GENERAL TERMS AND CONDITIONS AND PROCEDURE FOR PROVISION OF CIRCLE SERVICES

(hereinafter - "Order")

Effective date: 11.12.2023

1. Definition of terms.

1.1. Capitalized terms are used in this Order in the following sense:

" **Circle** " is an electronic service for posting and distributing information about yourself, as well as searching for information about other Users with common interests and communicating with them.

" **Website** " means the website located at the address circle.com.ua and intended for distribution of information about Circle on the Internet.

" You " means the User.

" **Executive** " means "CLICK AND CIRCLE" LIMITED LIABILITY COMPANY, which is registered and operates in accordance with the legislation of Ukraine, has identification number 45071354 and the following address: Ukraine, 03037, city of Kyiv, str. Zelenogirska, building 8.

" **Application** " means software for Android and IOS operating systems, the main purpose of which is to access the Circle service.

" **Client** " - the User who entered into an Agreement with the Contractor regarding one or another Service in accordance with the procedure and on the conditions specified in this Procedure.

" **User** " is a natural person who created a Circle account and agreed to this Policy and all its annexes, which are an integral part of it, including the Privacy Policy and the Reward Policy .

"**Remuneration Policy** " means the remuneration policy, which is Annex 1 to this Order and is an integral part thereof.

" **Privacy Policy** " means the privacy policy, which is Annex 2 to this Policy and is an integral part thereof.

" **Services** " means informational, consulting and advertising services provided by the Contractor to the Clients by providing access to Circle for the possibility of posting a profile, advertising it, searching for and carrying out communication and interaction with other Users. Services are provided to Clients in the scope, under the conditions and in the order provided for in this Procedure.

" Party " has the meaning defined in clause 15.2 of these Rules.

" **Agreement** " means the agreement of the parties regarding the use of Circle and the provision of Services by the Contractor in the order and under the conditions specified in this Procedure.

1.2. In this Order, unless the context indicates otherwise:

(i) headlines included only for convenience of use and do not affect the interpretation of this Procedure;

(ii) words in the singular include such words in the plural, and vice versa;

(iii) a reference to a person includes a reference to any natural or legal person, and any state body of Ukraine;

(iv) a reference to a specific article, paragraph or appendix is a reference to an article, paragraph, appendix of this Order;

(v) a reference to any agreement or document is a reference to such agreement or document as amended, but excluding those amendments and additions made in violation of this Policy; and

(vi) a reference to a party to any document includes the successors and permitted assigns of such party.

2. General terms of use of Circle as an electronic service.

2.1. In accordance with the procedure and under the conditions specified in this Procedure, an Agreement regarding Circle services is concluded between the Contractor and the User, including the posting of information about the User, his communication and interaction with other Users, the User's receipt of Circle Services and other online services. By clicking "Register" in the registration forms, you confirm your agreement with all the terms and conditions of this Policy and registration in the Circle service.

2.2. By registering with Circle, you represent and warrant that you are at least 18 years of age. Circle registrations are void where prohibited. By using Circle, You represent and warrant that You have the right, authority and capacity to enter into the Agreement and to comply with all terms and conditions of the Agreement. All information provided during registration MUST be accurate, true and complete in all respects. In particular, if you use a credit or debit card, the name of the cardholder MUST match the name used when registering on the website, unless you provide a valid and verified reason why it is different. If the identification provided is inaccurate or incomplete, the account will be suspended until identity verification is satisfactorily completed. You may not allow others to use your membership, and you may not assign or otherwise transfer your account to any other person or entity. You must keep your password and all account information secret and confidential, as you are responsible for your use of the Service and use of the Services from your account will remain valid if the username and password were entered correctly.

2.3. The Agreement will remain in full force and effect as long as you have a valid registration with Circle (You are a Circle Member). You may terminate your membership at any time and for any reason upon receipt of your written notice of termination by the Support staff in the manner provided in this Policy.

2.4. Circle may terminate your membership for any reason, with or without explanation, upon notice to your email address provided during registration or to any other email address provided by you to Circle. If your Circle membership is terminated due to your breach of this Agreement or at your request, you will not be entitled to, and Circle will not be liable to you for, any refund of unused funds paid for the Services.

2.5. Circle is intended only for the personal use of individual Users and may not be used for any commercial purposes. Organizations, companies, enterprises and/or other organizations cannot become a User and are not allowed to use Circle for any purpose. Illegal and/or unauthorized use of Circle will result in civil, administrative and/or criminal liability.

2.6. A user can have only one account (membership) in Circle. Multiple accounts will be blocked.

3. Obligations of the User

3.1. You hereby undertake and warrant that You will not create any databases, websites, programs, software, entities or services that compete with Circle. You further undertake and warrant that you will not use Circle for any commercial purpose and/or send or receive funds through Circle and/or create accounts under false names. You further represent and warrant that you will not be charged for your use of Circle and the services provided on Circle. Such activity entails civil, administrative and/or criminal liability.

3.2. Circle fully owns the licenses or otherwise retains all intellectual property rights in the Application, Website and Circle services. These rights include, but are not limited to, database rights, copyrights, design rights (registered or unregistered), patents, trademarks (registered or unregistered) and other similar rights, regardless of where they exist in the world, together with the right to apply for the protection of the same Circle and its licensors. You may not copy, modify, publish, transmit, distribute, perform, display or sell any such confidential information, except for information that is publicly available or for which you have obtained written permission.

3.3. You understand and agree that Circle may, in its sole discretion, retain for review and remove any content, messages, photos, videos, audio and video calls, or profiles (collectively, "Content") that Circle, in its sole discretion, violates this Agreement. or that may be offensive, illegal or that may violate the rights of other Users or any third parties, cause harm or threaten the security.

3.4. You are solely responsible for the Content that you publish or display ("post") through the Application or transmit to other Users.

3.5. By posting Content in any public area of Circle, you automatically agree and warrant that you have the right to grant Circle an irrevocable, perpetual, non-exclusive, fully paid-up worldwide license to use, copy, perform, display and distribute such information and Content, and create derivative works or incorporate such information and content into other works, and grant and permit sublicenses to the foregoing.

4. Content.

4.1. Below is some of the Content that is illegal or prohibited on Circle. Circle reserves the right to investigate and take appropriate action in its sole discretion against anyone who violates this provision, including, without limitation, removing offensive messages from the Service and terminating such violators' membership. Prohibited Content includes, but is not limited to, Content that:

• is clearly offensive to the online community, such as content that promotes racism, bigotry, hatred or any physical harm to any group or individual;

• harasses or promotes harassment of any person;

• promotes information that you know is defamatory, false, misleading, or promotes illegal activity or conduct that is offensive, threatening, obscene, or defamatory;

• promotes an illegal or unauthorized copy of another person's copyrighted work, such as providing or linking to pirated computer programs, providing information to bypass manufacturer-installed copyrighted devices, or providing pirated music or links to pirated music files;

• publicly displays objectionable content or material (including nudity, zoophilia, pornography, graphic violence or criminal activity);

• provides materials with persons under the age of 18 or requires obtaining personal information from persons under the age of 18;

• provides educational information about illegal activities, such as making or buying weapons, violating someone's privacy, or providing or creating computer viruses;

• solicits passwords or personally identifiable information for commercial or illegal purposes from other users;

• engage in commercial activities and/or sales without Circle's prior written consent, such as contests, sweepstakes, barter, advertising and pyramid schemes.

4.2. You may not include phone numbers, addresses, last names, URLs, or email addresses in your profile. You may not include any URLs, email addresses, or telephone and fax numbers in your correspondence with other members.

4.3. You may not engage in advertising or soliciting other Members to buy or sell any products or services through the Service. You may not transmit any chain letters or unsolicited e-mails to other Members. Although Circle cannot control the conduct of its Users outside of Circle, using any information obtained from Circle to harass, insult, or harm others is also a violation of this Policy.

4.4. You may not collect data from Circle through automated means, or by creating fake user accounts, or by using anonymous proxies or equivalent measures, or by circumventing any technical measures to prevent prohibited activities on Circle. You may not collect data from authorized Circle areas by any other means, including manual data collection.

4.5. To ensure the quality of the Service provided, your communication through the Application may be recorded.

4.6. Circle provides the opportunity to complain about any user, including on the following grounds: Rudeness / Indecent messages / Fraud / Selling goods and services / Fake profile / Other people's photos / Underage user / Offering services of an intimate nature / Inciting racial hatred / Violation of other rules - all complaints are processed manually, the answer comes to the e-mail address specified by the User during registration, we can request screenshots as confirmation of the correspondence with the User against whom the complaint was made. At the same time, if the User's guilt is proven, the Contractor can block the user temporarily or permanently. For consideration by the disputed User, he must contact the support service at the address of the support service (the address will be provided later). The Contractor reserves the right to choose permanent or temporary blocking with the option not to explain the reasons.

4.7. Circle reserves the right to investigate and take appropriate action in its sole discretion against anyone who violates this Policy, including, without limitation, removal of the offending message and termination of the User's account.

5. Interaction with Users and Circle partners.

5.1. By becoming a User, you agree that you may be registered on Circle partner websites/apps. By using their services, you agree to the Terms of Use, Privacy Policy and other provisions posted on their websites/apps.

5.2. You may not publish, distribute or in any way reproduce any copyrighted material, trademarks or other confidential information without the prior written consent of the owner of such proprietary rights. Without limiting the foregoing, if you believe that your work has been copied and posted on Circle in a manner that constitutes copyright infringement, please provide the Artist with the following information: an electronic or physical signature of a person authorized to act on behalf of the copyright owner; a description of the copyrighted work that you claim has been infringed; a description of where the website/app hosts the material that you claim infringes such copyright; Your address, telephone number and email address; a written statement by you that you believe the disputed use is not authorized by the copyright owner, its agent, or the law; a statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner or are authorized to act on behalf of the copyright owners.

5.3. You are solely responsible for your interactions with other Circle Users. Circle reserves the right, but not the obligation, to monitor disputes between you and other members. Nor does Circle bear any responsibility for the expectations, promises or veracity of any information of any Member.

5.4. By providing your phone number(s), you represent that the number(s) belong to you and you expressly agree to receive non-marketing and marketing text messages from Circle at the number(s) you provide You can opt-out of these communications at any time, and consent to receiving text messages is not required to purchase any goods or services. Your phone number will be displayed only to you.

6. Terms of service Circle

6.1. The contractor provides the service "as is" and does not provide any guarantees regarding the service. The Contractor does not guarantee that the use of the service will be secure, uninterrupted, always available or error-free, or that the service will meet your requirements or that any defects in the service will be corrected. The artist disclaims responsibility for connectivity and availability and makes no guarantees. Although each member must agree to the terms of this Agreement, Circle cannot guarantee that each member is at least the required minimum age, and is not responsible for any content, communication, or other use of or access to Circle by individuals, who have not reached this age in violation of this Agreement.

6.2. In addition, it is possible that other Users (including unauthorized users or "hackers") may post or transmit offensive or obscene material through Circle, and you may be unwittingly exposed to such offensive or obscene material. Others may also obtain personal information about you through your use of Circle. Others may use your information for purposes other than those you intended. Artist is not responsible for the use of any personal information you disclose to Circle. Be careful about the type of information you post to Circle or share with others. We cannot guarantee that a particular User is using their profile personally, but we do our best to block the opposite.

6.3. The Artist is not responsible for any incorrect or illegal Content posted on Circle. Circle is not responsible for the conduct of any Website/App user or Service Member, whether online or offline. The Contractor is not responsible for any errors, omissions, interruptions, deletions, defects, delays in operation or transmission, communication line failure, theft or destruction or unauthorized access or alteration of the User's communications. The Contractor shall not be liable for any problems or technical malfunctions of any telephone network or lines, computer online systems, servers or providers, computer hardware, software, email or player failures due to technical problems or traffic congestion on the Internet or to any websites/programs or combinations thereof, including injury or damage to Users or the computers of any other person related to or as a result of participating in or downloading materials in connection with the Internet and/ or in connection with the Service. Under no circumstances shall the Artist be liable for any loss or damage, including personal injury or death, caused by any use of Circle, any Content posted on Circle or transmitted by a User, or any interaction between Circle users , both online and offline.

7. Circle service providers

7.1. In order to provide Circle Services, Contractor may purchase services from various third parties and affiliate marketing partners (collectively, "**Vendors**"). Suppliers are independent contractors and are not agents or employees of the Contractor. The Contractor shall not be liable for the willful or negligent acts and/or omissions of any Supplier or any of its respective employees, agents, servants or representatives, including but not limited to their failure to provide services or partial or improper provision of services. According to the terms of the agreement with the

Suppliers, the Contractor is prohibited from displaying the contact information of the suppliers. Services provided by Providers include, but are not limited to:

- The Providers provide complete, accurate and legal information necessary for the registration of Users in accordance with the terms of the Procedure.
- Suppliers provide additional services in accordance with the terms of the agreement with the Contractor.

7.2. The Contractor is in no way responsible for the quality of any additional services provided by the Suppliers. Circle and the Application are provided "as is" and the Contractor expressly disclaims any warranties of fitness for a particular purpose or non-infringement. The Contractor cannot guarantee and does not promise any specific results from the use of the Application and/or Circle.

8. Circle services

8.1. The Contractor provides services to the Clients by providing access through the Application to Circle.

8.2. Services are provided at the Client's request, which is expressed in the Client's selection of the appropriate Service from the list available in the Application, with the Client's obligation to pay for the specified Service in the manner and under the conditions specified in this Procedure and in the Reward Policy.

8.3. The Contractor provides Services using special software and data processing algorithms. At the same time, individual Services may be performed by other persons, which is indicated directly on the page of the relevant Service, in which case the Contractor acts as an intermediary between the Client and the direct contractor.

8.4. The scope, term, procedure and conditions for the provision of Services are determined depending on their nature and are specified in this Procedure. In some cases, separate conditions or terms may be specified in the relevant notice in the Application.

8.5. The Contractor provides the following Services to Clients:

- 1) Promotion of the User's profile;
- 2) Circle "Eboo" service;
- 3) Providing gifts to Users;
- 4) Review of User profiles;
- 5) Extension of the storage period of the chat with the User;
- 6) Super likes
- 7) other services specified in the Remuneration Policy .

8.6. The conditions and procedure for providing each of the above-mentioned Services are defined in this Procedure and may be included in a package or purchased separately as provided for in the Reward Policy. The service set of individual packages is defined in the reward policy. The Contractor reserves the right to change the list of services, to make some or other services unavailable to Users, to supplement them depending on technical feasibility and expediency.

8.7. The scope of Services includes only the provision of access to individual Circle services and the operation of the services themselves, while the Contractor does not in any way influence the behavior of Users using Circle, and is not responsible to the Clients for any actions of other Users, including regarding the content of their messages and the fulfillment of their obligations.

8.8. The Contractor provides Services exclusively for the Client. Provision of Services to the Client does not create any rights or obligations of the Contractor to any third party.

8.9. Any Service is considered accepted at the time of its consumption, if the Client has not sent the Contractor a notification about the detected defects within 24 hours from the moment of its consumption (hereinafter - " **Service Acceptance** ") to the following e-mail address:

info@circle.com.ua . Notifications of detected defects regarding defects that cannot be detected

during the Acceptance of Services must be sent to the specified address within 24 hours from the moment of their detection, but no later than on the 14th day from the day of receipt of the Services or the results of the Services by the Client (hereinafter - " **Warranty period** "). The notice of detected defects must include: *the name/name of the Client, the number and date of the Client's order, the contents of the detected defects, the Services or the results of the Services in which the defects were detected, and the way the Client wishes to correct them .*

9. Promotion service.

9.1. The User has the opportunity to order for a reward in accordance with the Reward Policy Services for the promotion of his profile, by displaying it in a separate "TOP" list, which is formed during the search by Users in Circle.

9.2. Placement of the Client's order for the Service from the promotion and its payment by the Client is considered that the Client has accepted the Contractor's offer for this Service and accepted the corresponding rights and obligations under the Contract for this Service.

9.3. From the moment the Contractor notifies the Client about the performance of the relevant Service from the promotion, it is considered that the Contractor has agreed to provide such Service at the request of the Client and from this moment the relevant Agreement on the provision of Services is concluded between the parties under the conditions specified in these Procedures.

9.4. In the case of ordering the Service for placement in the TOP, the profile is displayed with periodic repetition in the TOP search results together with other profiles placed in the TOP. The period during which the profile is displayed in the TOP depends on the selected service package in accordance with the Reward Policy. The term and frequency of display in the TOP list depends on the selected service package in accordance with the Reward Policy, while the specific place in the list is determined depending on the number of profiles with a promotion, the date and time of such a promotion.

10. Circle "Eboo" service.

10.1. The user has the opportunity to order the Circle "Eboo" service for a reward in accordance with the Reward Policy, which, among other things, includes posting a profile in the Circle "Eboo" section, searching, communicating and interacting with other users in the Circle "Eboo" service.

10.2. Placement of the Client's order on the Circle "Eboo" service and its payment by the Client is considered that the Client has accepted the Contractor's offer for this Service and accepted the corresponding rights and obligations under the Contract for this Service.

10.3. From the moment the Contractor notifies the Client about the performance of the corresponding Service of the Circle "Eboo" service, it is considered that the Contractor agreed to provide such Service at the request of the Client and from this moment the relevant Agreement on the provision of Services is concluded between the parties under the conditions specified in this Procedure.

11. Services for providing gifts and Superlikes to Users

11.1. The User has the opportunity to order for a reward in accordance with the Reward Policy the Service of providing virtual gifts to Users offered by the Circle service, as well as to purchase the ability to give Users Superlikes.

11.2. Placement of the Client's order for the Gift Giving Service and its payment by the Client is considered that the Client has accepted the Contractor's offer for this Service and accepted the corresponding rights and obligations under the Contract for this Service.

11.3. Placement of the Client's order for the super-like service and its payment by the Client is considered that the Client has accepted the Contractor's offer for this Service and accepted the corresponding rights and obligations under the Contract for this Service.

11.4. From the moment the Contractor notifies the Client about the performance of the relevant Service for providing a gift or the opportunity to place a superlike, it is considered that the Contractor has agreed to provide such a Service at the request of the Client and from this moment the relevant Agreement on the provision of Services is concluded between the parties under the conditions specified in these Procedures.

11.5. Superlikes of users who received them from other users are displayed on the profile in the form of a fire with a number corresponding to the number of received superlikes.

12. View User Profiles and Invisibility Mode

12.1. Some profiles of Users who expressed interest in the User based on his profile may be blurred, and the User has the opportunity to order for a fee in accordance with the Fee Policy the Service for opening such profiles for viewing.

12.2. The User can also order the Invisibility Mode service, which provides an opportunity to view the profiles of other Users but remain invisible to all users except those who have been liked. The remuneration for such service is determined in the Remuneration Policy.

12.3. Placement of the Client's order for the Service for viewing User profiles and its payment by the Client is considered that the Client has accepted the Contractor's offer for this Service and accepted the corresponding rights and obligations under the Contract for this Service.

12.4. Placing the Client's order on the Invisibility Service and its payment by the Client is considered that the Client has accepted the Contractor's offer for this Service and accepted the corresponding rights and obligations under the Contract for this Service.

12.5. From the moment the Contractor notifies the Client about the performance of the relevant Service for Viewing User Profiles or Invisibility Mode, it is considered that the Contractor has agreed to provide such a Service at the request of the Client, and from this moment the relevant Agreement on the provision of Services is concluded between the parties under the conditions specified in these Procedures.

13. Extending the chat retention period in Circle "Eboo"

13.1. The usual period for viewing chats in Circle "Eboo" is 24 hours, but the User has the opportunity to order for a fee in accordance with the Reward Policy the Service for extending the period of viewing chats to 72 hours.

13.2. Placement of the Client's order for the Service to extend the review period and its payment by the Client is considered that the Client has accepted the Contractor's offer for this Service and accepted the corresponding rights and obligations under the Contract for this Service.

13.3. From the moment the Contractor notifies the Client about the performance of the relevant Service to extend the review period, it is considered that the Contractor has agreed to provide such

a Service at the Client's request and from this moment the relevant Agreement on the provision of Services is concluded between the parties under the conditions specified in this Procedure.

14. Support Service.

14.1. In the event of any questions regarding the use of this or that service, technical support and errors in the operation of electronic services, they should be addressed to the Support Service through the appropriate service of the Application.

15. Message.

15.1. Any notifications regarding the incorrect content of ads, incorrect behavior of other Users or violations of this Policy on their part must be submitted to the Support Service through the relevant service of the Application. With any requests and complaints regarding the operation of the Application, the User should also contact the Support Service.

15.2. Any notice regarding this Procedure, its annexes and conditions, as well as a claim to the quality of the Services or the Contractor's actions must be made in writing and delivered to the Contractor by registered letter with a description of the attachment to the following address:

"CLICK AND CIRCLE" LIMITED LIABILITY COMPANY

St. Zelenogirska, building 8, Kyiv city, 03037, Ukraine

15.3. Any messages to the User are provided through the Application and are displayed in the personal account or by means of electronic communication according to the contact data provided by the User in his account.

16. Responsibility.

16.1. Subject to the provisions of Article 6 of these Rules, the Contractor shall not be liable for any losses, expenses, damage or claims caused to the User or any third party, caused or arising as a result of using the service, except in cases where such damages are direct as a result of deliberate culpable actions of the Performer. Any such claim will be limited to reasonable foreseeable damages that are a direct consequence of the nature of such actions and will not include lost profits, consequential damages and punitive damages.

16.2. The Contractor is not responsible for the authenticity of the information provided by the Users.

16.3. The User must indemnify the Contractor and ensure that it is not affected by any damages, claims, costs or liability that may arise in any way in connection with the actions of the User in the Application.

17. Conclusion and amendment of the Agreement.

17.1. This Procedure is a mixed general contract that contains the provisions of various contracts, and which is a public contract and an accession contract to which the User joins by agreeing to this Procedure, while the offer for a particular service and/or service is considered accepted by the User from the moment of the action , defined by this Procedure, as an action confirming the assumption of the rights and obligations provided for by this Procedure for such a service, the date of such action is considered the date of ordering such a service and concluding a contract for this service.

17.2. The contract for each individual Service between the Contractor and the Client (each individually a "Party", and together - the "Parties") is considered to be concluded on the terms specified in this Procedure. The contract is considered concluded from the moment the Client receives a message from the Contractor confirming the Client's order, unless otherwise expressly specified in this Procedure. The parties may terminate (terminate) the Agreement by mutual agreement. The Client may unilaterally terminate (terminate) the Agreement by unilaterally withdrawing from it only until the moment of actual execution of the Agreement by at least one of the Parties. The Contractor may terminate (terminate) the Agreement prior to its actual execution by the Contractor. Payment for Services made under the Agreement shall be returned to the Client in the event of termination of the Agreement as a result of the Contractor's unilateral withdrawal from the Agreement, in other cases payment shall be returned upon agreement with the Contractor. The payment is returned to the Client in the same way as it was made by the Client in favor of the Contractor, unless the Parties agree otherwise. Termination of the Agreement does not affect the Client's obligation to pay for Services already provided.

17.3. If at any time any provision of these Rules is or becomes illegal, invalid or unenforceable in any respect under the laws of Ukraine, this shall in no way affect the legality, validity or enforceability enforcement of the remaining provisions of this Order.

17.4. The Contractor may independently change this Procedure (its appendices), about which he must inform the Users who have joined this Procedure (accepted its conditions) through the personal account of the Application. The Agreement with the User is considered amended in accordance with such changes from the moment the User is notified of such changes in accordance with the provisions of this Procedure. If the User does not agree with the specified changes, the User can abandon the Application and delete it. If the User has not deleted the Application within 3 (three) days from the moment of receiving the notification about the change of this Procedure, such User is considered to have agreed to the new version of the Procedure.

17.5. The user can always familiarize himself with the current version of the Rules on the Internet at the following address: <u>https://circle.com.ua/en/Terms-and-Conditions-Circle-ENG.pdf</u>.

18. Language.

18.1. This Procedure is written in the Ukrainian language, the Agreement between the Parties regarding any Service is concluded in the Ukrainian language, any information and conditions in the Application, as well as the notifications of the Parties are written in the Ukrainian language. At the User's request, the latter may use a translation of the Procedure, information and conditions in the Application, as well as messages from the Parties in Russian or English, but in the event of any discrepancies, the text in Ukrainian shall prevail.

19. Applicable law and dispute resolution.

19.1. This Procedure, all amendments and additions to it, as well as the Agreements concluded between the Parties, and all issues arising or related to them, are regulated and interpreted in accordance with the law of Ukraine.

19.2. Any dispute arising under or in connection with the Procedure, all amendments and additions to it, Agreements between the Parties (including a dispute regarding their existence, validity or termination, or the consequences of their invalidation), shall be resolved in a court of law in accordance with current legislation of Ukraine.

20. Other provisions.

20.1. The Law of Ukraine "On the Protection of Consumer Rights" applies to the Agreement only if it is concluded with the Client - a natural person who orders, uses or intends to order the Service for personal needs not directly related to business activities or the performance of the duties of an employee.

20.2. Neither Party has the right to assign or transfer all or any rights, benefits and obligations under the Agreement without the prior written consent of the other Party.