

Agreement on terms of service.

last time updated: 21.12.2025

Ψ. General definitions.

These terms and conditions (further - the Terms) outline rules and boundaries to use website 'vjaz.one' and its services (further - the Site) that are provided by the site to the user, who is accessing the Site and who is using its services (further - the User), that are proposed to him by the owner of the Site, namely, by Y.A.Samoerskiy (further - the Owner), by this agreement and within limits of active laws of Russian Federation, including international agreements (further - the Law).

Services that are provided by the Site are defined by the content of the Site and by this agreement. The Site and all its parts is intellectual property of the Owner and are protected by copyright. The Site has parts that inherently use works of other persons, including fonts with open licensing; in relation to original works of other persons that are used by the Site, the Owner of the Site does not hold and does not pretend to hold copyright on these original works of these persons.

The text of this document is a manual translation of the same document written in russian language. In cases of ambiguity, the russian document of this text has precedence above this english translation.

1. Acceptance of terms.

The User, by accessing the Site with any technically available method within the Law, accepts these terms of service and agrees with restrictions outlined in the Law. If these Terms are not accepted by the User, the User is prohibited to access the Site and to use its services.

2. Rights of User.

The Owner gives to the User a limited, non-exclusive, non-transferable license to use services of the Site for personal purposes. The User has no right to: 1) modify the Site or its parts; 2) reproduce, including copying, the Site or its parts; 2) use the Site or its parts for any commercial purpose; 3) provide access to the Site or its parts by any way possible, including public display, to any third person, excluding private family circle; 4) use the Site, its parts, its content, its services, to create derivative works, including websites and network services. The User agrees that the Owner has a right to terminate this agreement with the User at any time, unilaterally, without obligation to notify, by using technological methods within limits of the Law.

3. Limitations for the Owner's liability.

The Owner provides services to the User without any warranty. Within limits that are allowed by the Law, the Owner is not responsible for any losses of the User or third persons happening during the use of the Site by the User, or for any damages, taken by the User or third persons during the use of the Site by the User. In particular, the Owner does not guarantee: 1) continuous accessibility of the Site; 2) absence of errors on the Site or in provided services; 3) protection of the Site and services provided to the User from cyberattacks and hostile actions of third persons, which may include spoofing of original files that are provided to the User for downloading.

4. Terms of providing deliberate support for the Owner of the Site.

The User is provided with possibility to support activity of the Owner of the Site, by donation of money or cryptocurrency assets. The Owner does not oblige himself for the User with any restrictions to use said donations that are received from the User.

5. Changes to Terms.

The Owner has the right to change the Terms at any time. New terms become active after they become first time accessible through the Site instead of these Terms, while these Terms become unactive after they become constantly unaccessible through the Site. The Owner marks changes in Terms by changing the mark signed as «last time updated» at the beginning of these Terms. If the User continues to use Site after changes to these Terms, the User confirms by that his agreement with such changes and accepts new terms.

6. Contact with the Owner of the Site.

To contact the Owner on the matter of the Terms, or on the matter of works, derivatated from works of other persons, that are used on the Site, the User may send a query to the mail '1@vjaz.one'.