

Contracts of the Offer (Agreement on Use)
Society of sincere people "Memory Light"

1. Terms and Definitions

For the given Offer terms below and definitions are used in the following value:

The site - set of all pages of the memorylight.net domain.

Content - the graphic or text modules which are built in the code of the page of the Internet resource available to viewing and commission of actions to Users.

The acceptance of the Offer — full and unconditional adoption of the given Contract of the Offer by a registration method on the site, without any withdrawals and/or restrictions. The acceptance of the Offer is an equivalent to the signing the bilateral written agreement.

The customer (User) — the person who carried out the Acceptance of the Offer and thus becomes the Customer of services provided by the Performer according to this Contract.

Service — the technical solution of the Performer on the Internet resource provided to the Customer for the purpose of performance of obligations under the signed Contract.

2. The rendered services

2.1. Performer provides services by placement of advertising materials in special places of the site, approved by administration on condition of receiving an advance payment of hundred percent (100%) for the corresponding services.

2.2. Performer provides services by granting a place and tools for placement of personal information of users to the discretion of the user and to graphic registration on condition of payment of rent of a place on the site.

2.3. Bills are made out in the automatic mode at the request of the Client on the Service site. Payment of account by the Client means a consent with the volumes, offered by Service, terms and cost.

2.4. The site is intended for noncommercial use by participants – only for personal. The organizations, the companies and firms shouldn't use the site illegally for obtaining benefit, advance of any services or goods on the created pages, to address with any requests to other participants of community. The administration of the site reserves the right to remove the page of the user if his actions are regarded as inappropriate or illegal.

3. Acceptance of the Offer and signing the Contract of the Offer

3.1. The customer makes the Acceptance of the Offer by filling and sending forms to the Performer, with advance payments for services of the Performer by transferring the added sum into Performer's account.

3.2. After the Customer carried out the payment (i.e made the Acceptance of the Offer) and money transfer on Balance of the Customer, the given Contract of the public Offer is duly endorsed.

3.3. The term of service makes an interval of time from the moment of fee, according to service cost, before the termination of the specified term.

3.4. Adopting this Contract of the Offer, the Customer expresses the consent to that the real conditions don't strike at his or her legitimate rights.

3.5. The contract of the public Offer is an official document and is published on the Performer's Internet resource.

4. Order of dealing with disputable questions

4.1. In case of the disputes and disagreements connected with performance of the given Contract, the parties agreed about obligatory observance of a pre-judicial claim order settlement of disputes.

4.2. The parties agreed that in disputable situations they will communicate via the web interface on the Internet resource of the Performer or by e-mail specified on the Performer's Site.

4.3. In case of claims being issued to the Performer from the third parties concerning materials and the information transferred by the Customer to the Performer for rendering services and/or placed by the Customer by means of Services of the Internet resource, the Customer undertakes to settle all such claims and controversial issues by his/her own forces and own account as well as to indemnify to the Performer in full the loss caused by the Customer transferring the Performer and/or placing by the Customer independently by means of the Services of the Internet resource materials and information violating the rights of the third parties.

4.4. In case of cancellation of the given Contract at the initiative of the Performer, Service returns to the Client the part of funds deposited by the Client according to the volume of non-rendered services which the Client paid, and Service had to render according to the given contract.

5. Rights and obligations of the Parties

5.1. Performer's duties:

5.1.1. During period of validity of the given Contract to render to the Customer the service in placing provided by the customer information (text information, a photo, video, graphics) prepaid by him/her for a free access.

5.1.2. The performer undertakes to keep confidentiality of the data which aren't intended for general access in the period of validity.

5.2. Rights of the Performer:

5.2.1. The performer has the right to change the cost of services and a condition of this Contract of the public Offer without preliminary coordination with the Customer, and without any special notice, providing thus performance of services

and the publication of the changed conditions on the Site. New edition of the given Contract of the Offer comes into force from the moment of its placement on the Site unless otherwise is provided by the new edition of the Contract of the Offer.

- 5.2.2. Unilaterally to dissolve the given Contract in case of non-performance of obligations by the Customer for timely fee in the order provided by the given Contract and/or in cases of discrepancy of the located information to rules and standards of the given Contract.
- 5.2.3. To render services with involvement of third-party experts, remaining responsible for their actions.
- 5.2.4. Send messages to administration of the Site according to Instructions for use the Internet resource.
- 5.2.5. To carry out advertizing campaigns in the order provided by the Performer. Conditions, terms and an order of carrying out advertizing campaigns are placed and determined separately by each action.
- 5.2.6. The performer doesn't carry out preliminary check of Content of the User placed by means of Services of the Internet resource, but has the right to make it on own initiative or according to the incoming complaint from other participants of the community.

5.3. Customer's duties:

- 5.3.1. The customer promises in due time, within 10 days, according to conditions of the given Contract of the public Offer, to pay and accept services of the Performer, with further possibility of extension of term of the contract by an additional payment.
- 5.3.2. The obligation for the payment executed by the Client is considered on receiving the money on the bank account of Service.
- 5.3.3. The customer agrees that the Performer can process and use personal information of the Customer according to the Law "On Personal Information" (further – "Law") in various ways, including by implementation of the automated analysis of personal information, and also agrees to their transfer to the third parties for the purpose of implementation of the obligations under the given Contract without restriction of validity period. This consent can be withdrawn by the Customer only on condition of the written notice to the Performer not later than thirty (30) days prior to estimated date of the termination of using Performer's data.

Agreeing with and accepting conditions of the given Offer by the Acceptance thereof, the Customer assures and guarantees to the Performer that:

- 5.3.4.1. The customer specified reliable personal information and/or requisites of the legal entity of the Customer on filling registration questionnaire and payment documents of fee to the Performer;
- 5.3.4.2. The customer signs the Contract of the Offer voluntarily, thus the Customer completely examined Offer conditions, completely understands the subject of the Offer and Contract of the Offer, completely understands value and consequences of the actions concerning the signing and performance of the Contract of the Offer;
- 5.3.4.5. The customer agrees that any information which is voluntarily provided by him/her, including personal information, can be processed by the Performer, his/her authorized representatives (further — "Partners") for performance of obligations by the Performer according to the given Contract of the offer, without receiving an additional consent of the Customer and without payment to him/her or any notice about the above action.

5.4. Rights of the Customer:

- 5.4.1. To receive services according to conditions of the present Offer.
- 5.4.2. To receive necessary and reliable information about the Performer and the services rendered by him/her.
- 5.4.3. For the given Contract of the public Offer payment from the Customer is accepted:
 - in a non-cash form from the bank account of the Customer to the banking account of the Performer;
 - through offices of the operating banks and terminals according to the receipt.
 - by means of payment online (the cash card, electronic money, mobile payment).
- 5.4.4. Fee is made by the Customer at own discretion and without the provided responsibility by the Performer. Safety, confidentiality, and other conditions of use chosen by the Customer concerning a way/form of payment are beyond the Contract of the public Offer and are regulated by contracts between the Customer and the relevant organizations (operators).

6. Removal of your profile

- 6.1. You can remove the created account/page at any time. For this purpose you have to sign in by means of login and the password and to press the REMOVE button. Or you can send the message to the administrator, having specified the page number, the login and the password, the name and the surname and the email. The site administrator will remove the specified page.

7. Copyright

- 7.1. The administration of the site intends not to use any materials protected by copyright for the publication. Copyright of any material created by the author and respectively issued is kept. Any copying, duplication, use of author's images, sounds or texts is not allowed without agreement of the author.
- 7.2. Participants of the community send materials to our resource under the responsibility.

7.3. If the administration finds out about materials, sent without coordination, such materials will be removed.

8. Responsibility of the parties and situations of FORCE MAJEURE

8.1 The customer signs the Contract voluntarily, thus the Customer:

- completely examined conditions of the given Contract
- completely understands the subject of the contract (offers);
- completely understands value and consequences of the actions concerning the signing and performance under the Contract.

8.2 The customer has all rights and powers necessary for the signing and performance under the Contract.

8.3 In case of non-performance or inadequate implementation of obligations under the present contract the Party bears responsibility according to provisions of the given Contract of the public Offer and the current legislation of the Russian Federation.

8.4. In case of poorly provided service by the Performer, to the customer the unused sum of money (in the event of such sum being available) for the subsequent periods of rendering services is refunded. The term of return of money is ten (10) working days from the moment of refusal of services. Refunding money is made according to the presented original of the statement by the Customer on money refund with the indication of requisites for transfer. In case of violating the terms by the Customer under the present Contract of the Offer, the money refund isn't carried out.

8.5. In case when the Site technical works were conducted and the Customer couldn't carry out the use of Services of the Internet resource properly, the Performer without additional fee prolongs rendering services for number of days corresponding to the duration of technical works. Extension of rendering services is carried out after receiving the Customer's written claim by the Performer. The term of consideration of a claim makes no more than five (5) working days from the moment of receiving the claim from the Customer by the Performer.

8.6. Services are considered rendered properly and in full if within three (3) working days from the moment of rendering period deadline the Customer didn't expose a claim. In case of lack of a claim the Act of acceptance of the performed works (services) is considered signed with the services rendered properly.

8.7. Data input the Customer (the address e-mail, Skype and/or phone number) means permission to send letters and/or text messages, including advertising character.

8.8. The performer doesn't bear responsibility for impossibility of service of the Customer for any reasons which do not depend on it, including violation of operation of communication lines, malfunction of the equipment, default on obligations of suppliers of these or those services, etc.

8.9. Paying services of the Performer in the Contract of the Offer, the Customer agrees with conditions of this Contract and that he has no right to demand any compensation of the moral, material harm or harm done to the Customer from the Performer both during period of validity of the given Contract and after the term of its action.

8.10. The performer under no circumstances doesn't bear any responsibility under the given Contract for:

- any actions and/or inaction which are direct or indirect result of actions / inaction of any third parties;
- any indirect losses and/or the missed benefit of the Customer and/or the third parties regardless of that, the Performer could expect possibility of such losses or not;
- use (impossibility of use) and any consequences of use (impossibility of use) by the Customer of information received from the Performer;
- the materials and information transferred by the Customer to the Performer for rendering services and/or placed by the Customer by means of Services of the Internet resource.

8.11. Cumulative responsibility of the Performer under the Contract of the Offer, in any claim or a claim concerning the Contract of the Offer or its execution is limited to an amount of payment, paid to the Performer by the Customer under the present Contract of the public Offer.

8.12. The parties are exempted from liability for partial or full non-execution of obligations under the given Contract (except for failure to pay any sum which was due earlier) if it is caused by force majeure circumstances, namely the fire, a flood, an earthquake, war, and also prohibitive acts or other actions of state governing bodies and another, not depending on the parties obligations and if these circumstances directly influenced performance of the given Contract. In cases of occurrence of force majeure circumstances, the time of performance of obligations by the parties is under the given contract postponed in proportion to time during which such circumstances worked.

8.13. Acceptance to placement and/or coordination by the Performer of any Content and/or any changes in Content under no circumstances means confirmation by the Performer of the right of the Customer and/or providing the right for any using such Content of objects or exclusive rights of the third parties by the Performer to the Customer . The Customer bears all responsibility for such use and any consequences of such use independently.

8.14. Service doesn't bear responsibility before the third parties for contents of information used in the advertizing materials placed by it and also for the property, moral or any other damage caused as a result of use by the third parties of the specified information.

8.15. The client independently bears maintenance responsibility and reliability of advertizing materials.

8.16. Service doesn't bear responsibility in case of failures of the software or the equipment of the Client or the third parties if the latter isn't under a direct control of Service.

8.17. On registration the client receives the individual login and the password allowing to get access to personal settings

and the placed information. The password is confidential information for administration of the site and the third parties. You are responsible for maintenance of confidentiality of a user name and the password which you define during Registration process, and you are completely responsible for all actions which happen under your user name and the password.

9.1 Founders of service are respectful to all religions and their directions. Founders of service don't want anybody to offend or to humiliate, or to allocate on the basis of their religious views. We respect a freedom of worship. If you have complaints, write recommendations to the administrator. Use languages: English, Russian.

Due to the above, attentively study the text of this public Offer, Privacy policy, Instructions for use the Internet resource. If you don't agree with their regulations or with any part of them, the Performer suggests you to refuse to sign the given Contract of the public Offer and use services of the Performer.

Your information is collected and is stored if you gave us the consent.