AGREEMENT ON THE USE OF THE SITE

Read this Agreement carefully before using the Site. You must comply with the terms of this Agreement by accessing the Site and using the services offered on the Site.

In case you do not agree with the terms of the Agreement, you may not use the Site or use any services offered on the Site, as well as visit pages located in the domain zone of the Site. The commencement of the use of the Site means the proper conclusion of this Agreement and your full acceptance of all its terms.

1. Terms and definitions

- 1.1. Company WWG LLC.
- 1.2. User a person who gets access to services and information posted on the Site.
- 1.3. Site Company site is located on the Internet at <u>www.wwg.eu.com</u>
- 1.4. Agreement this Agreement between the User and the Company, which establishes the rules for using the Site, including graphic images and audiovisual products, design elements and means of individualization, textual information and documentation, computer programs and files for downloading, any other works, objects and materials of the Site, and as well as the conditions and rules for placing by the User information and materials in the relevant open sections of the Site.

2. General Terms and Conditions

- 2.1. Any materials, files and services contained on the Site may not be reproduced in any form, in any way, in whole or in part, without the prior written permission of the Company, except as specified in this Agreement. When the User reproduces the Site materials, including copyrighted works, the link to the Site is obligatory, and the text of the specified link must not contain false, misleading, derogatory or offensive information. Translation, processing (modification), any modification of the Site materials, as well as any other actions, including deletion, change of unobtrusive information and information about copyright and copyright holders, is not allowed.
- 2.2. The current version of this Agreement is posted on the Internet on the Site. The Company has the right to unilaterally change the terms of this Agreement at any time. Such changes shall take effect upon expiration of two days from the date of posting the new version of the Agreement on the Internet on the Site. In case of disagreement of the User with the changes, he is obliged to remove all materials of the Site that he has, and then stop using the materials and services of the Site. Your regular visiting of this web-site is considered as your convincing acceptance of the amended agreement, therefore you must regularly review this Agreement and the additional terms or notices posted on the web-site.

3. User Obligations

3.1. User agrees not to take actions that may be considered as violating Russian law or international law, including in the field of intellectual property, copyright and / or related rights, as well as any actions that lead or may lead to disruption of the Site

and services Site

- 3.2. Any means of individualization, including trademarks and service marks, as well as the logos and emblems contained on the pages of the Site, are the intellectual property of their respective owners. The Site User is prohibited from reproducing or otherwise using the specified means of individualization and / or their elements without the prior written permission of the respective owners.
- 3.3. The Company strives to ensure, however, does not control or guarantee the confidentiality and protection of any information posted on the Site or obtained from the Site. The Company takes reasonable steps to prevent unauthorized disclosure of information posted by the User on the Site to any third parties, but is not responsible if such disclosure has been allowed. For this purpose, the transfer of information to the Site means the User's consent to any reproduction, distribution, disclosure and other use of such information. By placing information and materials, the User also guarantees that he has all the rights and authorities necessary for this, subject to the terms of this Agreement, and that such placement does not violate the rights and interests of third parties protected by law, international treaties and the current legislation of the Russian Federation.
- 3.4. The user is solely responsible for any information and materials posted on the Site. The Company does not initiate the placement of this information, does not select recipients of information, does not affect the content and integrity of the information posted, and also does not know and cannot know whether the placement violates the current legislation of the Russian Federation, but the Company has the right to monitor, view and / or delete any information and materials posted by the User on the Site. When posting any information and materials, the User does not become a co-author of the Site and refuses any claims to such authorship in the future. The Company does not pay the User a copyright or any other remuneration, both during the period and after the expiration of this Agreement.
- 3.5. In case of third parties subsequent liability claims to the Company related to the violation by the User of the terms of this Agreement, as well as with the information posted by the User on the Website, the specified User undertakes to independently settle such claims, as well as to reimburse the Company for all losses and losses incurred, including reimbursement of fines, court costs, costs and compensation.3.3. The Company is not responsible for the User's visit, as well as any use by him of external resources (third-party sites), links to which may be contained on the Site. The company is not responsible for the accuracy, reliability and security of any information, materials, recommendations and services hosted on external resources. The use of external resources is carried out by the User voluntarily, at its sole discretion and at its own risk.
- 3.6. The Company is committed to ensuring the accuracy of the information posted on the Site, but is not responsible for any inaccuracies and / or unreliability of information, as well as failures in the services provided through the Site. The User agrees that the Company is not liable and has no direct or indirect obligations to the User in connection with any possible or resulting loss or loss related to any content of the Site, intellectual property, goods or services available on it or received through external sites or resources or other user expectations that have arisen in connection with the use of information posted on the Site or links to external resources. Under no circumstances, including but not limited to the User's negligence or carelessness, the Company shall not be liable for any damage (direct or indirect, incidental or natural), including but not limited to loss of data or profits related to the use or inability to use the Site, information, files or materials on it, even if the Company or its representatives have been warned of the possibility of such a loss. In case the use of

the Site leads to the need for additional maintenance, repair or repair of any equipment, as well as data recovery, all costs associated with this are paid by the User.

- 3.7. All information presented on the Website is provided "as is", without any warranty, express or implied. The Company fully, to the extent permitted by law, disclaims any liability, express or implied, including, but not limited to implicit guarantees of fitness for use, as well as guarantees of the legality of any information, product or service obtained or acquired with using this site.
- 3.8. The user agrees that all materials and services of the Site or any part thereof may be accompanied by advertising, the placement of which is not initiated or controlled by the Company. The user agrees that the Company does not bear any responsibility and does not have any obligations in connection with such advertising.

4. Terms of processing and use of personal data.

By accepting the terms of this Agreement, the User agrees to:

- 4.1. Providing your personal data, including name, email address, contact phone number for processing by the Company freely, by its own will and in its interest.
- 4.2. Purpose of processing personal data:- provision of the Website services to the User;sending notices regarding the services of the Site;- preparation and direction of
 responses to user requests;- perform regular newsletter;- sending information about
 the Company's products and services, as well as advertising and informational
 messages concerning the products and services of the Company and its partners.
- 4.3. The list of actions with personal data to which the User expresses its consent: collection, systematization, accumulation, storage, clarification (update, change), use, depersonalization, transfer to third parties for the above purposes, as well as the implementation of any other actions stipulated by current legislation RF in both manual and automated ways.4.4. The Company undertakes to take all necessary measures to protect the User's personal data from unauthorized access or disclosure.
- 4.4. This consent is valid until its withdrawal by the User by sending a notification to the registered letter with a notification to the company

5. Other provisions

- 5.1. The use of materials and services of the Site, as well as the placement of User's materials on it, is governed by the applicable laws of the Russian Federation. All possible disputes arising from or related to this Agreement are subject to resolution in accordance with the current legislation of the Russian Federation at the location of the Company.
- 5.2. Nothing in the Agreement can be understood as the establishment between the User and the Company of agency relations, partnership relations, joint venture relations, personal employment relations, or any other relations not expressly provided for by the Agreement.
- 5.3. The recognition by the court of any provision of the Agreement as invalid or not enforceable does not entail the invalidity of other provisions of the Agreement.

5.4. Inaction on the part of the Company in case of violation by any of the Users of the provisions of the Agreement does not deprive the Company of the right to take appropriate actions in defense of its interests and copyright protection of the Site materials protected in accordance with the legislation later.

The user confirms that he is familiar with all clauses of this Agreement and unconditionally accepts them