

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

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2. GENERAL PROVISIONS

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3. SUBJECT MATTER

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4. HOW TO GAIN ACCESS TO USE THE SITE

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5. LICENSE FEE

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6. RIGHTS AND OBLIGATIONS OF THE PARTIES

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6.1. The licensor undertakes to:

- provide the User with access to use the Site after completing the Registration procedure, if it is technically possible to operate the Site;

- Take all necessary measures for the User to be able to use the Site under the terms stipulated in this Agreement, including ensuring uninterrupted operation of the Site, with the exception of cases of scheduled/preventive maintenance of hardware or software of the Site; Publish official messages on the Site, as well as send official messages related to the operation of the Site, including those related to routine/preventive maintenance, to the e-mail address specified by the User during Registration;



Take the necessary organizational and technical measures to protect the User's personal data, information and data stored on the Site from unauthorized and unlawful or accidental access, destruction, modification, blocking, copying, distribution. Also ensure the safety of confidential information received from the User in accordance with the requirements of Russian law and the terms of the Agreement;

at the request of the User, delete all or some of the personal data without the possibility of recovery within the period defined in the Privacy Policy, unless in accordance with the laws of the Russian Federation the Licensor is obliged to store the data for a longer period of time.

promptly provide the User with basic technical support regarding the use of the Site by e-mail at hello@thegamevalues.com;

perform other duties stipulated by this Agreement.

6.2. The user undertakes to:

make payment of the license fee in accordance with the procedure set forth in this Agreement;

to comply with the requirements of the current legislation of the Russian Federation and the provisions of this Agreement when using the Site;

not to violate in any way the intellectual rights of the Licensor with respect to the Site and any of its elements, namely:

not to study, research or test the operation of the Site in order to determine the ideas and principles underlying the program, database or other components of the Site, not to disassemble, decompile (reproduce and translate the object code into source code) or otherwise attempt to obtain the source code of the program, databases and other components of the Site, except in cases where the possibility of such actions is directly provided by Russian law, and only to the extent;

not to modify the Site, including not attempting to modify the source code of programs or databases for them;

Not to distribute and process elements of the Site without obtaining the Licensor's written consent;

not to reproduce elements of the design or user interface of the Site to create web sites or any commercial activities on or off the Internet;

not to use the Site in order to develop the content of other software, similar in functionality or characteristics to the Site, without the written consent of the Licensor;

inform the User about cases of violations of the Licensor's rights in relation to the Website and any of its elements, which have become known to the User;

not to violate the information security of the Site;

not to transfer the username and password for access to the Personal Area, including independently taking the necessary measures to ensure the security of access to the Personal Area, and to prevent the possibility of unauthorized access to it by third parties. The User is fully responsible for all damage to the Licensor or third parties caused by intentional or unintentional transfer by the User of the login and password to the myAlpari to another person. The Licensor shall not be liable for any damage caused to the User, if it was caused by the User's violation of the obligation stipulated by this clause of the Agreement;

perform other duties stipulated by this Agreement.

6.3. The licensor has the right to:

modify/update the Site at its own discretion, including changing a set of functionalities of the Site;

in case the User violates the conditions specified in paragraph 6.2 of this Agreement, to send the User a written warning about the User's violation of the conditions with a list of violations; such warning can be sent to the User's email address specified when registering. If the User fails to eliminate violations within three (3) days of receiving a written warning or repeatedly violates the specified conditions, the Licensor has the right to unilaterally extrajudicially refuse to perform this Agreement (terminate the Agreement) by sending the appropriate written notice not later than three (3) days before the expected date of termination of the Agreement to the e-mail address of the User specified when registering. In case such violations caused damages to third parties, the User shall be fully liable for the actual damages caused;

suspend access to the Site in connection with suspension of the Site for scheduled / preventive maintenance, if possible at night or on weekends, but not more than once a week, for



not more than four (4) hours, except when the scheduled / preventive maintenance requires a longer period, with prior notice to the User by posting relevant information on the Site and (or) by sending to the e-mail address specified in the;

Take actions permitted under the laws of the Russian Federation to protect and defend intellectual property rights to the Site;

exercise other rights provided for in this Agreement.

6.4. The user has the right to:

obtain the right of access to use the Site in the manner and within the time frame set forth in this Agreement;

independently change the password from myAlpari without prior notice to the Licensor;

use the Licensor's support services for the use of the Site;

exercise other rights provided for in this Agreement.

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 +

12. NOTICES +

13. OTHER CONDITIONS +

14. INFORMATION SECURITY POLICY +

15. REFUND POLICY +

16. ADDRESS AND BANK DETAILS OF THE LICENSOR +

