Company (by applying for technical support through the Service interface or sending a scanned copy of the appropriate request to the addresses specified in paragraph 11.6 of this Agreement);

10.3.2. The Company will decide to terminate this Agreement unilaterally out of court with immediate termination of access to and use of the Service and without reimbursement of any costs or damages, unless otherwise provided for by applicable law. In particular, the Company may make such decision in case:

- termination of the Service;

- any, including single, violation by the User of terms and conditions of this Agreement.

10.4. Any amendments to the Agreement unilaterally made by the Company shall enter into force on the day following the date of publication of such amendments on the website. The User undertakes to check the Agreement for changes independently before using the Service. Failure of the User to perform actions on reviewing the Agreement and/or the changed edition of the Agreement cannot serve as a reason for the User's failure to perform their obligations and to comply with the restrictions established by the Agreement.

11. Miscellaneous

11.1. With regard to the operation and development of the Service, the Company shall be guided by the legislation of the Russian Federation, this Agreement, and other special documents, which are developed or may be developed and adopted by the Company to regulate Users' access to the Service.

11.2. This Agreement shall be governed by and construed in accordance with the laws of the Russian Federation. Any issues not regulated by the Agreement shall be resolved in accordance with the laws of the Russian Federation. Since the access to the Service and its functions is provided on a gratuitous basis, the provisions of Federal Law No. 2300-1 of 07.02.1992 "On Protection of Consumer Rights" to the relations between the Company and the Users governed by these Rules are not applicable.

11.3. In case of any disputes or disagreements related to the performance of this Agreement, the User and the Company shall make every effort to resolve them through negotiations between them. In case the disputes are not settled by negotiations, the disputes shall be settled in the manner prescribed by the current legislation of the Russian Federation, at the location of the Company, unless otherwise expressly stipulated by the applicable legislation.

11.4. This Agreement has been drawn up in Russian and may be provided to the User for reviewal in another language. In case of a discrepancy between the Russian version of the Agreement and the version in another language, the provisions of the Russian version of this Agreement shall apply.

11.5. If for any reason one or more provisions of this Agreement are held invalid or unenforceable, the validity or enforceability of the remaining provisions of the Agreement shall not be affected.

11.6. Appeals, suggestions and claims of individuals and legal entities to the Company in connection with the performance of this Agreement and the operation of the Service, violations of the rights and interests of third parties when using the Service, as well as for requests of persons authorized by the legislation of the Russian Federation can be sent to the Service support service in electronic format at forbusiness@roscongress.org or in writing at: 123610, Russia, Moscow, 12, Krasnopresnenskaya Naberezhnaya, entrance 7, office 1101.

As amended on 1 September 2020.

Requirements to User accounts at the Service

The Administration reserves the right to block User accounts for violation of the Service rules, including for systematic violations as to placing Publications.

We hereby remind you that it is forbidden to:

1. Place identical or similar Publications regardless of their specified location or selected category, including through different accounts.
2. Use the following in personal data (photo, first name, surname, patronymic, e-mail, telephone number):
 - 2.1. abusive language;
 - 2.2. false information, including presenting yourself as “administration”, “moderator”, “support”, “manager”, etc.;
 - 2.3. extremist statements;
 - 2.4. calls for violence;
 - 2.5. advertising and contact information (telephone numbers, websites URL, account names on third-party Internet services).
3. Mass mailing of messages (spam) to other Users of the application from one or more User accounts.
5. Reproduce, distribute, and reproduce software elements of the Service for commercial or non-commercial purposes, unless authorized to do so by the Company.
6. Reproduce elements of the Service design or User interface, when creating websites or conducting any commercial activity on the Internet or offline.
7. Register as a User on behalf of or instead of another person (“fake account”), distort information about yourself and your age.
8. Mislead Users about their identity by using the login of another registered User.
9. Use software and perform actions aimed at disrupting normal operation of the Service or User Accounts.
10. Upload, store, publish, distribute, make available or otherwise use viruses, trojans, and other malicious programmes.
11. Use automated scripts (programmes) to collect information from the Service without special permission from the Company.
12. Try to gain access to the login and Personal Web Office of another User by any means, including, but not limited to, deception, breach of trust, or hacking.
13. Carry out illegal collection and processing of personal data of other persons.
14. Use the Service in a way other than for its intended purpose through the interface provided by the Company.
15. Reproduce, duplicate, copy, sell, trade, and resell access to the Company's use.
16. Place any other information and/or Publications, which, in the Company's personal opinion, are undesirable, do not correspond to the purposes of the Service, infringe on the Users' interests or are undesirable for other reasons.
17. Perform mass actions of the same tenor (e.g., place Publications by means of scripts) independently or on behalf of other Users using the functions of the Service, including by means of misleading or promising encouragement, including the use of any programmes, automated scripts.
18. Place Publications:
 - 18.1. regarding Commodities the circulation and sale of which is prohibited and/or limited by the applicable law in force;
 - 18.2. that similar or of the same tenor as to the same Commodity, including through different Personal Web Offices;
 - 18.3. regarding Commodities listed as prohibited goods and services (Appendix No. 3);
 - 18.4. containing information listed in the requirements for placing Publications (Appendix No. 2);
 - 18.5. of non-existing and outdated offers;
 - 18.6. containing advertising information: advertisement of a company, store, or internet resource, or unreasonable use of trademarks of well-known brands;
 - 18.7. on buying, exchanging, searching, finding, or losing;
 - 18.8. related to requests for financial assistance;
 - 18.9. regarding several goods simultaneously, except for goods and services which cannot be sold separately;
 - 18.10. regarding sale of goods and services in an undefined quantity, except when it is impossible to determine and specify the quantity;

- 18.11. regarding intermediation or sale of goods to order. At the time of placing a Publication, the goods must be in stock;
- 18.12. failing to provide comprehensive information about a product or service;
- 18.13. with deliberately misleading information about a product or service.

General requirements for publications

Prohibited elements include:

1. Publications on sale of prohibited goods and services (Appendix No. 3).
2. Identical or similar Publications, regardless of the specified location or selected category, including through different accounts.
3. Publications of non-existent and irrelevant offers.
4. Publications containing unreasonable use of trademarks of well-known brands.
5. Publications of purchase, exchange, search (except placement of vacancies in the appropriate category), collection of material assistance, finding or loss.
6. Publications that contain a number of different goods or services. Each individual product and service must have a Publication with unique photos, except for an offer from one set or a whole set, as well as services of the same nature (for example, manicure, nail extension and pedicure).
7. Publications on intermediary services, sale of goods to order or on prepayment. At the time of placing a Publication, the goods must be in stock. Pre-order services (“knitting custom toys” or “baking custom cakes”) are acceptable.
8. Publications that do not give an exhaustive view of a product or service.
9. Publications with knowingly false information about a product or service (the price in the price list and in the description must match, the name and description of the Publication must match the product shown in the pictures, etc.).
10. Publications with information that:
 - 10.1. contains threats, discredits, insults, defames honour and dignity or business reputation, or violates the privacy of other Users or third parties;
 - 10.2. violates the rights of minors
 - 10.3. is vulgar or obscene, contains pornographic images and texts or scenes of a sexual nature with the participation of minors; contains profanity, swearing words and expressions not related to profanity;
 - 10.4. contains information about animal cruelty;
 - 10.5. contains a description of the means and methods of suicide, any incitement to commit it;
 - 10.6. propagates and/or promotes incitement to racial, religious, ethnic hatred or enmity, propagates fascism or ideology of racial superiority;
 - 10.7. contains extremist materials;
 - 10.8. promotes criminal activity or contains advice, instructions or guidelines for the commission of criminal acts;
 - 10.9. contains restricted access information, including but not limited to state and commercial secrets, information about the privacy of third parties;
 - 10.10. contains advertising or describes the attractiveness of using drugs, including “digital drugs” (sound files that affect the human brain through binaural rhythms), information on drug distribution, prescriptions for their production, and tips for use;
 - 10.11. is of fraudulent nature;
 - 10.12. violates the intellectual rights of third parties;
 - 10.13. contains spam, including in the form of a simple set of letters in the Publication, including in the name and/or description of the Commodity, placement of the Publication in respect of non-existing Commodity (for example, “selling unicorn horn”);
 - 10.14. violates other rights and interests of citizens and legal entities or requirements of the legislation of the Russian Federation;
 - 10.15. describes ways of profiting online;
 - 10.16. contains information about casinos, pari-mutuel betting, any gambling and betting;
 - 10.17. provides a description of the pyramid schemes;
 - 10.18. is a political advertisement.

Prohibited items and services

1. Intimate services, as well as erotic materials and goods for adults, including sex toys and condoms, underwear with cut-outs or transparent (translucent) garments;
2. all types of weapons (hunting, pneumatic, strikeball, civil, etc.), including cold weapons (except for kitchen, pen, and stationery knives), as well as accessories (sights, etc.), copies of collectible weapons, souvenir and decorative weapons, as well as products structurally similar to weapons;
3. armament, ammunition, military equipment, components and spare parts, all types of rocket fuel, explosives and waste thereof, means of explosion, gunpowder, pyrotechnics, lasers, warfare agents, special equipment and materials for paramilitary organizations, special equipment, regulatory and technical documentation for their production and operation;
4. alcohol, alcoholic drinks, as well as devices for their manufacturing;
5. tobacco, tobacco products, electronic cigarettes, hookahs, including components and consumables, smoking supplies (except for lighters and ashtrays);
6. medical goods, medicines, including those used in veterinary medicine;
7. medical services, including advice from nutritionists, veterinary services, Botox injections, therapeutic or children's massage and cosmetology services;
8. human organs and tissues, donor services, and surrogate mother services;
9. coins and banknotes in circulation, foreign currency and other currency valuables (except for their purchase and sale for numismatic purposes);
10. state awards;
11. diploma writing services and ready-made diploma, term papers, similar types of works;
12. goods turnover of which violates the intellectual rights of third parties;
13. securities (shares, bonds, cheques, etc.), except for the securities for the purposes of collecting with an explicitly expired term and/or a note on invalidity/deletion/repayment;
14. poisons, narcotic and psychotropic substances;
15. goods and equipment containing radioactive substances and isotopes, uranium and other fissile materials and articles thereof, as well as waste containing them;
16. goods or services intended to deceive users or government agencies, including identity documents, social cards, service cards, passes, certificates from medical institutions, document forms, shifting frames for car license plates, odometer correction services, counterfeit money marks, neodymium magnets, vehicle documents, diagnostic cards, etc.;
17. databases containing personal data, materials and services containing state, banking, commercial and other secrets (including codes from bank cards, safes, etc.); resource and service accounts (social networks, e-mail, games, etc.);
18. technical means intended for tacit information reception as well as encryption technique;
19. goods and services with no consumer value, as well as astrological and transcendental services: witchcraft, magic, non-traditional medicine;
20. objects of cultural and archaeological heritage determined in accordance with the laws of the Russian Federation;
21. services for installing illegal copies of software and changing factory settings, including unlock, jailbreak, etc., as well as products with illegal copies of software installed and factory settings changed, locked appliances;
22. extremist materials, goods with Nazi symbols;
23. rare and endangered animals and plants, their products, as well as hides, feathers and other parts and organs of wild animals;
24. game and lottery equipment used for gambling;
25. traps and fishing nets;
26. offers of sale and registration of telephone numbers, SIM-cards or advantageous tariffs, as well as cable and satellite TV cards, offers for lease of telephone numbers, SIM-cards (including, but not limited to, as part of a modem);
27. any financial services, insurance services, stock exchange and Forex training, bankruptcy, debt assignments, financial intermediation, collection and anti-collection services, permanent or temporary registration services;
28. medicinal raw materials received from reindeer herding (antlers and endocrine raw materials);

29. materials transmitted virtually and not recorded on electronic media (ideas, methods, installations), including electronic tickets;
30. season tickets, discount cards, certificates, coupons, club cards, mass ticket sales;
31. water biological resources, animals caught as a result of illegal catch or illegal hunting;
32. precious and rare metals, gemstones, and waste containing precious and rare-earth metals and gemstones (except jewellery);
33. results of research, design and training works, results of research on creation of weapons and military equipment;
34. counterfeit goods or stolen property;
35. forged money and counterfeit postage signs;
36. goods and services that violate the confidentiality of private life or contain state, banking, commercial or other secrets;
37. phone numbers, email addresses or other contact details of third parties;
38. services aimed at false audience numbers, promotion, as well as services to create artificial traffic in social networks and other similar resources;
39. goods subject to state sanctions;
40. goods and services, the circulation of which is prohibited under the laws of the Russian Federation;
41. services offering recycling and/or removal of metal, scrap, wastepaper, baths, etc.;
42. services that offer connection to taxi aggregators;
43. calls for participation in tenders, auctions and exchanges; mediation and commission sale of property of persons declared bankrupt.