



## AGREEMENT ON THE USE OF THE PLATFORM "DIGILIFE.RU"

(public offer)

### 1. General provisions.

- 1.1. This agreement on the use of DIGILIFE.RU (hereinafter referred to as Agreement or regulations) establishes the procedure and conditions for the use of all services, services and features of the trading platform DIGILIFE.RU (hereinafter referred to as DIGILIFE.RU).
- 1.2. Agreement is developed in accordance with the current legislation of the Russian Federation. All relations arising in connection with the use of DIGILIFE.RU shall be governed by the current legislation of the Russian Federation, unless otherwise expressly stated in the agreement or its annexes.
- 1.3. DIGILIFE.RU IS NOT INTENDED TO REFERENCE BANKING ACTIVITY AND/OR THE PROVISION OF BANKING SERVICES. DIGILIFE.RU PLATFORM IS NOT INTENDED AND CANNOT BE USED AS A TOOL FOR MANAGING FUNDS, EXCLUDING THE FUNCTIONS NECESSARY FOR USER'S OBLIGATIONS UNDER THIS AGREEMENT.
- 1.4. This agreement pursuant to article 437 The Civil Code of the Russian Federation is written Unconditional public offer. approval (acceptance) of this Agreement shall be any person passing of the registration process in the system DIGILIFE.RU as a user.
- 1.5. This agreement may be approved only in full. Partial waiver of the terms of the agreement are not allowed. Using separate services regulated by supplementary agreements and Rules on DIGILIFE.RU pages-these documents are integral parts of this agreement and are obligatory for execution by all users with appropriate services.
- 1.6. FAMILIAR WITH THESE RULES IN FULL, AS WELL AS ADDITIONS TO THEM IS UNCONDITIONAL OBLIGATION FOR ALL PERSONS WISHING TO MAKE USE OF THE SERVICES AND FUNCTIONS OF DIGILIFE.RU. ALL DOCUMENTS ARE AVAILABLE ON THE OFFICIAL WEB-SITE DIGILIFE.RU AND ITS SECTIONS ACCESS DOES NOT REQUIRE REGISTRATION, SO THE REFERENCE TO THE UNAVAILABILITY OR IGNORANCE OF THE CONDITIONS OF THIS REGULATION AND AMENDMENTS THERETO DOES NOT CONSTITUTE GROUNDS FOR NON-EXECUTION OF THESE RULES. ALL ACTIONS COMMITTED BY A PERSON (USER, USER) ARE CONSIDERED THE ACTIONS OF THE PERSON OZNAKOMLENNOGO THE TERMS OF THIS REGULATION AND AMENDMENTS THERETO AND APPROVING THESE RULES.
- 1.7. The agreement is addressed to persons possessing in accordance with applicable civil law full right capacity. in case of absence of the necessary authority from the person you want to leave the DIGILIFE.RU web site. DIGILIFE.RU is not responsible for acts committed in violation of the rule. In particular, if so far the visitor (user, user) are under the age of 14 years, he undertakes not to use the services and functions of DIGILIFE.RU.

- 1.8. Services and functions listed on the pages of DIGILIFE.RU are provided "as is" and cannot be changed in accordance with the wishes of a person or group of persons, unless otherwise provided by these rules or supplements thereto.
- 1.9. Established rules, rights and obligations are required to comply with any person using services of service and functions of DIGILIFE.RU. the rules also apply to matters relating to the rights and interests of third parties, not to use the services, DIGILIFE.RU services and functions, but whose rights and interests may be affected by the user DIGILIFE.RU.
- 1.10. This regulation and amendments thereto may be changed by the Administration without any special personal notice DIGILIFE.RU each user. changes and amendments of the rules of Procedure is governed by section 13 of this agreement. changes and amendments of the rules is the responsibility of the user.
- 1.11. If you do not agree to any paragraph of this agreement, or any additions thereto, any person must renounce the use of this resource, informing the administration of DIGILIFE.RU in the prescribed manner.

## 2. Terms and definitions.

- 2.1. DIGILIFE.RU trading platform (hereinafter referred to as DIGILIFE.RU or system) is a combination of software and hardware that enable an informational and technological interaction between the participants in the Commission of using network Internet actions aimed at providing the user with services, services and DIGILIFE.RU functions, which are posted on the pages of DIGILIFE.RU. In addition to COMPUTER program an integral part of DIGILIFE.RU is a user interface (UI), trademarks and logos, page design, the totality of the information posted on behalf or on the instructions of the owner of DIGILIFE.RU, third party content, as well as other objects intellectual property rights.
- 2.2. The owner of DIGILIFE.RU-limited liability company "Business service", which has the exclusive right to the Internet-resource "DIGILIFE.RU". DIGILIFE.RU Owner determines the order in which the use of the services and functions of this Internet-resource owner DIGILIFE.RU are also other rights not listed in this paragraph, but stipulated by legislative acts, contracts, including this agreement. Contact information of the owner of DIGILIFE.RU, as well as other details are provided in section 14 of this agreement.
- 2.3. The website DIGILIFE.RU is online and has domain names (URLs)- [DIGILIFE.RU](http://DIGILIFE.RU) .
- 2.4. Administration DIGILIFE.RU-DIGILIFE.RU Owner authorized employees who exercised the powers exercised by the Administration and technical support for the work of DIGILIFE.RU. the Administration is not DIGILIFE.RU authorized to commit legally meaningful actions except as expressly provided in the agreement or other documents.
- 2.5. User DIGILIFE.RU (hereinafter user) means a natural or legal person who uses the services and functions of DIGILIFE.RU. User must register, have individual password and login elapsed. a person registering, but for some reason granted access to the services and functions of DIGILIFE.RU shall be bound by all the obligations of the user registration.
- 2.6. User registration-established order of action, after which the user is assigned an account number in the system of DIGILIFE.RU and offers access to the Cabinet DIGILIFE.RU User when specifying your identity.
- 2.7. User identification data-information to identify the user in the course of rendering him services. As the identity of a user identification name Act (hereinafter referred to as login) and password By the user at registration.
- 2.8. Cabinet DIGILIFE.RU (hereinafter referred to as "Cabinet DIGILIFE.RU)-part of the Internet resource [DIGILIFE.RU](http://DIGILIFE.RU) (official Web-resource system) as a Web page, which is automatically created for the user after registration in DIGILIFE.RU.

- 2.9. User account (account DIGILIFE.RU)-DIGILIFE.RU user account with an individual number in DIGILIFE.RU. The user's personal account balance reflects the financial obligations between the DIGILIFE.RU and the user. A PERSONAL ACCOUNT IS NOT A BANK ACCOUNT, IS PROVIDED FOR INFORMATIONAL PURPOSES ONLY AND APPLIES ONLY TO ORGANIZE SETTLEMENTS UNDER THIS AGREEMENT AND ANY ANNEXES THERETO.
- 2.10. Account base currency-the currency in which account is taken of the user tool on his personal account at DIGILIFE.RU.
- 2.11. Products and services DIGILIFE.RU services DIGILIFE.RU with specially designed interface and designed to perform specific tasks determined by the nature of the services rendered.
- 2.12. The function DIGILIFE.RU is a DIGILIFE.RU in the Office tools with which the user manages the funds from his personal account at DIGILIFE.RU and share information (application form, instructions, orders) with the administration of DIGILIFE.RU.
- 2.13. Content-the content of the pages of DIGILIFE.RU, including: text, graphics, multimedia, musical and literary works, computer programs, mobile phones, audiovisual works, phonograms, pictures, texts, the trademarks, logos, hypertext links, their fragments, information widgets, gadgets, and other objects as on a reimbursable and non-reimbursable basis.
- 2.14. Confirmation of orders (confirmation) is the process of confirmation of the order by the user to perform operations with User Tools on his personal account at DIGILIFE.RU by specifying the one-time code (verification code), which sent to the electronic mail address (e-mail), which was specified by the user during registration. Order is considered "confirmed" when the user enters the correct verification code. The parties recognize the specifying the correct verification code User analog of personal signature and refused to contest the legality of such a method of confirmation orders, claims and appeals of the user.
- 2.15. Terms not included in this section may be given an interpretation in other sections and articles of this agreement.

### 3. Registration at DIGILIFE.RU.

3.1. In order to use the services and functions of DIGILIFE.RU the user must register.

3.2. The order of registration.

3.2.1. To register in DIGILIFE.RU the user must provide the following information:

3.2.1.1. User name-the name (name, name), which may be different from any real user data.

3.2.1.2. Electronic mail address (e-mail).

3.2.1.3. Password to enter the Cabinet DIGILIFE.RU.

*The password must contain at least 8 symbols, including the numbers and letters of the Latin alphabet in uppercase and lowercase letters.*

3.2.2. To a user specified e-mail address (e-mail) notice of intention to register the user in the DIGILIFE.RU and the special link (URL) to the address DIGILIFE.RU, contains the code to confirm the registration. Links the user to the link from such notification on the website DIGILIFE.RU confirms the possession of User electronic mail (e-mail) address, specified during registration.

3.2.3. After completing the registration process, the user is sent to the specified e-mail notification of successful registration.

3.3. The user bears full responsibility for the legality of the possession and use of electronic mail (e-mail) address, specified during registration, as well as for continued access to this e-mail address (e-mail).

3.4. Any notices and letters the user **does not specify** the selected (registered) User password.

3.5. User-supplied e-mail address (e-mail) and your password is the means of user identification in DIGILIFE.RU. DIGILIFE.RU Administration strongly recommends maintaining the confidentiality of the data, since disclosure to third parties, your personal information may be used for the benefit of the user.

3.6. Registration as a user is unconditional and full acceptance by the user of all the conditions as well as any amendments and annexes to this agreement.

3.7. DIGILIFE.RU registration entitles the user to use available services and functions of the DIGILIFE.RU in accordance with these rules, DIGILIFE.RU.

3.8. Termination and deletion of the account user.

3.8.1. The user has the right at any time to terminate the relationship with DIGILIFE.RU and delete my account in DIGILIFE.RU only if they have no obligations to the DIGILIFE.RU User and third parties that may arise through use by the user services and DIGILIFE.RU functions.

3.8.2. To remove an account, the user sends an order which DIGILIFE.RU Administration is formed when you click on the delete button in the user's personal cabinet ("settings" section).

3.8.3. DIGILIFE.RU Administration is not bound by any timetable in fulfilling the requirements of the deletion.

3.8.4. The user agrees that if action on deleting your account will lock the user account and user access to your personal cabinet DIGILIFE.RU and will also remove any hosted User information (files). Private information that was posted by a user on DIGILIFE.RU pages as well as spread using the DIGILIFE.RU account cannot be deleted, because by placing such information, the user agreed to the use of such information by third parties.

3.8.5. The user gives his consent to the storage and use of personal information after the (personal) account (the account). this right DIGILIFE.RU serves primarily for compliance with safeguards, for example, in case you need emergency communication with the user.

4. Personal information.

4.1. In order to use the services and functions of DIGILIFE.RU the user must fill in the user profile ("profile" Section in the user's Office) by providing accurate and current information about yourself and/or the organization he represents:

4.1.1. Full name (surname, name, patronymic name);

4.1.2. Date of birth;

4.1.3. Mobile phone number;

4.1.4. The host country;

4.1.5. INN (for organizations);

4.1.6. Registration number (for organizations);

4.1.7. Address for correspondence;

4.1.8. Post.

4.2. The user is notified that any withdrawal (payment, return) means the user account DIGILIFE.RU only person/organization specified in the user profile. This restriction does not apply to functions Cabinet DIGILIFE.RU referred to in paragraph 8.2.3. this agreement, which is governed by the maintenance plan.

4.3. User-provided information is the only way to identify it as the owner of the account in the DIGILIFE.RU.

4.4. When you provide personal information, the user is obliged to comply with the requirements of the current legislation of the Russian Federation and to refrain from providing information belonging to other persons (organizations).

4.5. The user bears full responsibility for inaccuracy or insufficiency of the provided information.

4.6. DIGILIFE.RU Administration shall not be liable to third parties for the accuracy of information provided by Users, however, is authorized by the owner of the DIGILIFE.RU Administration DIGILIFE.RU where necessary, request the user documents supporting a user-supplied personal information. Failure to submit these documents may be considered as the provision of inaccurate information with the onset of the effects specified in this regulation.

4.7. DIGILIFE.RU Administration reserves the right to use a user-supplied personal information and e-mail address (e-mail) for directions to the user messages (notifications) about developments in the work of the DIGILIFE.RU, resources, services and functions DIGILIFE.RU, as well as other information specified in these regulations and amendments thereto.

4.8. By accepting these Rules, the user authorizes the Administration DIGILIFE.RU disclose any registration information that you provide, including personal data, if such transfer is necessary for the work of the relevant services and DIGILIFE.RU functions.

4.9. When you register at DIGILIFE.RU, the user consents to the processing of their personal data in accordance with this agreement during the life of the user account to delete the user or Administration DIGILIFE.RU.

4.10. The user's personal data, the processing of which is carried out in accordance with this agreement, include:

- Surname, name and Patronymic.
- Address/location.
- Passport details.
- Contact information (including email addresses, phone numbers).
- Company name (if the user is a legal person).
- Post (if the user is a legal person).
- Tax identification number.

4.11. The user's personal data other than those referred to in paragraph 5.12, may at any time be reviewed and/or modified by the user in the user profile (personal area DIGILIFE.RU). In the event of a change in the personal data submitted by the user undertakes to make the appropriate changes.

4.12. The user has the right without recourse to the DIGILIFE.RU Administration to make changes to your personal information, except:

- Surname, Name, Patronymic;
- Company name (if the user is a legal person);
- Tax identification number.

These personal data can only be changed through a written or personal appeal to the Administration

DIGILIFE.RU and obligatory provision of copies of the official documents confirming such change, in some cases, the Administration DIGILIFE.RU has the right to request originals of these documents.

- 4.13. The user is informed that his e-mail address (e-mail) is an identifier in DIGILIFE.RU, so change the primary e-mail address may be changed only with the personal user or his legal representatives.
- 4.14. The processing of personal data of the user in accordance with this agreement may include the following actions (operations): collecting, systematization, accumulation, storage, updated, modified, use, distribution (including transfer), depersonalized, locked, the destruction of personal data. Such actions (operations) with personal user data could be committed exclusively to conclude with the user and the execution of contracts for the provision of services and execution of User DIGILIFE.RU and DIGILIFE.RU Administration of its obligations, under this agreement.
- 4.15. Processing of users ' personal data, in accordance with this agreement may be carried out by the administration of the DIGILIFE.RU in person or other persons (organizations) on behalf of the owner of DIGILIFE.RU.
- 4.16. DIGILIFE.RU Administration has the right to ask the user for additional information. If the requested information is not DIGILIFE.RU Administration has the right to terminate a user's access to the Cabinet of DIGILIFE.RU, as well as to services and functions DIGILIFE.RU.
- 4.17. The user has the right to revoke its consent to the processing of personal data in accordance with this agreement by removing your account at DIGILIFE.RU, in accordance with paragraph 3.8 of this agreement.
- 4.18. DIGILIFE.RU Administration ensures that will take all the necessary technical and organizational capacity for the confidentiality of personal information provided by the user.
- 4.19. Any conditions of processing and use of personal user information, including the terms and conditions not mentioned in this Agreement shall be governed by the privacy policy, which is an integral part of this agreement.

## 5. The Cabinet Of The User.

- 5.1. Cabinet DIGILIFE.RU provides the user with information on the personal account of the user in the DIGILIFE.RU, including the balance of mutual payments, information on incoming and outgoing payments, DIGILIFE.RU service management interfaces referred to in paragraph 8.1, and DIGILIFE.RU functions referred to in paragraph 8.2.
- 5.2. Cabinet DIGILIFE.RU access is carried out via a secure SSL certificate which confirms the connection to the server [DIGILIFE.RU](https://DIGILIFE.RU) and only after you specify a faithful User identity.
- 5.3. User identification data-information to identify the user in the course of providing services. As the identity of a user identification name Act (hereinafter referred to as login) and password, specified by the user when registering in DIGILIFE.RU according to section 3 of this agreement. Login is also the e-mail (e-mail) of the user.
- 5.4. The user should take maximum measures for safeguarding the confidentiality of the login and password to access the DIGILIFE.RU his Cabinet, since the use of these data is the only way to identify the person using the account.
- 5.5. DIGILIFE.RU Administration is not responsible for the security of the data users, allowing third parties to use the created account. All actions committed by third parties using the user's account shall be deemed perfect yourself. All information received using your account shall be deemed information used personally by the user and/or with the consent of the user.

- 5.6. Unless there is proof to the contrary, a person in the Cabinet of authorized at DIGILIFE.RU by specifying a username and password, a link received by email as a result of automatic authorization using cookies, etc., is considered to be identical a person registered as a user of the DIGILIFE.RU.
- 5.7. Any person in the Office DIGILIFE.RU User, including using sections and Web pages created in accordance with section 3 of this agreement creates rights and obligations for the user, while the Administration will not be received evidence that a person has access to the Cabinet of DIGILIFE.RU using the identity of a user, not a user authorized to access the Cabinet DIGILIFE.RU.
- 5.8. Posting on pages DIGILIFE.RU any information, including personal information, pictures, audio and video content, a content, the user is aware that when the user uses the Services and functions of DIGILIFE.RU, part of the information may become available to third persons, including those with which he had not had intercourse or other contacts.
- 5.9. On all transactions carried out in the DIGILIFE.RU implemented an automated workflow between buyer and seller, with the formation of the following documents: contract, akt (or invoice), invoice, invoice (if applicable). all these documents formed electronically and can be provided to the buyer (Seller) in the original, when submitting the corresponding request in the Office of DIGILIFE.RU and fees.

## 6. Personal account of the user.

- 6.1. The user's personal account in DIGILIFE.RU (account DIGILIFE.RU) serves to reflect information on incoming payments from buyers/taxpayers when the user uses the Services and functions of DIGILIFE.RU and DIGILIFE.RU and user transactions.
- 6.2. DIGILIFE.RU personal account balance reflects the financial obligations of the parties:
- positive balance-debt of DIGILIFE.RU to the user.
  - negative balance-debt before DIGILIFE.RU.
- 6.3. The funds in the account DIGILIFE.RU may be used by the user for:
- 6.3.1. "Withdrawal" Feature-payment (return) of the user to the bank accounts and/or purses (virtual) accounts in electronic payment systems (EPS) for details, which clearly indicate whether such accounts/details User (beneficiary) or can be confirmed as user details (confirmation of the recipient).
- 6.3.2. Payment for services rendered to User Administration DIGILIFE.RU.
- 6.4. DIGILIFE.RU Administration may establish a fee for the use of "withdrawal" function (the output from the system), which can be changed DIGILIFE.RU Administration without prior notice, in accordance with paragraph 13 of this agreement.  
These commissions do not include the cost of additional banks commissions, payment systems and the cost of conversion (Exchange) of Exchange, unless otherwise indicated.
- 6.5. To recharge your personal account at DIGILIFE.RU (the "Refill") you make the down payment on his behalf. DIGILIFE.RU Administration reserves the right to refuse admission of advance payment the user upon receipt of information that is received is committed by any other person or third party.
- 6.6. DIGILIFE.RU Administration may establish a fee for account balance replenishment DIGILIFE.RU, which can be changed DIGILIFE.RU Administration without prior notice, in accordance with paragraph 13 of this agreement. These commissions do not include the cost of additional banks commissions, payment systems and the costs of currency conversion, unless otherwise indicated.

- 6.7. When performing actions related to the replenishment of the account balance is DIGILIFE.RU, the user must pay attention to the fact that, depending on the method and amount of recharge different amount of Commission.
- 6.8. Recharging is done using payment systems in accordance with the rules established by the relevant payment system.
- 6.9. Any withdrawal of funds from the account balance DIGILIFE.RU, except in the cases referred to in paragraph 7.3.4, can only be done upon receipt of the relevant instruction of the DIGILIFE.RU Administration (orders) of the user in Office DIGILIFE.RU and confirmed by the user, in accordance with paragraph 2.16 of the present agreement.
- 6.10. Under this agreement, the user provides the right DIGILIFE.RU without cancellation of the user account in the DIGILIFE.RU value of the user's use of the service, including the cost of the monthly service according to the conditions of the current TPO, including without notice of such cancellation. Cost of services provided by the DIGILIFE.RU User is determined by the conditions of the existing TPO, selected by the user during use of the services DIGILIFE.RU and applicable at the time of service rendering.

## 7. Rules for use of the services and functions of DIGILIFE.RU.

7.1. DIGILIFE.RU Services provide users with technical, organizational and legal opportunities for the sale of goods and services in Internet, processing and monitoring of incoming payments, workflow for transactions carried out with the using the DIGILIFE.RU, as well as for accounts payable automation, performers, agents and partners, for communication, exchange of information, the dissemination of the results of creative work, the development and implementation of creative and other abilities. For some services have developed separate rules, which are placed in relevant sections of DIGILIFE.RU and are integral annexes to this agreement.

7.2. DIGILIFE.RU Function provides users with technical, organizational and legal options for the following:

7.2.1. Sale of goods and services for Internet users.

7.2.2. Balance replenishment of a personal account User DIGILIFE.RU for further payment paid functions DIGILIFE.RU.

7.2.3. Withdrawal of funds received when using DIGILIFE.RU Services, User details to banks and payment systems.

7.2.4. Ensuring the document flow between the user and DIGILIFE.RU, including the formation and sharing of electronic versions of original documents.

7.2.5. Exchange of information on transactions made as part of the DIGILIFE.RU, in order to promptly respond to claims of payers and purchasers.

7.3. Rules for the use of DIGILIFE.RU Functions are defined in this agreement, unless otherwise specified for a specific function DIGILIFE.RU.

7.4. The user undertakes to use the features and services DIGILIFE.RU only within the framework of the activities referred to in paragraph 8.1 of the agreement.

7.5. The order of placement and dissemination of information by the user using the Services and functions of DIGILIFE.RU is governed by the rules of posting, disseminating and receiving information through the services of DIGILIFE.RU.

7.6. Under this agreement each user DIGILIFE.RU accepts the following obligations:



- 7.6.1. In complying with these rules and any rules of services DIGILIFE.RU.
  - 7.6.2. Provide accurate, complete, relevant personal information and monitor their timely updating.
  - 7.6.3. Immediately inform the DIGILIFE.RU of unauthorized accessing of the Cabinet of DIGILIFE.RU and/or use of the password and login.
  - 7.6.4. Be responsible for the actions of all users, which the user has granted access to the Cabinet of DIGILIFE.RU as for the actions performed by the user personally.
  - 7.6.5. Not to place on the pages of DIGILIFE.RU information and objects (including links to them), which may violate the rights and interests of others, as well as violate the terms and conditions for the dissemination of information in accordance with paragraph 8.5 of this agreement.
  - 7.6.6. Yourself back up important information.
  - 7.6.7. In case of doubt about the legality of the exercise of the activity when using DIGILIFE.RU functions and services, including but not excluding, accommodation information and providing access to it, the user undertakes to refrain from the implementation of such action.
- 7.7. Any person using DIGILIFE.RU resources and/or visiting the sites of DIGILIFE.RU, including any user shall be prohibited:
- 7.7.1. Register on behalf or in place of another person (Organization), a group of persons on the register as a user without a valid order for another person or entity (credentials are issued in the manner prescribed by the legislation of the Russian Federation).
  - 7.7.2. Use the login and password of another user.
  - 7.7.3. Carry out bulk mail messages without permission of DIGILIFE.RU.
  - 7.7.4. Implement actions aimed at disrupting the normal functioning of the services and functions of DIGILIFE.RU.
  - 7.7.5. Download, store, publish, distribute and provide access to or otherwise use viruses, Trojans and other malicious programs.
  - 7.7.6. Use automated scripts (programs) to collect information on the DIGILIFE.RU and/or interaction with the functions and services DIGILIFE.RU.
  - 7.7.7. Any illegal means, including through deceit, abuse of trust, hacking, etc., attempt to gain access to the login and password of another registered user.
  - 7.7.8. Exercise using the services and functions of the DIGILIFE.RU illegal collection and/or processing of personal information about others.
  - 7.7.9. Exercise (attempt to access) any of the services and functions of DIGILIFE.RU by any means other than through the interface that is provided by the Cabinet DIGILIFE.RU.
  - 7.7.10. Reproduce, duplicate, copy, sell, trade, and/or resell rights to the use of the services and functions of DIGILIFE.RU for any purpose, except where you have been specifically allowed Administration of DIGILIFE.RU on the basis of a separate agreement.
  - 7.7.11. Advertise without permission from DIGILIFE.RU.

7.7.12. Post any other information which, in the opinion of the administration of DIGILIFE.RU, is junk, does not correspond to the objectives of DIGILIFE.RU, against the interests of a third party, or for other reasons is unwanted for positions the generally accepted norms of morality and ethics.

7.8. When you use the service functions of the Cabinet of DIGILIFE.RU set forth in paragraph 7.3.2 and 7.3.3 a user should take maximum measures for safeguarding the confidentiality of the login and password to access its electronic mail address (e-mail), because the use of such data is a management tool available on it.

7.9. The user is solely responsible for any information on DIGILIFE.RU, informs the others, as well as for any interaction with other users of the Internet.

7.10. In the case of acquisition, connection or the use of any services and DIGILIFE.RU functions, the user must carefully read the terms and conditions of their use. All services and functions of DIGILIFE.RU accompanied by necessary and sufficient explanations. If the user does not have read the terms of use of the relevant services (functionality), then he should refrain from using such services (services). The reference to lack of and/or unclear of explanations is not a basis for excluding you from possible risks, because under the circumstances, DIGILIFE.RU strongly recommends that the user in case of uncertainty of the impacts from committed User action to abandon the use of such services (functions).

## 8. DIGILIFE.RU Management.

8.1. DIGILIFE.RU Administration has the right to restrict access to one or more users to use total or individual functions or services if such use lowers performance (effectiveness) of the whole or part of the resource. Such a restriction may be temporary and, in exceptional cases, permanent. Limit can be carried out both by blocking access to the Cabinet of the user DIGILIFE.RU, and by the complete removal of the user's account.

8.2. DIGILIFE.RU Administration has the right to send the user information about the development of DIGILIFE.RU and its services as well as advertise their activities and services.

8.3. DIGILIFE.RU Administration does not conduct pre-moderated or censor information posted by the user, but it is taking action to protect the rights and interests of individuals and ensure compliance with the requirements of legislation of the Russian Federation only after treatment of the person concerned to the administration of the DIGILIFE.RU in the prescribed manner.

8.4. DIGILIFE.RU Administration reserves the right at any time to change the appearance of any DIGILIFE.RU pages, their content, the list of services and functions, change or supplement used scripts, software, and other objects, any server application with the prior notification or without User.

8.5. DIGILIFE.RU Administration maintains and operability of the platform DIGILIFE.RU and pledges to restore its operational capability in the event of technical faults and interruptions DIGILIFE.RU administration assumes no responsibility for transient faults and interruptions in the work of DIGILIFE.RU and the resulting loss of information. The Administration and the owner of the DIGILIFE.RU are not responsible for any damage to your computer or another device, user or other person, any other hardware or software caused by, or associated with receiving (downloading) materials or navigation links are hosted on DIGILIFE.RU.

8.6. The Administration has the right to dispose of the DIGILIFE.RU statistical information related to the operation of the DIGILIFE.RU, the user-provided information, as well as information from other users, to ensure the address display any DIGILIFE.RU information to different audiences.

8.7. For the purposes of the organization functioning and technical support DIGILIFE.RU and execution of these and other rules and legislation Administration DIGILIFE.RU has the technical ability to access personal user pages implements only in cases provided for in this regulation.

8.8. In order to provide direct user interaction with DIGILIFE.RU, the creation of a single Centre for the exchange of useful information and solutions to emerging situations, DIGILIFE.RU Support Center portal (<http://help.digilife.ru>), which contains practical information about how to work with the DIGILIFE.RU, the settings of the products, tariff plans, the rules and terms of service. In cases where the user has issues that have not been reflected in the relevant articles on the portal support, individual support can be provided through a special form (ticket). DIGILIFE.RU administration guarantees response time on such treatment does not exceed 48 hours. Call handling is carried out on weekdays from 9-00 to 17-00 (Moscow time). DIGILIFE.RU Administration contact information indicated in paragraph 14.6.

8.9. In order to counter financial fraud and money laundering, the administration of DIGILIFE.RU may require the user to provide documents describing the commercial activity of the user, including the user profile copies of registration documents and confirmation deposit of tax returns for the past 6 months. DIGILIFE.RU Administration may suspend payment functions for the user DIGILIFE.RU for the duration of the documentary that check. DIGILIFE.RU Administration has the right to refuse to provide services to a user of the trading platform in cases of failure to provide required documents or user discrepancy user transactions conducted using the services of commercial DIGILIFE.RU user activity or if the nature of the user, an violation of current legislation of Russian Federation.

## 9. The intellectual property rights.

9.1. The intellectual property rights to all software components, on the basis of which work services and functions of the DIGILIFE.RU, on the design and content of the linked pages and a Cabinet official website DIGILIFE.RU, DIGILIFE.RU trademark, as well as domain addresses and educated on them through subdomain addresses belong to LLC "Business service" and may not be used without the written consent of the authorized persons of the specified entity.

9.2. The user is granted a non-exclusive and inalienable right to use the software only in the form of use of the services and functions of DIGILIFE.RU.

9.3. The user, as well as any other persons do not have the right to copy or modify the provided software to create derivative software DIGILIFE.RU, penetrate into the software for the purpose of obtaining codes programs/scripts, dispose and/or transfer otherwise to third parties in any manner the rights granted in the software DIGILIFE.RU. Any unauthorized access to the software is prohibited.

9.4. Law named in section 10 of this agreement are granted to any person for the period of his registration as a user. the exclusion of a person from a number of users leads to automatic termination provided by law but shall not have the effect of termination of obligations to respect the rights of the owner of DIGILIFE.RU or third parties.

## 10. Warranty and liability.

10.1. All the services and functions of DIGILIFE.RU are provided on an "as is" basis, except as expressly provided in these rules or in other official documents DIGILIFE.RU.

10.2. Nothing in this Agreement shall provide to users or to any third party the right to use a trade name, trademarks, domain names and other distinctive signs of the owner of DIGILIFE.RU, unless otherwise provided in the present Agreement or other documents.

10.3. Owner and Administration DIGILIFE.RU does not accept any responsibility for the conformity of services or functions a particular user's purposes and as a consequence does not warrant that the services and functions of the system will match your personal requirements, including with respect to continuity, speed, reliability, and correctness.

10.4. Owner and administration of DIGILIFE.RU did not guarantee that the quality of any service, feature, product, services, information, etc. will meet your expectations.

10.5. Information (information) obtained using the services and functions DIGILIFE.RU user uses at its own risk; the user is responsible for any damage that may be caused to his computer and any data in the results from the download of any such information (information).

10.6. The user bears full responsibility for their own actions in connection with your use of the services and functions of DIGILIFE.RU. DIGILIFE.RU Holder provides the user with the technical ability to use the services and functions of DIGILIFE.RU but is not involved in shaping the content of the websites, projects, or User pages. Owner and Administration DIGILIFE.RU not liable for acts or omissions of any person in respect of the formation and use of websites, projects, or User pages.

10.7. The owner and the administration of the DIGILIFE.RU are not responsible for any direct or indirect damages that occur due to the use or the inability to use the services and functions of the system and unauthorized access to the user or to the Cabinet conduct of any third party.

10.8. The absence of indications, warnings, notices, instructions, etc. materials for use of the services and functions of DIGILIFE.RU is not the basis for imposing on the owner DIGILIFE.RU any liability by the autonomy of use A user of the services and functions of DIGILIFE.RU.

10.9. Owner and Administration DIGILIFE.RU reserves the right, at its sole discretion, as well as to obtain information (messages, references) from other users or third parties for violation of the rules (conditions) of this agreement, Edit (moderate) or to remove any information posted by the user information, violating the prohibitions established by this agreement (including private messages), suspend, limit or terminate (blocked) user's access to all or any service (function) DIGILIFE.RU at any time for any reason or without giving any reasons, with or without prior notice, not responsible for any damages that the user may suffer as a result of these actions the Administration DIGILIFE.RU.

10.10. DIGILIFE.RU Administration gives itself the right to suspend, restrict or terminate your access to any of the services (functions) DIGILIFE.RU DIGILIFE.RU if the Administration finds that in its view, the user poses a threat to DIGILIFE.RU and/or his clients, users or third persons, organizations. The owner and the administration of the DIGILIFE.RU are not responsible for any damages that the user may suffer as a result of such action or delete user information.

## 11. Change of conditions.

11.1. This agreement may be changed by the Administration DIGILIFE.RU unilaterally, without specific notice to the user.

11.2. Regarding changes to the terms of the agreement, a notice will be posted in the official news channel DIGILIFE.RU and/or on the official page on twitter. DIGILIFE.RU Administration is not bound by any minimum or predetermined period enact changes (additions) to this agreement.

11.3. Familiarization with the new version of the Agreement is the responsibility of the user. In case of disagreement with the new edition of the rules, the user may terminate this agreement in the manner provided for in paragraph 3.8 of this agreement.

11.4. If, after the entry into force of a new edition of this agreement, the user continues to use the services and features of DIGILIFE.RU, it is assumed that the user has approved changes to the terms of the agreement, agree with them, and they are for the user required for compliance.

## 12. Final provisions.

- 12.1. The provisions of this agreement are developed and applied in accordance with the legislation of the Russian Federation. matters not regulated by these rules shall be settled in accordance with the legislation of the Russian Federation.
- 12.2. These rules are written in Russian and are the primary version. The rules set out in another language, are additional version. In case of discrepancy the Russian version of the regulations and Rules in a different language version, the provisions Russian version of these rules.
- 12.3. The invalidity of individual provisions of the regulations does not affect the validity of the rest of the rules.
- 12.4. In the event of a dispute or disputes related to the execution of the present rules, members and the administration of the DIGILIFE.RU will make every effort to resolve them through negotiations between them. In case if disputes are not resolved by negotiations, disputes are to be settled in the manner prescribed by the legislation of Russian Federation.
- 12.5. The owner of DIGILIFE.RU is located at the address: 121087, Russia, Moscow, Bagrationovsky driveway 7 building 20B, Office 745.
- 12.6. Treatment and suggestions of natural and legal persons to the Administration DIGILIFE.RU for any questions relating to the functioning of the platform DIGILIFE.RU, violations of the rights and interests of third parties, as well as for queries bodies authorized legislation The Russian Federation should be sent to: 121087, Russia, Moscow, Bagrationovsky driveway 7 building 20B, Office 745, LLC "Business service" or call +7 (499) 705-9729.

**APPROVED!**

President of Business service LLC, Russia, Moscow  
Knyazew M.A.  
November 27, 2015