

TERMS OF USE

with a licensee ordering the provision of services on the site.

This License Agreement (hereinafter referred to as the Agreement) is concluded between the IE Chepuryaev Aleksey Aleksandrovich (hereinafter referred to as the Licensor) acting on the basis of registration as an Individual Entrepreneur (IE Chepuryaev Aleksey Aleksandrovich, TIN 246511869265, OGRNIP 315246800037207) and the Internet User, hereinafter referred to as the Licensee (the term under this agreement is identical to the concept of Licensee in accordance with the Civil Code of the Russian Federation) regarding the granting of licensed rights to use the Computer Program "Dota 2 Boost website" (hereinafter referred to as the Site). The site is available on the Internet at <https://dota2-boost.com>, and is a computer program that allows Users to access the functionality of the site.

By visiting the pages of the Site, registering on the Site, the Licensee unconditionally agrees with this Agreement governing the rules for using the Site.

The copyright holder of the Site is the individual entrepreneur Aleksey Aleksandrovich Chepuryaev, address Krasnoyarsk on May 9, 45a 77, who owns the rights to the site.

Definitions used in this agreement:

"Licensor" - IE Chepuryaev Alexey Alexandrovich INN 246511869265, OGRNP 315246800037207.

"Licensee" - any person who has accepted this Offer;

"Software" - a database that is a collection of information about Clients' Requests, systematized using machine learning algorithms and artificial intelligence in such a way that these requests can be found and processed using an electronic computer;

"Booster" - a person providing services at the request of the Licensee on the Site;

"Service" - the Booster's actions to purchase a service aimed at achieving a virtual rank or other achievements in the Game, in accordance with the site's price list, provided at the Licensee's request on the site;

"Site" is an information resource on the Internet that has a unique URL and is a collection of interconnected web pages, united on a thematic basis, and is intended for publishing information on the Internet. The term can be used in the text of the offer both in the singular and in the plural. The main website address is <https://dota2-boost.com>.

"Personal Account (LC)" - a section on the Site, created to display the necessary information for the Licensee, including such criteria as detailing settlements, notifications, statistics data, reports and other information in real time, and also

provides the possibility of remote interaction of the Parties in within the framework of the Agreement, available to the Licensee after authorization on the Site using the Licensee's login and password;

"Statistical data" - data from automated accounting systems for the number of rights of access to the Licensor's software granted to the Licensee, which may contain information for calculating the cost and other information related to the process of execution of the Agreement in electronic form;

"Reporting period" - a period during the period of use of the right to access the software, equal to a calendar month. In this case, the first reporting period is the period from the date of acceptance of the Agreement until the end of the corresponding calendar month, and the last reporting period is the period from the start date of the corresponding calendar month to the date of expiration or termination of the Agreement. The report is provided in the form of a purchase history in the LC.

"Personal account" is a unique identifier of the Licensee, which is used for a single summary accounting of the number of access rights to the software granted to the Licensee, information about the Licensee's payments. A personal account is of a technological nature and does not have the status of a current or bank account;

"Depositing funds to the Personal account" - payment of the Licensee to the current account of the Licensor or making a payment using a bank card, or electronic payment systems - Paypal, Paysera, as well as other electronic payment systems acceptable for settlements on the website

The Agreement may use other terms that are not defined in this section, the interpretation of which is made in accordance with the text of the Agreement.

In the absence of an unambiguous interpretation of the term in the text of the Treaty, one should be guided by the interpretation of the term:

first of all - as defined on the Site;

in the second place - the prevailing in the Internet.

1. Status of the Agreement

1.1 The Agreement defines the terms of use of the Site, the rights and obligations of the Licensee, the Booster and the Licensor as part of the provision of the Services to the Licensee. ... The subject of the Agreement is the provision by the Licensor to the Licensee of a non-exclusive license to use the Site under the terms of the Agreement. The license is provided on an "as is" basis. The Licensor does not guarantee that the Site will work at any given time.

1.2. Acceptance by the Licensee of the Agreement (acceptance in the concept of statyi 438 of the Civil Code of the Russian Federation) is the passage of the registration procedure on the Site. At the same time, registration on the site occurs only in case of payment for the service ordered by the Licensee.

1.3. Acceptance of the Agreement means the unconditional acceptance by the Licensee of all its provisions, including all its integral parts (applications), while

he understands the essence and content of the provisions of the Agreement, including the obligations imposed on him in accordance with the Agreement. In case of disagreement with the provisions of the Agreement in whole or in part, the Licensee undertakes to immediately stop using the Site on all devices, in all Internet browsers.

1.4. By accepting the Agreement, the Licensee confirms that he is an adult and capable person who has the right to independently perform legally significant actions, including making transactions in his own interests. If the Licensee uses the Site before reaching the age of majority and / or legal capacity, the Licensor shall not be liable for any damage caused or possible, both to the Licensee himself and to any third parties to whom it may be caused by the actions of the Licensee.

1.5. The Licensor has the right to unilaterally change the Agreement by publishing it in a new version on the Site in the public domain. By continuing to use the Site after the publication of the new edition of the Agreement, the Licensee agrees to the changes made to the Agreement, while he undertakes to independently familiarize himself with the new editions of the Agreement. No special notification of the Licensee about changes to the Agreement and / or its integral parts is required.

1.6. The Licensor has the right to unilaterally change (modify) the Site in order to improve its consumer properties. No special notification of the Licensee about such changes is also required.

1.7. The personal data of the Licensee is processed in accordance with the privacy policy, which is an integral part of the Agreement and located at <https://dota2-boost.com/privacy-policy>.

2. SUBJECT OF THE AGREEMENT

2.1. The licensor undertakes to:

2.1.1. Free of charge to provide the Licensee with the opportunity to register on the Site.

2.1.2. Transfer to the Licensee under this Agreement a personal and non-transferable right to use the Site as a result of intellectual activity based on a simple non-exclusive license limited by the functional features of the Site. The license to use the public sections of the Site is transferred to the Licensee free of charge and is valid in all countries of the world. The license is considered granted to the Licensee from the moment of acceptance of the Agreement.

2.1.3. Provide technical support for the Site;

2.2. The Licensor has the right to involve third parties to fulfill its obligations under the Agreement, while remaining responsible for their actions to the Licensee.

2.3. The Licensor grants the Licensees the right to use the Site in order to organize interaction between the Licensee and the Booster, as part of the execution of the order on the site.

2.4. By using the Site, the Licensee agrees that the Booster services are provided to him on a reimbursable basis. In this case, it is possible to provide the agreed list of additional services free of charge. Services on a reimbursable basis are rendered by boosters in accordance with the selected payment option for the Service (the number of boosters providing the service, privacy, urgency, raising and fixing the request in the request feed) automatically using the Software.

2.5. The software is provided on an "as is" basis. The Licensor does not provide any guarantees regarding the error-free and uninterrupted operation of the Software or its individual components and / or functions, the compliance of the Software with the specific goals and expectations of the Licensee, does not guarantee the accuracy, accuracy, completeness and timeliness of the information provided with its help, and does not provide no other guarantees not expressly specified in the Agreement.

2.6. The Licensor is not responsible for any direct or indirect losses arising from the use or inability to use the Site or the Software and / or damage caused to the Licensee and / or third parties as a result of the use, non-use or inability to use the Site or the Software or its individual components and / or functions, including due to possible errors or failures in the operation of the Site or the Software, except as expressly provided for by law.

2.7. All trademarks, names and other objects protected by copyright are used on the site solely for the purpose of clearly indicating the intention and nature of the services provided through the site.

2.8. The relationship arising under the Agreement between the Licensor and the Licensee cannot be considered as a relationship within the framework of the provision

the provision by the Licensor of information services provided to the Licensee at its Requests. Boosters responding to the Licensee's inquiries do not have an employment relationship with the Licensor and are not its employees. The Licensee himself interacts with Boosters in the framework of direct bilateral relations.

3. REGISTRATION AND USE OF THE SITE

3.1. There is no fee for registering on the Site as a Licensee.

3.2. In order to register, the Licensee must indicate in a certain form on the Site his data in the form of a contact option, phone number, e-mail address, a self-selected password and re-enter it. Password must be 6-32 characters long. Subsequently, the Licensee can independently and at any time change his account password.

3.3. After entering the required data, the Licensee is assigned a personal account (account) and the right to form Requests on the site.

3.4. For further authorization on the Site, the Licensee must enter the email address specified during registration as a login and password.

3.5. In case of password loss, restoration of access to the Site is possible by contacting the Licensor through the feedback form: <https://dota2-boost.com/contacts>

3.6. The Licensee can delete his account on the Site at any time by sending a corresponding statement to the Licensor also through the feedback form.

3.7. Registration on the site is possible only when ordering a paid service on the site. Until the moment of ordering services, registration on the site is not made. Registration takes place simultaneously with ordering a paid service on the website.

4. Financial relations

4.1. Paid services provided by the Site are governed by this agreement.

4.2. The Licensor is not a representative of either the Licensees publishing their Requests on the Site in order to learn the Service from the Booster, nor the Boosters responding to Requests and providing services, therefore, cannot be responsible for any financial obligations arising between the two.

4.3. In the event of disputable situations, the Licensor assumes the role of the Arbitration and resolves the issue in favor of the Licensee or Booster after a full consideration of the disputable situation

4.4. The Licensee accepts the conditions that he is prohibited from uploading files, photos and other files infected with viruses and other malicious programs to the pages of the Site. In case of violation of this condition, the Licensor has the right to delete the Licesian's account and all files uploaded by him.

4.5. In addition, the Licensee accepts the conditions that he is prohibited from downloading any content that violates the legislation of the Russian Federation.

4.6 Payment for paid options for placed Requests in the general request feed occurs according to the Licensor's price list with the Licensee's right to choose

options. Transactional losses when paying for options are borne by the Licensee and paid by him independently at the rates of the payment system (bank) through which the payment is made.

5. PAYMENT PROCEDURE

5.1. Access to the functionality and databases of the Site on the basis of this License Agreement is considered to be provided by the Licensor from the moment the Licensee is granted the opportunity to access the full functionality of the Site during the license validity period.

5.2. The licensee registered on the Site pays for the ordered services in accordance with the price list of the site

5.3. The Licensee who has placed the Request on a reimbursable basis is obliged to pay for such a Request, after which it will appear in the corresponding section of the site. In this case, the Licensee has the right to attach additional materials to his Request.

5.4. Answers to Requests by Boosters are given within 3 days. The time of performance of services is established by agreement of the parties.

If no response was given to it within 24 hours after the request appeared, the Licensee has the right to receive a refund of the funds paid by contacting the site administration.

5.5. Payment for the services provided on the Site by the Booster is made by the Licensee through the settlement and banking service provided by third parties.

5.6. No interest is charged on the prepayment amount.

5.7. Consideration of Licensees' requests for a refund for a service, the quality of which the Licensee is not satisfied with, is considered by the Licensor on an individual basis. They are satisfied if the Licensor considers that the service provided was of inadequate quality: contains an error, was not performed in full or in violation of the terms. At the same time, the absence of a guarantee of success or the impossibility of achieving a positive result for the Licensee is not a basis for recognizing the service as low-quality. By ordering services on the site, including after exercising the right to a return guarantee, the Licensee agrees to these rules.

5.8. In the event that the Licensee paid for the funds, but did not use the services of the Site Boosters, these funds can be returned. For a refund Litsenziat, it is necessary to send an Application to the Site Support Service indicating the registration data of the Licensee, payment details and attaching copies of documents confirming the payment, and indicate that it is necessary to make a refund. Refunds are possible only in respect of funds paid no earlier than 3 calendar days before the date of request for a refund. The specified application

is considered by the Licensor within 14 working days, after the expiration, the Licensee will be informed of the decision taken on the Application and, upon positive consideration for the Licensee, the funds will be returned. Approved refunds will be waxed using the same payment method used to pay.

5.9. In order to counteract the commission of offenses, as well as at the request of third parties responsible for the movement of funds (banks, payment systems and others), the Licensor has the right to temporarily block funds and / or refuse to return the funds to the Licensee.

6. USE OF ELECTRONIC SIGNATURE

6.1. By virtue of Part 2 of Article 5 of the "Law on Electronic Signature", a simple electronic signature is an electronic signature, which, through the use of codes, passwords or other means, confirms the fact of the formation of an electronic signature by a certain person. Thus, any actions of the Licensee using the login and password to the account or to the Licensee's e-mail address (electronic signature key) indicated on the Site confirms the fact of the formation of a simple electronic signature directly by the Licensee.

6.2. Electronic documents, messages and information signed with a simple electronic signature are recognized as equivalent to paper documents signed with a handwritten signature.

6.3. The licensee undertakes to respect the confidentiality of his electronic signature (not to transfer his username and password from the account or to provide access to his e-mail to third parties) and bears full responsibility for its safety and individual use, independently choosing the method of storing them and restricting access to it.

6.4. In case of unauthorized access to the login and password from the account and / or his e-mail, their loss or disclosure to third parties, the Licensee is obliged to immediately inform the Licensor about this by sending an e-mail from the e-mail address specified in his account or from another mail address indicating his identification data.

7. INTELLECTUAL PROPERTY

7.1. All trademarks, names and other objects protected by copyright are used on the site solely for the purpose of clearly indicating the intention and nature of the services provided through the site.

7.2. The Licensee, on the basis of this Agreement, is granted a personal, non-exclusive and non-transferable right (license) to use the software of the Site (functionality and databases), provided that neither the Licensee himself nor any other persons with the assistance of him will:

copy or modify the software;

create programs derived from software;

penetrate the software in order to obtain program codes;

sell, assign, lease, transfer to third parties in any other form of rights in relation to the software provided to the Licensee under the Agreement, as well as modify the services, including in order to obtain unauthorized access to them.

7.3. In this case, the Licensee is personally responsible for any Content or other information that he uploads or otherwise brings to the public (publishes) on the Site or with its help. The Licensee does not have the right to upload, transfer or publish Content on the Site if he does not have the appropriate rights to perform such actions, acquired or transferred to him in accordance with the legislation of the Russian Federation.

7.4. The Licensor may, but is not obligated to, view the Site for prohibited Content and may remove or move (without warning) any Content or users at its sole discretion, for any reason or no reason, including without limitation, the movement or removal of Content that, by in the opinion of the Licensor, violates the Agreement, the legislation of the Russian Federation and / or may violate the rights, harm or threaten the safety of others.

7.5. By posting its Content on the Site, the Licensee transfers to the Licensor the right to make copies of its Content in order to streamline and facilitate the publication and storage of user-generated Content on the Site.

8. LIMITATION OF LIABILITY

8.1. The Licensee understands and unconditionally agrees that he uses the Site and the rights granted by the Licensor under the Agreement solely at his own peril and risk and that the Site and the rights of use are provided to the Licensee on an "as is" and "as available" basis, namely the Licensor does not represent or warrant that:

- the rights of use will comply with the requirements of the Licensee;
- the rights of use will be provided continuously, in a timely manner, safely and without errors;
- any information obtained by the Licensee as a result of using the services will be accurate and reliable;
- defects in the work or functionality of any software included in the Site will be corrected as expected by the Licensee.

8.2. The Licensee agrees that the Site meets its requirements at the time of acceptance of the Agreement and will comply with them subsequently.

8.3. The licensor guarantees the availability of the Site for 99% of the time per month, with the exception of the time required to carry out routine and preventive maintenance on the Site. This warranty does not include cases when the Site has become unavailable due to the fault of third parties (hosting providers, telecom operators, etc.).

8.4. Under no circumstances will the Licensor or his representatives be liable to the Licensee or to any third parties for any indirect, accidental, unintentional damage, including lost profits or lost data, damage to honor, dignity or business reputation caused in connection with the use of the Site, content Site or other materials to which the Licensee or other persons gained access using the Site, even if the Licensor warned or indicated the possibility of such harm.

9. FINAL PROVISIONS

9.1. All disagreements or disputes that may arise between the parties to the Agreement should be resolved out of court through negotiations, sending letters of claim. The term for responding to a claim is 30 (Thirty) business days. The Licensee's claims are accepted and considered by the Licensor only in writing.

9.2. If agreement for any reason is not reached during the pre-trial settlement, the dispute arising from the relations of the parties under the Agreement is subject to consideration by the court at the location of the Licensor.

9.3. The law of the Russian Federation applies to the relations of the parties under the Agreement. Acceptance of the Agreement by a foreign User means that the text of the Agreement is clear to him and does not need translation. In case of need for translation, foreign Users undertake to translate into the language they need on their own and at their own expense. In case of discrepancies between the Russian-language and foreign versions of the Agreement, the priority arises for the Russian-language version.

"9.4. An integral part of the Agreement is -" Privacy Policy ", link to the current edition:

[https://dota2-boost.com/privacy-policy. "](https://dota2-boost.com/privacy-policy.)

10. Force majeure circumstances

10.1. The parties are released from liability for non-fulfillment or improper fulfillment of obligations under the Agreement, if it was the result of force majeure circumstances that arose after the signing of this Agreement.

10.2. Force majeure means such extraordinary circumstances that the Parties, based on their reasonably understood capabilities, could not prevent, including, but not limited to, the following: natural disasters (fire, flood, earthquake,

etc.), hostilities, issuance of acts by public authorities or administration, provided that these circumstances make it impossible to fulfill or proper fulfillment of obligations under this Agreement.

10.3. Force majeure circumstances must be confirmed by documents of the competent state authorities. The term for the fulfillment of contractual obligations will be extended for the duration of the above circumstances.

10.4. A Party that has violated its obligations under the Agreement due to force majeure circumstances immediately informs the other Party in writing about the beginning and termination of the above circumstances, but in any case no later than 3 (three) business days after the beginning and end of their validity. Untimely notification of force majeure circumstances deprives the relevant Party of the right to exemption from liability for partial or complete failure to fulfill obligations under this Agreement due to these circumstances.

10.5. If these circumstances last more than 1 (one) month, each Party has the right to unilaterally refuse to execute the Agreement. In this case, the Agreement is terminated at the moment when the other Party receives a notice of unilateral refusal to perform the Agreement. In this case, the Parties make mutual settlements.

11. Other conditions

11.1. Correspondence of the Parties related to the implementation of the Agreement may be carried out by e-mail.

The Licensor's contacts are listed in the Licensor Information section.

The contact details of the Licensee are indicated by the latter when making the acceptance of this offer.

11.2. In the event of a change in certain provisions of the agreement, the Licensor has the right to notify the Licensee by e-mail specified in the manner specified in clause 12.1. Of the contract. The parties agreed that the documents, or notifications received by e-mail, or posted in the Licensee's Personal Account, as well as scanned copies of documents received by e-mail, are legally binding.

11.3. This agreement comes into force from the date of acceptance of the offer (acceptance) by the Licensee. The place of conclusion of this agreement is the Russian Federation, Krasnoyarsk. The terms of this offer are valid indefinitely, until revoked or changed by the Licensor.

11.4. In everything else that is not provided for in this agreement, the parties will be guided by the current legislation of the Russian Federation.

Licensor data

IE Chepuryaev Alexey Alexandrovich, INN 246511869265, OGRNIP
315246800037207