

Terms of use

General Provisions

This agreement is concluded between "Semidal.com" (hereinafter referred to as the site administration), which provides access and services (hereinafter referred to as the site), and an individual who visits the site pages or uses at least one of the services provided within the site (hereinafter referred to as a site visitor). The user agreement regulates the use of resources, services, site capabilities provided by the site administration of the site for receiving, posting information and communication.

1. Site visitor

1.1. A site visitor is any individual who has entered and viewed at least one page of the site without prior registration and authorization on the site.

1.2. A visitor who registers and authorizes using unique individual data or send his data to the administration becomes a user of the site.

1.3. The user has access to advanced features provided within the site.

1.4. In order to use the resources, services and capabilities of the site, the user must first express his consent to the Agreement. The user is not entitled to use the site if he has not accepted the terms of the Agreement.

1.5. The visitor does not have the right to use the services of the site and cannot accept the terms of the Agreement if he has not reached the age established by law for concluding such agreements; or did not fulfill other conditions for the conclusion of such agreements provided for by law.

2. Use of site materials

2.1. Only registered visitors - site users can use the site's interactive resources, leave reviews, comment on materials, publish their own materials.

2.2. The user has the right to:

2.2.1. Post messages;

2.2.2. Comment on entries;

2.2.3. Use the resources of the site in another way that does not contradict the fundamentals of its activities.

2.3. The copyright for the site materials, resources and services, unless otherwise stated, belongs to the site administration.

2.4. Copying site materials without the written consent of the administration is prohibited.

2.5. Partial citation of site materials on an irregular basis is allowed with a mandatory link to the source page of the quotation (no more than 5% of the total material).

2.6. All names, names, trademarks, symbols and slogans registered in the established manner are the property of their respective owners. The materials on the site do not use the ® and / or ™ icons to designate them.

3. Rules for commenting and writing reviews

3.1. When writing reviews and comments, the user must adhere to the established rules and restrictions.

3.2. Ignorance of the rules, including restrictions on the placement of information and the use of site resources, does not relieve the visitor (including the user) of the site from their implementation, and in case of violation - from liability in accordance with the terms of this Agreement and the legislation of Ukraine.

3.3. It is prohibited on the site:

3.3.1. Using comments for other purposes (for example, for sale and purchase announcements or for asking questions to other users);

3.3.2. Offensive behavior towards other visitors, as well as representatives of the site administration;

3.3.3. Posting obscene statements;

3.3.4. Publishing messages in order to provoke an irritated reaction from other participants in the resource (trolling);

3.3.5. Posting unauthorized advertisements, commercial messages or announcements;

3.3.6. Posting materials containing offensive language, signs of discrimination based on national, ethnic, racial or religious affiliation;

3.3.7. Unauthorized posting by the user of materials, the copyright of which belongs to third parties;

3.3.8. Promotion of computer and audio / video piracy in any form, publication of links to files and / or sites that directly violate or contribute to the violation of the copyright of third parties (torrent trackers, file sharing, warez sites);

3.3.9. Creation of accounts in which the username imitates service names (Administrator, Moderator, etc.), or similar to the name of an already registered user;

3.3.10. Use of capital letters, punctuation marks and special characters in message texts, except for cases that are regulated by the rules of the language used;

3.3.11. Publication of calls for violent change or overthrow of the constitutional order, seizure of state power; to change the state border of Ukraine; to pogroms, destruction of property, seizure of buildings or structures; to aggression or to unleashing a military conflict; other actions and publication of any messages prohibited by the legislation of Ukraine;

3.3.12. Posting messages (reviews, comments) that repeat in full, in part or in the meaning and content of previous messages (reviews, comments), including those deleted by the site administration on the basis of this Agreement.

3.4. The site does not welcome posting messages that are devoid of information load and do not relate to the subject of the resource.

4. Responsibility for posting materials

4.1. Within the site, users are provided with a platform for communication (reviews, blog, forums, commenting system, etc.). Any user can express their opinion on the topic of the site.

4.2. The author is solely responsible for the accuracy of the information posted in the publicly accessible sections of the site (reviews, forum, comments).

4.3. Public sections of the site are subject to post-moderation - checking by a moderator (an authorized representative of the Site Administration) after posting messages.

4.4. A visitor who considers the information on the site to be such that it directly violates someone's interests, and the user who posted the information, can contact the Site Administration to resolve disagreements caused by the information posted on the site. Such visitors and / or users are previously obliged to independently, through communication within the site, try to resolve controversial issues in their opinion, taking reasonable measures for this.

4.5. The site administration has the right to terminate the Agreement with the user at any time, including if the user has violated any provision of the Agreement or performed actions that clearly indicate that the user does not intend or cannot comply with the provisions of the Agreement.

4.6. The moderator, if the user violates the terms of this provision, can delete the posted information, review, comment; block your account; deny user access to the site or exclude access to part of the site's capabilities by IP address.

4.7. A clearly reasoned challenge of the actions of the moderators is possible by communicating with the Site Administration.

5. Confidentiality agreement

5.1. The procedure for the collection, use and disclosure of information that may be considered confidential is carried out on the basis of the Confidentiality Agreement.

5.2. By accepting the terms of this Agreement or visiting the pages of the site, the visitor automatically agrees with the terms of the Confidentiality Agreement regarding the use of personalized and non-personalized confidential information, respectively.

5.3. Collection, storage, use, processing and disclosure of information received by the site administration as a result of visiting an individual (visitor or user) of its sites and / or filling out registration forms, including personal data of users, is carried out by the site administration in accordance with the legislation of Ukraine. An individual (visitor or user) understands and agrees to the collection and processing of his personal data by the site administration within the framework and for the purpose provided for by the terms of the User Agreement, the

Confidentiality Agreement in accordance with the legislation of Ukraine; undertakes to notify the site administration in writing about changes in his personal data.

6. Processing and storage of your personal data

6.1. We guarantee the confidentiality of personal data and apply organizational and technical measures to protect personal data. In certain cases, the site administration interacts with its partners in the processing of personal data and transfers this data to them. In such cases, we will ensure that appropriate measures are taken to protect such data. This means that we do not transfer any data to partners whose data storage rules seem questionable to us, or if we know that such rules differ significantly from the conditions provided for in this Agreement.

6.2. We can store two types of personal data:

6.2.1. Identity data, including first name, last name and IP address;

6.2.2. Contact information, including the user's email.

6.3. We process personal data for several reasons:

6.3.1. So that site visitors have the opportunity to leave comments using our site (if they have such a desire).

6.3.2. To ensure the functioning of the services (for example, to display relevant ads).

6.3.3. To enable website visitors to receive our newsletter upon subscription.

6.3.4. So that we have the opportunity to collect statistics. We need statistics for two reasons: to see if our services are available to site visitors, and also to understand how site visitors use our services, thereby making the services more convenient for visitors based on the observations received.

6.3.5. We use the data received from you (name and surname, email address for newsletters), only subject to your consent to the rules for processing such data.

6.4. Retention times for different data may vary

6.4.1. Personal data that allows us to analyze the availability of services is stored for three years.

6.4.2. Personal data that allows you to leave comments is stored until you stop using the comment function. If you want to delete this data, please send us an email and we will delete your profile.

6.4.3. The personal data that we hold is not used to personalize anything elsewhere (in legal language, this means that we do not create any automated solutions or create any profiles based on this data).

6.5. You are entitled to:

6.5.1. The ability to change your personal data if it is not complete and / or incorrect.

6.5.2. Request the deletion of your personal data.

6.5.3. If you believe that your rights and interests have been violated, you can file a claim. We will do our best to remedy the situation. For this purpose, please send us an email to the mail: office@semidal.com

7. Cookies

7.1. To make your visit to the site more convenient, track visits to the site and improve the service, we collect a small part of the information sent from your browser, the so-called cookies. Optionally, you can disable the sending of cookies (please refer to the settings of your Browser to find out how to do this). However, please take into account that disabling the function of sending cookies may limit your ability to use the site.

8. Final provisions

8.1. By filling out the registration form on the site, the visitor automatically accepts the terms of this Agreement.

8.2. The visitor accepts the terms of the Agreement in the event of actual use of the site. In this case, the user understands and agrees that the site administration will regard the fact that the user uses the site as acceptance of the terms of the Agreement from the corresponding point in time.

8.3. The activities of the site administration are carried out in accordance with the legislation of Ukraine. Any claims, disputes and official appeals will be considered exclusively in the manner prescribed by the legislation of Ukraine.

8.4. The site administration is not responsible for any direct or indirect losses incurred by Visitors, Users or third parties, as well as for lost profits as a result of the activities of ain.ua.

8.5. The user agrees that he is solely responsible (and that the site administration is not responsible to the user or any third parties) for any violation by the user of his obligations established by this Agreement, as well as for all consequences of such violations (including any loss or damage, which may be incurred by the site administration).

8.6. The terms of this Agreement can be changed by the site administration unilaterally.

9. This Agreement is a public offer in accordance with Art. 641 of the Civil Code of Ukraine