

GAMEVALUES
PRIVACY POLICY

END-USER
LICENSE AGREEMENT

AGENCY AGREEMENT

USER AGREEMENT

Last update date: September 30, 2022

This User Agreement (hereinafter - Agreement) is a license agreement and regulates the relations on the use of computer programs - the website available on the Internet at <https://thegamevalues.com> (hereinafter - Site) on the terms of a simple non-exclusive license between the Limited Liability Company "BITS CONSULTING" (OGRN 1217700304458, INN 7751200542), hereinafter referred to as "Licensor" and the natural person, using the Site for the placement of ads for property and property rights in the virtual space.

The Site is a service that allows the Seller and the Buyer (hereinafter referred to as the Users) to buy and sell Virtual Assets. All transactions are performed directly between Users. The Licensor itself is not a party to any transactions carried out by its Users, but only acts as an arbitrator in resolving disputes and as an agent on behalf of the Buyer to ensure secure transactions. The terms of the agency agreement can be found by the Buyer at <https://thegamevalues.com>

This Agreement is an offer in accordance with Article 438 of the Civil Code of the Russian Federation. The Agreement is valid in electronic form and does not require signing in the form of a single paper document.

1. TERMS AND DEFINITIONS

+

2. GENERAL PROVISIONS

+

3. SUBJECT MATTER

+

4. HOW TO GAIN ACCESS TO USE THE SITE

+

5. LICENSE FEE

+

6. RIGHTS AND OBLIGATIONS OF THE PARTIES

+

7. THE CONTENT OF THE AD FOR THE SALE/PURCHASE OF VIRTUAL PROPERTY

+

8. THE PROCEDURE FOR TRANSACTIONS ON THE PURCHASE/SALE OF VIRTUAL PROPERTY

+

9. ENTRY INTO FORCE AND TERMINATION OF THE AGREEMENT

+



+

10. LIABILITY. LIMITATION OF LIABILITY**11. DISPUTE RESOLUTION PROCEDURE**

11.1. Disputes and disagreements arising under this Agreement shall be resolved by the parties by means of negotiations.

11.2. When resolving disputes, compliance with the pre-trial claim procedure is mandatory. The claim shall be considered within 15 (fifteen) calendar days of receipt of the pre-trial claim. If the Party fails to collect the correspondence from the post office, the claim shall be deemed received after 5 (five) business days from the date of arrival at the post office. If the claim sent by e-mail is ignored, it shall be deemed received after 2 (two) business days from the date of sending.

11.3. If the parties fail to resolve by negotiation any disputes arising in the course of performance of this Agreement, such disputes shall be subject to judicial review by a court of general jurisdiction at the location of the Licensor.

12. NOTICES**13. OTHER CONDITIONS****14. INFORMATION SECURITY POLICY****15. REFUND POLICY****16. ADDRESS AND BANK DETAILS OF THE LICENSOR**