



This Agreement is addressed to the individuals (hereinafter referred to as “Users”) who have activated the UDS App mobile application (hereinafter referred to as “Application”) on the Internet and shall define the terms of the Application services and functions used by the Users. By the Website Administration in this Agreement and other special documents placed in the Application is meant a group of people with authorized access to the servers that host the Application’s source code.

Terms and definitions:

Website is a web-resource www.uds.app.

Website Administration is GLOBAL INTELLECT SERVICE, FZE, a company that has exclusive rights to the UDS App, including, but not limited to, intellectual property rights, which owns all exclusive property rights to the software.

Client is a legal entity or an individual entrepreneur activating a non-exclusive right to a License.

User is an individual who has access to the website or uses the mobile version of the Application on a free-of-charge basis to participate in Clients’ sales promotions and (or) earn points for referrals.

1. General terms

1.1. This Agreement is a public offer. Getting access to the materials of the Application, the User accepts this Agreement.

1.2. In addition to the present Agreement, the relations between the User and the Website Administration include all special documents governing the provision of certain services and functions of the Application and placed in the public domain.

1.3. By accepting the terms of this Agreement, the User acknowledges and agrees that its data is received, processed and stored as per the Privacy Policy placed on the official website <https://uds.app>. The User personal data shall be received, processed, stored and disclosed in accordance with the legislation to provide the User with existing and new services of the Application.

1.4. To protect the User's data and to follow the requirements set by the European privacy law No. 2016/679 dated 27.04.16 and taken effect on May 25, 2018, aiming at providing more effective and secure ways of control of the personal data to the interested parties, the Administration of the Application moderator undertakes to respect Users’ rights under the Swiss, European and other fundamental laws protecting personal data applicable to the Application.

1.5. This Agreement may be amended and/or supplemented by the Website Administration unilaterally without any notice. The Website Administration recommends that Users regularly check the conditions of the present Agreement for amendments and/or supplements. The continued use of the Application by the User after introductions of amendments and/or supplements to this Agreement constitutes acceptance of such amendments and/or supplements and agreement of the User with them.

1.6. Appeals, suggestions, and complaints of individuals and legal entities to the Website Administration in connection with this Agreement and all the questions concerning the Application operation, violations of the rights and interests of third parties while using it shall be sent to support@uds.app.

1.7. Since the User can make payments using its phone number in the Application, the Website Administration requests to take into account that User can provide the Client with its phone number before registration in the Application. Meanwhile, by virtue of the provisions of this Agreement related to the storage and processing of personal data, the Website Administration bears the responsibility established by current legislation, and the User, in turn, gives its consent to it.

2. User responsibilities

2.1. The User agrees not to take any actions and not to post materials that violate existing legislation and norms of international law, including in the sphere of intellectual property, copyright and/or related rights or generally accepted norms of morality and ethics, and any actions that lead or may lead to malfunction of the Application and its services.

2.2. The use of Application materials without the consent of the copyright holders is not allowed.

2.3. The User is warned that the Website Administration is not responsible for the access to and the use of external resources, links to which may be included in the Application.

2.4. The User agrees that the Website Administration is not responsible for the products or services purchased by the User from outside organizations.

2.5. The User accepts the provision that all the materials and services of the Application or any part thereof may be accompanied by advertising. The User agrees that the Website Administration does not bear any responsibility and does not have any obligations in connection with such advertising.

2.6. The User is responsible for all activities using its e-mail address, login (user name) and password. The login (e-mail) and password selected by the User are necessary and sufficient for the User's access to the Application. The User is obliged to monitor the safety of its password and not to disclose it to others.

2.7. The User accepts that its full name, date of birth, login (e-mail) and phone number will be visible to companies where this User is rewarded with points for recommendations.

2.8. The User's prohibitions:

2.8.1. The User shall not perform actions aimed at disrupting the proper functioning of the Website;

2.8.2. The User shall not upload, store, publish, distribute and provide access to or otherwise use viruses, Trojan horses or other malicious software;

2.8.3. The User shall not use automated scripts (software) to collect information on the Website and/or interact with it and its functionality without special permission from the Website Administration.

2.8.4. The User shall not use personal data to register multiple accounts in the Application.

3. User rights

3.1. The User has the right to use all the services of the Application.

3.2. The User has the right to receive discounts and points according to the marketing plan as per the conditions established by each particular company posting information on its offers and (or) events via the Application.

4. Rights of the Website Administration

4.1. The Website Administration may send newsletters with information about the development of the Application, new offers and advertising to the User.

4.2. The Website Administration is entitled to carry out preventive maintenance works with the temporary suspension of the Application operation with or without prior notification of Users.

4.3. The Website Administration reserves the right to change (moderate) or delete any published information by the User, and disable the User's account at its discretion.

5. Inappropriate content

The Website Administration is committed to ensuring safe and smooth use of the Application, therefore, it has the right to remove content that is considered inappropriate and may harm people.

5.1. Sexual content

It is forbidden to publish information in the Application that contains or advertises sexual content, including pornography and other materials or services intended for sexual gratification. For example, images of people who are almost or completely naked or unacceptably dressed for public appearance, images or illustrations containing sex scenes or provocative poses, obscene materials, content describing, depicting or encouraging bestiality, materials depicting sex toys or fetishes, services promoting sexual entertainment, escort or other forms of sexual services provided for a fee.

5.2. Discriminatory statements

It is forbidden to publish information in the Application that encourages violence or incites hatred towards any persons and social groups based on racial, ethnic or national grounds, religion, gender, age, disability, veteran status, sexual orientation, gender identity, and other signs that may cause systemic discrimination. For example, statements aimed at convincing that a certain group of people deserves hatred; information containing statements that a certain group of people allegedly has negative characteristics, such as greed or immorality; information claiming that a certain group of people is a threat; materials or statements the purpose of which is to convince others that people can be discriminated against or hated based on belonging to a particular group.

5.3. Violence

It is forbidden to publish goods or materials depicting unpunished violence or other dangerous acts, as well as contributing to the commission of such actions. For example, realistic images or detailed descriptions of acts of violence against a person or animal; articles promoting suicide, self-harm, eating disorder, games with asphyxia and other actions that could result in serious injuries or death.

5.4. Terrorism materials

The Website Administration does not allow terrorist organizations to publish information in the Application for any purpose, including recruitment. Also, it is forbidden to post content related to terrorism, for example, promoting terrorist activities, calling for violence and glorifying terrorist attacks.

5.5. Tragic events

It is forbidden to publish information speculating on tragic events (natural disasters, acts of cruelty, conflicts, death, etc.) or expressing extreme disdain towards them. For example, disrespect for the death of a real person or group of people as a result of natural causes, suicide; denial of a well-known tragic event; capitalization on a tragic event without assisting victims.

5.6. Dangerous goods

It is forbidden to publish materials and links to sites where one can purchase explosives, firearms, ammunition, as well as some parts for firearms. Parts and devices that imitate automatic fire or are intended to convert weapons into automatic ones, including bump stocks, automatic launching devices, kits for converting weapons, as well as magazine cases and link belts containing more than 30 rounds are prohibited. It is forbidden to publish instructions on the production of explosives, firearms and other weapons, as well as prohibited parts for firearms. This also applies to instructions for simulating automatic fire or converting firearms into automatic ones.

5.7. Abuse and threats

It is forbidden to publish information containing threats, abuse, and harassment, as well as contributing to the commission of similar actions. For example, abuse of victims of international or religious conflicts; materials aimed at exploiting other people, for example, extortion or blackmail; materials publicly humiliating someone; attacks on persons affected by a tragic event, or on their relatives and friends.

5.8. Cannabis

It is forbidden to publish goods, links to shops and websites where one can purchase marijuana or products with it (regardless of how legitimate such purchases are).

5.9. Tobacco and alcohol products

It is forbidden to publish goods of this category, links to materials and websites where one can purchase tobacco products (including electronic cigarettes), as well as posting materials encouraging the irresponsible use of alcohol or tobacco. For example, images promoting and portraying how minors consume or buy alcohol and tobacco products, as well as encouraging using it; materials implying that tobacco can improve social status, sex life or physical fitness; materials creating a positive image of excessive drinking, including alcohol abuse and drinking competitions.

6. Miscellaneous

6.1. Nothing in the Agreement shall be understood as establishing agency relationships, partnership relations, relations on joint activity, relations of personal hiring, or any other relations, not expressly provided for in the Agreement, between the User and the Website Administration.

6.2. Adjudication of any provisions of this Agreement as invalid or not enforceable does not entail invalidation of other provisions of the Agreement.

6.3. Failure to act on the part of the Website Administration in case of violation of the Agreement provisions by any User does not deprive the Website Administration of the right to take appropriate actions to protect its interests and copyright protection of the materials of the Application protected in accordance with the legislation later.

6.4. The User understands and accepts that the Website Administration shall not be responsible for the cancellation or modification of the terms of offers and (or) events offered via the Application by third parties.

6.5. The User accepts the provision that the Application clients may at any time cease the cooperation with the company and thereby cease providing discounts and opportunities of recommendations. In this case, the acquired points are not subject to use.

6.6. The Application User is an individual, registered according to these Rules, which has reached the acceptable age as per the legislation for the acceptance of these Rules and possesses the appropriate authority (earlier and hereinafter referred to as to the “User”).

6.7. During the registration, the User is obliged to provide the Website Administration with the necessary reliable and update information for forming a User’s unique personal page including the User login (e-mail address) and password to access the Website, as well as the full name. Additional information may be required in the registration form.

6.8. The User is responsible for the adequacy, actuality, completeness of the information provided during the registration and its freedom from claims of third parties.

6.9. The User understands and accepts that the Clients of the Application can at any time, at their discretion, delete and change offers, certificates, discount rate and the number of points for remuneration without prior notice.

6.10. If the User has found a violation of the provisions of this User Agreement by the Client, it can report on the violation at support@uds.app.

6.11. Using the “Report” button, the User can flag inappropriate content.

This function shall not be abused: false messages about violations can lead to blocking of the User’s account. It shall also be borne in mind that the final decision remains with the Website Administration.