

TERMS OF USE

Welcome to the ProvedPro website.

ProvedPro is a social network for amateurs and professionals and is created especially for amateurs and professionals related to fashion, photo industry and the organization of photo shoots - models, photographers, videographers, stylists, make-up artists, designers, studios, interiors, cars, event organizers and so on. .d.

The ProvedPro Site Administration grants you access to the use of the ProvedPro Website and its functionality under the following terms and conditions of this ProvedPro Site User Agreement.

You should carefully read the terms of this User Agreement, as well as with all Policies, rules and other documents that are applicable on the ProvedPro Website, which are placed in the relevant sections of the ProvedPro Website, which are considered by the Site Administration as an agreement of accession and a public offer in accordance with Art. 428 and 437, 1280, 1286 of the Civil Code of the Russian Federation.

Acceptance of the User is expressed by clicking the "Register" button.

After clicking the "Register" button, the User Agreement will be deemed to be concluded, consent to the processing of personal data is received.

By accepting this User Agreement, the User accepts it completely and without reservations, including all its amendments and additions, which causes the User to comply with the terms of the User Agreement.

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1. General Provisions

1.1 This User Agreement determines the conditions for granting the User the right to use the

resources and functionality of the communication Internet service of the ProvedPro Site.

1.2 This User Agreement and the Privacy Policy, as well as other documents posted on the Site regulate the relationship between Users, third parties and the Site Administration.

1.3 In addition to this User Agreement, the agreement between the Administration and the User includes all documents governing the provision of the Additional Site functionality and are freely available in the relevant sections of the ProvedPro Web site on the Internet.

1.4 The User is obliged to fully read this User Agreement before registering on the Site. Registration on the Site, as well as any use of the ProvedPro Site and / or information (content) placed therein means full and unconditional acceptance of this User Agreement in accordance with Art. 438 of the Civil Code of the Russian Federation. The actual use of the ProvedPro Site without registration of the Profile, in the form and in the amount available without registration via the World Wide Web, is also an acceptance of this User Agreement.

1.5 The Site Administration under this User Agreement grants to the User a simple non-exclusive license for the right to use the ProvedPro Site as software and functionality, including access to the information posted on the Site, within the limits determined by this User Agreement.

1.6 The Site Administration grants Users access to the use of the Site provided that the User undertakes to comply with this User Agreement. The Administration of the Site makes every effort to ensure the smooth operation of the Site, additional functionality, but is not responsible for the complete or partial loss of materials (content), reviews posted on the Site, including the inadequate quality or speed of provision of placement, reproduction and Demonstration of materials on the Site.

1.7 The rights to use information and the results of intellectual activity (including but not limited to photographic work and works obtained in ways analogous to photography, script works, audiovisual works, paintings, sculptures, graphics, design, and other works of fine art, Applied and scenographic art, works of architecture, town planning and landscape art, including in the form of projects, Images, and mock-ups, derivative and composite works, photo collages, illustrations, copies, promulgated and unpublished works expressed in any objective form, in the form of an image, in the form of sound or video recording, in three-dimensional form, May belong to Users of the Site and other persons who independently created and / or posted these objects on the Site without the direct participation of the Site Administration.

1.8 The right to use the ProvedPro Site, except for the Additional Functionality for the Creation of Projects, is provided to the User free of charge. Additional functionality for the creation of projects is provided upon request and the wish of the User on the basis of the commission agreement.

2. Terms and definitions

The following terms and definitions apply to this document and the resulting or related relations of the Parties:

2.1 ProvedPro website / ProvedPro Internet service is an information system for compatible devices of electronic computers that is intended and / or used for exchange (reception, transmission and / or processing) by electronic messages between users of the ProvedPro Site in The purpose of organizing photographs, consisting in the aggregate of data and commands intended for the operation of computers and other compatible computer devices, generated visual displays placed by the Administration and / or Content of Users, which E provide access to an unlimited range of users of the worldwide Internet. The site "ProvedPro is contained in the worldwide Internet network at a static network address (domain name): <https://www.provedpro.com/> (including all levels of the specified domain). The "ProvedPro" site allows Users, in the presence of access to the World Wide Web, to create a User Profile and familiarize themselves with Profiles of other Users. The ProvedPro website is available in Russian and English versions.

2.2 Site Administration - Limited Liability Company "PRUVEDPRO", established in accordance with Federal Law No. 14-FZ "On Limited Liability Companies" and the Civil Code of the Russian Federation. OGRN 1162375046228 INN 2311224335. Short company name of the Company in Russian: "PRUVEDPRO" LLC. Full company name in English: PROVEDPRO, Limited Liability Company. Abbreviated company name in English: PROVEDPRO, LLC. Location of the Company: Russian Federation, Krasnodar Region, Krasnodar City. The Company's address is indicated in the unified state register of legal entities. E-mail address for sending applications E-mail: support@provedpro.com

2.3 User agreement - the text of this agreement between the Site Administration and the User and all documents governing the provision of the Additional Site functionality for the Project creation and placed freely in the relevant sections of the ProvedPro Web site on the Internet containing all the necessary and essential terms of the license agreement on the granting of rights Use of programs for the Site's computer, consent to the processing of personal data. This User Agreement is concluded between the Administration and the User in a simplified procedure and is an agreement of accession within the meaning of Cl. 5, Art. 1286 Civil Code.

2.4 Site User / User is an individual registered on the Site with full legal capacity and has reached the age of 18, which is 18 (eighteen) full years, having the appropriate authority and accessing the ProvedPro Website under his Profile for use Resources of the Site on the Internet. A user who has not reached legal age, undertakes to refrain from registering on the Site. In case of violation of this condition, the Administration of the Site is not liable, and the responsibility for violation of this clause is placed on the parents, adopters and trustee of the user who has not reached the age of majority. The Site Administration may set age limits for accessing the Content, or individual sections of the Site, or the Site in its entirety. The user who has not reached the legal age, undertakes to refrain from access to such Content / sections of the Site.

2.5 User profile / Profile - a user profile in the ProvedPro online service, consisting of a set of information specified by the User during registration, on the basis of which the ProvedPro Internet service identifies (from among other users) a particular user of the ProvedPro Internet service.

2.6 Registration / Registration data - the initial input by the user of the Internet network of information into the Profile on the ProvedPro Website, after which the user can use the functionality of the Site.

2.7 Authorization - the registration by a registered user of the Internet network of information in the communication Internet service ProvedPro, necessary to gain access to the functionality of the specified communication Internet service;

2.8 User Content - Personal data and photographic works and works obtained by Users that meet the Requirements on the ProvedPro Site received in ways analogous to photographs, script works, audiovisual works; Works of painting, sculpture, graphics, design, and other works of fine art; Works of decorative and applied art and scenography; Works of architecture, town planning and landscape art, including projects, drawings, images and mock-ups, derivative and composite works, photo collages, illustrations, copies, promulgated and unpublished works expressed in any objective form, In the form of an image, in the form of sound or video recording, in space-spatial form, and other objects, as part of the User Profile and individual sections of the Site, resulting from intellectual activity or not Those rights to which belong to the User, or to third parties.

2.9 Content of the Internet service - information posted by the Administration of the Site, expressed by graphic, text symbols, as well as the content of the Site, computer programs within separate sections of the Site, the rights to which belong to the Site Administration.

2.10 Additional functionality of the Site - the ability to use the platform to create and maintain projects, organize photo shoots with several participants (users), and correspondence within the project, create and sign a model release in models before the project begins, create a post with

project participants and results in one click , An equivalent reservation system, etc.

3. REGISTRATION ON THE PROVEDPRO WEBSITE

3.1 Registration of the User on the Site "ProvedPro" is free of charge, voluntary and is performed by the user independently.

3.2 When registering on the "ProvedPro" Site, the User is obliged to provide the Site Administration with the necessary reliable and up-to-date information for the formation of the User Profile, including the unique login for each User (e-mail address, or access through the personal pages of social networks specified in the registration card) and the access password To the Site, consisting of not less than 8 (eight) characters, confirmation of the password.

3.3 The User is responsible for the accuracy, relevance, completeness and compliance with the legislation of the Russian Federation provided with registration information and its purity from claims of third parties.

3.4 The registration card is available in the English and Russian versions of the Site, the Russian version includes the following information: Name, Surname, Email, Phone, Date of birth, Gender, Profile type, languages, country, city, etc. The registration card can request from the User additional information, and information depending on the Type of profile, information in English Primary name Portfolio link, etc.

3.5 When completing the Registration Card, the User is invited to use the prompt in the "?" Sign next to the corresponding field.

3.6 When filling out the registration card, it is prohibited to use obscene lexicon, well-known trademarks and service marks, registered verbal trademarks, unless the user owns exclusive rights to them, brand names and commercial designations without the consent of the rightholders. In case of detection of violation by the User of these conditions, the Administration has the right to prohibit the User from using the assigned Profile values, including the name, and in cases specified by law, to transfer the right to use it to the proper person (representative of the legal owner).

3.7 After completing the information in the registration card, the user needs to undergo a number of identification procedures, namely to receive the code on the Email and confirm his registration by entering a 5-digit code sent by the Administration of the PROVED PRO website noreply@provedpro.com to the e-mail of the User in the message that does not require a reply .

3.8 In the case of reliable Authorization and the correct sequential execution of all registration actions on the "ProvedPro" Site, a User Profile with a network address of the form <https://www.provedpro.com/profile.....> and meaning successful Registration .

3.9 For one e-mail address, the User has the right to register no more than one Profile on the ProvedPro Website.

3.10 After successful registration of the User on the "ProvedPro" Site, the Administration assumes the rights and obligations to the User specified in these Rules.

3.11 User-defined login and password are necessary and sufficient information for the User to access the Site. The user does not have the right to transfer his login and password, the code word to third parties, bears full responsibility for their safety, independently choosing the way of their storage. In the case of transfer of the Registration Data of the User Profile to third parties, the User is responsible for all actions performed by a third party using the Profile, including the obligation to pay for services ordered using the Profile. The user agrees that the third party in the process of using the Profile can have access to information about the Projects, and related functionality, and other data about the User.

3.12 The user on his computer and software can allow the storage of the login and password (using cookies) by putting the "Remember Me" button for automatic authorization on the Site.

3.13 In the event of threats to access the Registration Data of the User Profile by third parties, violation of the security or the distribution of the login and password, the User's password is promptly reported to the Site Administration through the feedback form: tech_supp@provedpro.com

4. USER RIGHTS

4.1 After successful registration, the User is given the following options:

4.1.1 Edit the profile, use the functional and additional functionality of the Site, namely: post the portfolio (user content), reviews on the Site, organize photo shoots with several participants (Users), create up to 3 specializations on your profile and up to 5 types of portfolio for each Specialization, the possibility of booking from the portfolio page.

4.1.2 Search for specialists (Users) for any photo project in one window: Selection by 25+ parameters; Search not only for the city, but also for the radius from it; Output the desired type of portfolio in the search page; Scaling the results in the browser window; The choice of the artist free on a specific date; Autosave 10 recent searches.

4.1.3 Use of the Calendar to plan and manage projects showing the year, month, week, status of projects, employment of Users.

4.1.4 Personal and group correspondence for the purpose of organizing photography. Adding artists to your favorite personal lists, adding your own profile to the DTP list to the artist (user). Search for key parameters within your own lists.

4.2 On the terms of the commission agreement, the Additional Functionality of the Site is compensated for - the possibility of using the Platform for Project Planning and Management, including: a mudbord; Correspondence within the project; Creation and signing of model release by models in the project, before its beginning; Formation of a post with participants of the project and results in one click; System of equal reservation Organizer-Artist (between Users), minimizing the likelihood of a project failure, and so on.

4.3 At the same time, the user of the Site retains all rights to the material posted by him, reviews and is himself responsible for the material (user content) posted by him, reviews on the Site, as well as for the consequences of such posting and posting on the Site.

4.4 The User understands and agrees that placing at his risk any material, feedback under his Profile on the Site, the latter will be fully accessible to users of the Site on the Internet, without any restrictions, except for restrictions imposed by the Site Administration.

4.5 The User of the Site at any time, at his own discretion and by sending a preliminary notice to the Administration of the Site by e-mail tech_supp@provedpro.com, may delete his Profile and thereby stop using additional functionality posted on the Site, while the materials (user content) and reviews, Located in the remote profile, the Site Administration has the right not to restore.

4.6 The User is aware that the content, the right to use which the User has been expressed in the Model Release to third parties and other users of the Site, incl. The right to use the image of a citizen, or content containing objects of joint intellectual rights, can be used for the purposes and places indicated in the electronically signed model release.

5. User Content Requirements

5.1 Emerging in the process of placement and distribution of Content in addition to those established by this User Agreement may also be regulated by federal laws and regulations of the President of the Russian Federation, regulatory legal acts of the Government of the Russian Federation. The content must meet the requirements of good faith and reliability.

5.2 The user is prohibited when distributing and distributing content, the dissemination of information that is aimed at promoting war, incitement to national, racial or religious hatred and enmity, as well as other information for the dissemination of which criminal or administrative responsibility is provided.

5.3 The user is prohibited from using the ProvedPro Website for distribution:

- 1) materials with pornographic images of minors and (or) announcements about the involvement of minors as performers for participation in entertainment events of a pornographic nature;
- 2) information on methods, methods of development, manufacture and use of narcotic drugs, psychotropic substances and their precursors, new potentially dangerous psychoactive substances, places of their acquisition, methods and places of cultivation of narcotic plants;
- 3) information on the methods of committing suicide, as well as calls for committing suicide;
- 4) information about a minor injured as a result of illegal actions (inaction), the dissemination of which is prohibited by federal laws;
- 5) information that violates the requirements of Federal Law No. 244-FZ of December 29, 2006 "On State Regulation of Activities on Organization and Conducting of Gambling and on Amending Certain Legislative Acts of the Russian Federation" and Federal Law No. 138-FZ of 11 November 2003, FZ "On lotteries" on the prohibition of activities on the organization and conduct of gambling and lotteries using the Internet and other means of communication;

5.4 The user is obliged to ensure compliance with the legislation of the Russian Federation, in particular:

- 1) to prevent the use of the Site or the page of the Site on the Internet for the purpose of committing criminal offenses, for disclosing information constituting a state secret or other secret specially protected by law, for the dissemination of materials containing public appeals for the performance of

- terrorist activities or publicly justifying terrorism, Other extremist materials, as well as materials that propagate pornography, the cult of violence and cruelty, and materials containing obscene language;
- 2) to check the reliability of the public information to be placed before its placement and immediately remove the placed inaccurate information;
 - 3) prevent the dissemination of information about the private life of a citizen with violation of civil legislation;
 - 4) observe the prohibitions and restrictions provided for by the legislation of the Russian Federation on the referendum and the legislation of the Russian Federation on elections;
 - 5) comply with the requirements of the legislation of the Russian Federation governing the distribution of mass information;
 - 6) observe the rights and legitimate interests of citizens and organizations, including honor, dignity and business reputation of citizens, business reputation of organizations.

5.5 When placing information on the ProvedPro Site or the Site page on the Internet, it is not allowed:

- 1) use of the Site or the page of the Site in the Internet to conceal or falsify publicly significant information, dissemination of knowingly unreliable information under the guise of credible reports;
- 2) dissemination of information in order to discredit a citizen or certain categories of citizens based on sex, age, race or nationality, language, attitude to religion, profession, place of residence and work, as well as their political beliefs.

5.6 The user is not allowed to use the ProvedPro Website to distribute advertising information, except with the consent of the Site Administration. It is not allowed to advertise and post in the User Profile / Content Portfolio as follows:

- 1) goods, production and (or) sale of which are prohibited by the legislation of the Russian Federation;
- 2) narcotic drugs, psychotropic substances and their precursors, plants containing narcotic drugs or psychotropic substances or their precursors, and their parts containing narcotic drugs or psychotropic substances or their precursors;
- 3) explosives and materials, with the exception of pyrotechnic products;
- 4) organs and (or) tissues of a person as objects of sale and purchase;
- 5) goods subject to state registration, in the absence of such registration;
- 6) goods subject to compulsory certification or other mandatory confirmation of compliance with the requirements of technical regulations, in the absence of such certification or confirmation of such compliance;
- 7) goods for the production and (or) sale of which requires the receipt of licenses or other special permits, in the absence of such permits;
- 8) tobacco, tobacco products, tobacco products and smoking accessories, including pipes, hookahs, cigarette paper, lighters;
- 9) medical services for the artificial termination of pregnancy.
- 10) alcohol production.

And other advertising and / or content, the placement of which is prohibited or restricted by the current legislation of the Russian Federation, incl. Federal Law of 13.03.2006 No. 38-FZ "On Advertising", Federal Law of July 27, 2006 N 149-FZ "On Information, Information Technologies and Information

Protection", Federal Law No. 436-FZ of December 29, 2010 "On Protection Children from information that is harmful to their health and development. "

5.7 The User's Content shall not:

- 1) to encourage the commission of unlawful acts;
- 2) call for violence and cruelty;
- 3) to form a negative attitude towards persons who do not use the Site or services of the Site Users and condemn such persons;
- 4) contain information of a pornographic nature.

5.8 Content is not allowed:

- 1) use of foreign words and expressions, which can lead to distortion of the meaning of information;
- 2) indication of approval by government bodies or local self-government bodies or their officials;
- 3) demonstration of the processes of smoking and consumption of alcohol products;
- 4) use of images of medical and pharmaceutical workers
- 5) an indication of the medicinal properties, that is, a positive effect on the course of the disease, except for medicines, medical services.
- 6) use of abusive words, obscene and offensive images, comparisons and expressions, including with regard to gender, race, nationality, profession, social category, age, language of a person and citizen, official state symbols (flags, coats of arms, hymns), religious Symbols, objects of cultural heritage (monuments of history and culture) of the peoples of the Russian Federation, as well as objects of cultural heritage included in the World Heritage List.
- 7) the absence of a part of the essential information, if at the same time the meaning of the information is distorted and mislead the users.
- 8) Double sound recording, which has an unintentional impact on a person's consciousness.

5.9 Conscientious content:

- 1) contains correct comparisons of services with the services on the Site that are provided by other Users;
- 2) does not defame the honor, dignity or business reputation of the person, including the competitor;
- 3) does not contain prohibited advertising, plagiarism

5.10 Reliable content contains relevant information:

- 1) about the advantages of the User
- 2) on any characteristics, the presence of conformity marks
- 3) on the assortment and the bundling of services, on the possibility of participating in the Project in a certain place or for a certain period;
- 4) about the cost or price, the order of payment, the amount of discounts, and other conditions
- 5) exclusive rights to the results of intellectual activity and equated to them means of individualization
- 6) on the rights to use official state symbols (flags, coats of arms, hymns) and symbols of international organizations;
- 7) on official or public recognition, on the receipt of medals, prizes, diplomas or other awards;
- 8) on recommendations;

- 9) on the results of the Projects;
- 10) information source, legal owner;
- 11) about the manufacturer or the seller of the advertised goods.

5.11 The user is allowed to post photos:
The size of up to 2400 pixels on the long side

6. OBLIGATIONS OF THE SITE USER

6.1 When using open data (Content), comply with the statutory requirements of the Information Act, including but not limited to:

- 1) use of open data (content) only for lawful purposes;
- 2) specify a link to the source of the public data (Content), the site <https://www.provedpro.com/>
- 3) upon subsequent use of information received by the User in the form of open data, to present it in a reliable form in accordance with paragraph 7 of Article 8 of the Information Act.

6.2 If the placement of information in the form of public data may lead to a violation of the rights of information owners, access to which is restricted in accordance with federal laws or violation of the rights of personal data subjects, the posting of such information in the form of public data must be terminated by the User under the decision of the Site Administration

6.3 If information is placed in the form of open data in violation of the requirements of Federal Law No. 152-FZ of July 27, 2006 on Personal Data, the placement of information in the form of public data must be suspended or terminated by the User at the request of the personal data subject, Site administration, the authorized body for the protection of the rights of subjects of personal data

6.4 Observe the Content Requirements set forth in Article 5 of this User Agreement.

6.5 Provide information that includes reliable information about its owner or other person distributing information in a form and in an amount that is sufficient to identify such person

6.6 To provide additional information, at the request of the Site Administration, which is directly relevant and necessary for providing access to the functionality of the Site.

6.7 Use licensed software, anti-virus and other software on a computer that meets the established requirements for communications, according to the existing instructions for its operation and taking into account special regulations and rules in force in a certain territory (airport, airplane, etc.), as well as restrictions In cases of possible interference or a dangerous situation (medical facility, service station, fuel storage and reloading area, blasting site, etc.).

6.8 Observe the property and non-property rights of authors and other rightholders when using the Site. Before placing Content (including, but not limited to, images of other persons, photos, records, videos), preliminary assess the legality of their placement;

6.9 Back up important for the User stored in his Profile / Portfolio.

6.10 Observe the specified limits of content downloading and not take any actions that may be considered as violating the normal operation of the Site.

6.11 The User is obliged to keep the documents confirming payment for the rights to use the Additional Functionality of the Site during the entire period of using the Site, not less than 3 (three)

years and upon request of the Administration to provide such documents, as well as information on the circumstances of the User making the appropriate payment.

6.12 Observe the mandatory requirements and recommendations of GOST R 50949-2001 when using the Internet resource ProvedPro. Display means for individual use. Methods of measurement and assessment of ergonomic parameters and safety parameters ", Resolution of the Chief State Sanitary Doctor of the Russian Federation of 03.06.2003 No. 118" On the implementation of Sanitary and Epidemiological Rules and Norms of SanPiN 2.2.2 / 2.4.1340-03 "(together with" SanPiN 2.2.2 / 2.4.1340-03 Hygienic requirements for personal electronic computers and work organization: Sanitary and epidemiological rules and regulations ", or other established standards for the use of personal computer, and with participation in the Projects the norms of labor protection and safety, notodvergaya himself or other Users of danger.

6.13 Cash paid by the User is a license fee of the Administration under this User Agreement and a commission for cash services. User is obliged to monitor the status of your account. The payment procedure is not considered by the Parties as granting commercial credit and the terms of Article 317.1 of the Civil Code of the Russian Federation are not applied to the Commission Agreement. In case of disputable, unclear situations, or sending any offers of third parties related to the payment of the rights to use the Additional Functionality of the Site or placing such announcements and offers on the Internet, the User is obliged to immediately notify the Site Administration about it. If the User, having violated this condition, paid for the specified advertisement using the details specified in such an announcement, the User's claims to the Site Administration regarding his lack of access to the Additional Site functionality are not accepted, and the Administration of the Site does not compensate the User for the money spent by him in such circumstances.

6.14 In accordance with the requirements of Federal Law No. 115-FZ of 07.08.2001 "On combating the legalization (laundering) of proceeds from crime and financing of terrorism", to provide the Site Administration with the information necessary to fulfill the requirements of this law, including information on its beneficiaries, Founders (participants) and beneficial owners.

6.15 The user confirms that he is not a foreign public official, his spouse, close relative (a relative in a direct ascending and descending line (parent and child, grandfather, grandmother and grandson or granddaughter), full-fledged and An adoptive parent and an adopted child), an official of public international organizations, a person who replaces (occupies) public positions of the Russian Federation, posts of members of the Board of Directors of the Central Bank of the Russian Federation, posts of the federal state The appointment to and discharge from which is carried out by the President of the Russian Federation or the Government of the Russian Federation, posts in the Central Bank of the Russian Federation, state corporations and other organizations established by the Russian Federation on the basis of federal laws, included in lists of posts determined by the President of the Russian Federation, and also acts in its Interest.

6.16 To keep confidential and not to spread information that has become known as a result of communication with other Users and other uses of the Site to any information that is private or protected by the legislation of the Russian Federation on individuals or legal entities, incl. Personal information (any information relating to a person or entity directly or indirectly identified or identified to a personal data subject) and information about the privacy of other Users and third parties without obtaining appropriate prior permission from the latter;

6.17 In case of doubt as to the legality of the implementation of certain actions, including the placement of information or the provision of access, the Site Administration recommends refraining from implementing the latter.

6.18 Avoid any actions that could violate the confidentiality of information protected by the legislation of the Russian Federation.

6.19 Observe the rights and legitimate interests of other users and the Site Administration, including the honor, dignity and business reputation of other Users, the business reputation of the ProvedPro Site Administration..

7. THE USER IS FORBIDDEN

7.1 Register as a User from someone else's name or instead of another person ("fake Profiles") or create a fraudulent Project as a User without the official commission of another individual or legal entity, provided that the necessary authority is obtained in the manner and form prescribed by the legislation of the Russian Federation.

7.2 To deceive users about their identity using the login and password of another registered User.

7.3 Distort information in your profile

7.4. Place and distribute the Content in violation of the Requirements specified in Article 5 of this agreement.

7.5 Require another User to provide information about his / her private life, including information constituting personal or family secrets, and to receive such information in addition to the will of such User.

7.6 Use any devices, programs, procedures, algorithms and methods, automatic devices or equivalent manual processes for accessing, purchasing, copying or tracking the content of the Site.

7.7 Violate the proper functioning of the Site, distribute SPAM, spyware, perform attacks.

7.8 Any way to bypass the navigation structure of the Site to receive or attempt to obtain any information, documents or materials by any means that are not specifically represented by the services of this Site.

7.9 Unauthorized access to the functions of the Site, to any other systems or networks related to this Site, as well as to any services offered on the Site.

7.10 Violate the security or authorization system on the "ProvedPro" Site or in any network related to the Site.

7.11 Perform a reverse search, track or attempt to track any information about any other Site User.

7.12 Use the ProvedPro Website and its Content for any purposes prohibited by the laws of the Russian Federation, and incite to any illegal activities or other activities that violate the rights of the Site or other persons.

8. RIGHTS OF THE SITE ADMINISTRATION

8.1 The Administration of the Site, unless otherwise provided by this User Agreement and federal laws, has the right:

- 1) to permit or restrict access to information, to determine the procedure and conditions for such access;
- 2) use the information, including distribute it, at its own discretion;

- 3) transfer information to other persons under a contract or on another basis established by law;
- 4) to protect their rights in the manner prescribed by law in the event of the unlawful receipt of information or its illegal use by other persons;
- 5) to carry out other actions with information or to permit the implementation of such actions.

8.2 The Administration has the right to make changes and / or amendments unilaterally without any special notification from the User, including, if this is due to the adoption of new regulations that directly or indirectly affect the activities to provide access to the functionality of the Site. This User Agreement is an open and public document. The user agreement is located on the Internet at: <https://www.provedpro.com/>. The Administration recommends Users regularly check the terms of this User Agreement for changes and / or additions. Changes are published on the ProvedPro Website 10 calendar days before the relevant changes come into force. Continuation of use of the Site by the User after making changes and / or additions to this User Agreement means the acceptance and consent of the User with such changes and / or additions. The Administration also reserves the right to immediately change the User Agreement in the event of a change in legislation, the receipt of decisions by government agencies, or other, in the sole opinion of the Administration, grounds necessary to protect the interests of the Administration, Users or third parties.

8.3 The Administration of the Site is entitled to minimize possible losses in the event of User's actions that violate the terms of this User Agreement and in other cases when the User's actions are explicitly aimed at causing damage to the Site Administration, block access to the User Profile and use the functionality of the Site simultaneously with the direction Notify the user about the lock.

8.4 In the event that a violation of the legitimate rights and interests of other users of the ProvedPro Site and / or third parties, the current legislation of the Russian Federation, and the provisions of the Privacy Policy and the User Agreement is detected by the User, the Site Administration has the right, at its option, to take the following measures:

- 1) delete the Content, including but not limited to photos, reviews and other information from the User Profile and / or block access to them;
- 2) block the User's access to the Site;
- 3) transfer the right to use a registered sub-domain name to a legal rightholder who, in the established procedure, has confirmed its rights to the Content, including the right to copyright objects, as well as the right to an individualization tool similar to the confusion with that used in the Profile;
- 4) exclude the User Profile from the search system and / or block / delete the Profile;
- 5) temporarily prohibit the publication of any User content.

8.5 Administration is not obliged to provide the User with any documents and other evidence indicating the User's violation of the terms of this User Agreement, as a result of which the User was partially or completely denied the right to access the Site.

8.6 The administration provides access to the functionality of its own specialists who are directly involved in the performance of obligations under this User Agreement. The Administration of the Site has the right to involve third parties to fulfill its obligations under the Agreement without further consent from the User, while remaining responsible to the User for the actions of such third parties as for their own.

8.7 The Administration of the Site has the right to conduct technical and routine works on the Site, without compensation to the User for any compensation, payment of damages or losses.

8.8 The Site Administration has the right to delete User profile in case of absence of user authorizations within 3 years while the materials (user's content) and the reviews posted in such Profile, the site administration has the right not to restore.

8.9 The Administration has the right to terminate this Agreement unilaterally at any time without notice to the User and without explanation of the reasons, with immediate termination of access and use of the ProvedPro Website and without reimbursement of any costs, losses or damage received under the User Agreement, including Number in the case of:

- 1) closing by the decision of the Administration,
- 2) entering into the Unified Registry of domain names, indexes of pages of Sites in the Internet and network addresses that allow to identify Sites in the Internet network containing information disseminated in the Russian Federation prohibited information about the domain name and / or index pages of the Sites In the "Internet"
- 3) any, including one-time, violation by the User of the terms of this User Agreement, or the provisions of the Privacy Policy posted on the Site.

9. OBLIGATIONS OF THE SITE ADMINISTRATION

9.1 Observe the rights and legitimate interests of Users and other persons;

9.2 Take measures to protect information;

9.3 Restrict access to information if such duty is established by federal laws.

10. CONFIDENTIALITY

10.1. The protection of information contained in the Site is provided by the information owner (the User) and / or the Site Administration carrying out the requirements for the organization of the protection of information contained in the Site and the requirements for the information security measures contained in the Site.

10.2 On the Site, the objects of protection are the information contained on the Site, technical means (including computer facilities, computer storage media, communication and data transmission facilities, technical means for processing alphanumeric, graphic, video and voice information); System-wide, applied, special software, information technology, as well as information security

10.3 The Parties hereby confirm that a substantial part of the information exchanged within the framework of the User Agreement and the commission agreement is confidential, being valuable to the Parties and not being disclosed, since it constitutes a commercial secret, personal data, protected image of the citizen, copyright objects , And have real and potential value due to its unknown to third parties, it is not freely accessible on a legal basis.

10.4 No such information may be disclosed by any of the Parties to any other persons or organizations without the prior consent of the other Party during the term of the User Agreement, and also within five (5) years after its termination for any Cause.

10.5 Each Party shall take all reasonable measures necessary and appropriate to prevent unauthorized disclosure of confidential information. At the same time, the measures taken should be no less significant than those that the Party takes to preserve its own information of this kind.

10.6 Confidential information includes, but is not limited to, personal data, copyright objects and information constituting commercial, professional, service, as well as other types of secrets defined by the legislation of the Russian Federation, financial data, information on conducting payment transactions,

information on programs for COMPUTER. Confidential Information is protected against unauthorized access to it, ensuring its integrity, security and timely provision.

10.7 The Party receiving the Confidential Information in accordance with this User Agreement and the Privacy Policy (the "Receiving Party") without the prior consent of the Party providing such information ("the Party providing the information") will not:

- 1) use any part of the Confidential Information for purposes not covered by this Policy and agreements,
- 2) provide Confidential Information or a portion thereof to any person or organization that does not belong to the employees and consultants of the Party receiving the information (and also to the performers) who reasonably need access to the Confidential Information for the purposes provided for in this User Agreement and the Privacy Policy, And who agree to safeguard the Confidential Information as if they were a Party to the User Agreement,
- 3) not to allow the misuse of Confidential Information, including but not limited to insider information, as that term is defined in the Federal Law "On Countering the Illegal Use of Insider Information and Market Manipulation and on Amending Certain Legislative Acts of the Russian Federation" No. 224-FZ of 27 July 2010, in accordance with the provisions of this Federal Law

10.8 If the Party receiving the information will be required by law to disclose any Confidential Information to the government authorities of the Russian Federation or to the state authorities of the subjects of the Russian Federation or to the state authorities of foreign countries, as well as other bodies authorized by law to require the disclosure of Confidential Information, such Party shall immediately give written notice of this fact the party providing the information. However, in case of proper notification of the Party providing information, the Party disclosing the Confidential Information in accordance with this paragraph shall not be considered to have violated its obligation to not disclose Confidential Information. In the case of such disclosure, the Party receiving the information undertakes to do its utmost to protect the Confidential Information.

10.9 Confidential information remains the property of the Party providing information and, at the request of the latter, after it becomes unnecessary for the purposes specified in the User Agreement, the commission agreement and other documents, is immediately returned to such Party or destroyed together with all copies made by the Party, Or any other Party to whom such Confidential Information has been provided by the Party receiving the information, in accordance with the provision eniyami this section.

10.10 Each Party shall ensure that there is agreement on personal data processing.

10.11 The parties shall:

- 1) to ensure the confidentiality of personal data at all stages of personal data processing, to comply with the principles and rules for the processing of personal data provided for by Federal Law No. 152-FZ of July 27, 2006 "On Personal Data", and to take the necessary legal, organizational and technical measures Or ensure their acceptance to protect the personal data of subjects from unauthorized or accidental access to them, destruction, modification, blocking, copying, provision, dissemination of personal data As well as other illegal actions in respect of personal data users and other persons
- 2) to conclude with the employees who have access to the personal data of the other Party and employees whose personal data are transferred to the other Party, the Confidentiality Agreement and the Consent to provide personal data to employees to third parties.

10.12 The Administration of the Site has the right to transfer to its performers the information necessary to fulfill the obligations imposed on them. At the same time, the obligations of performers to preserve

confidentiality must be provided for in the relevant contracts with these performers. Obligations of the Parties to maintain the confidentiality of information shall be valid for 5 (five) years after the termination of this User Agreement. The Administration of the Site is obliged to warn its employees and representatives involved in the execution of the User Agreement about the need not to disclose confidential information, including information that constitutes a trade secret, which will be trusted to it or become known for its work in connection with the User's maintenance.

10.13 In case of violation of the provisions of this User Agreement, each party is responsible in accordance with the requirements of Russian legislation.

11. PERSONAL DATA

11.2 The processing of the User's personal data is carried out in accordance with the legislation of the Russian Federation. The Administration of the Site processes the User's personal data in order to provide the User with access to the use of the Site functionality, including for the purpose of receiving invitations to the Projects by the User and use of the additional functionality of the Site; Verification, research and analysis of such data, allowing to maintain and improve the functionality and sections of the Site, as well as to develop new functionality and sections of the Site.

11.3 In accordance with Art. 6. Federal Law No. 152-FZ of July 27, 2006 "On Personal Data" Administration of the Site from the moment of the User's accession to this User Agreement and to the terms established by regulatory documents during which the Site Administration is required to store information about Users and Rendered to them paid services, in order to execute this User Agreement, the commission agreement and the requirements of the legislation, processes the User's data with the help of computer facilities (automation Rowan processing of personal data). Personal data processing refers to actions (operations) with personal data, including collection, systematization, accumulation, storage, updating (updating, modification), use, distribution (including transfer), depersonalization, blocking and destruction of personal data.

11.4 The administration of the Site ensures the confidentiality and security of the received personal data. The user is aware that the personal data in the User Profile will be available to users of the World Wide Web because of the openness of the data. The Site Administration does not disclose the User's contact phone number in the public domain, except for the cases when the User participates in the Projects created by the User himself or by other Users.

11.5. In the case of providing personal data of contact persons for the purposes of interaction within the framework of this User Agreement and / or users, in order to comply with the requirements of regulatory documents (for Users - legal entities), the User guarantees the consent of the contact person to receive information, to transfer personal data of the contact face and Administration Site users. The user confirms preliminary informing the contact person and users about the transfer of personal data of the Administration of the Site.

11.6 The personal data of the User may be processed by third parties involved by the Administration of the Site on the basis of relevant agreements for the performance of obligations under this User Agreement. The Administration of the Site provides access to the User's personal data only to those employees, executives of the Administration, who need this information to ensure the functioning of the Site and to provide the User with access to its use. An essential condition for contracts concluded by the Administration with third parties is the obligation to provide third parties with the confidentiality of personal data and the safety of their processing. The list of third parties involved by the

Administration in processing personal data of Users is posted by the Administration on the ProvedPro Website. Site Administration has the right to determine and change the list of third parties.

11.7 The Administration of the Site takes all necessary measures to protect the User's personal data from unauthorized access, modification, disclosure or destruction.

11.8 Disclosure of the information provided by the User can be made only in accordance with the current legislation of the Russian Federation at the request of the court, the bodies that conduct the SAR in the cases provided for by the legislation of the Russian Federation. Since the Site Administration processes the User's personal data for the purposes of the User Agreement and the Privacy Policy, by virtue of the provisions of the Personal Data Legislation, the User's consent to the processing of his personal data is not required, and in respect of special categories of personal data, the User grants his consent to the processing of personal data in accordance with our Privacy Policy. The user has the right to withdraw his consent by applying to the Administration of the Site by e-mail tech_supp@provedpro.com.

11.9 The user as the owner of the information posted in the Profile realizes that, except for the cases established by the Privacy Policy, the User Agreement and the current legislation of the Russian Federation, the Site Administration does not participate in the formation and use of content and the control of access of other users to the User Profile. By posting information on the personal page, including his personal data, the User is aware and agrees that the specified information may be available to other Internet users taking into account the architecture and functionality of the Site.

12. RIGHTS TO THE RESULTS OF INTELLECTUAL ACTIVITY AND THE MEANS OF INDIVIDUALIZATION

12.1 In the User Profile, including in the registration card, portfolio and other Content, the publication of information in whole or in parts without the prior permission of the copyright holder is not allowed. The user is obliged to independently monitor and suppress the placement of information that is not in accordance with the Policy and the User Agreement, and the Administration of the Site, if necessary, has the right to block users who violate this User Agreement and Policy, access to the Profile, use the functionality of the Site.

12.2 In the event that a violation of the User's legitimate rights and interests of third parties, the current legislation of the Russian Federation, as well as the provisions of the Privacy Policy and the User Agreement is detected, the Site Administration has the right, at its option, to take the following measures:

- 1) delete the Content and other information from the User Profile and / or block access to them;
- 2) block the User's access to the Site;
- 3) transfer the right to use the registered Profile, subdomain name, to the rightful owner, in accordance with the established procedure, to confirm his rights to the Content, including the right to objects of copyright, related rights, as well as the right to an individualization means similar to the confusion with that used in the Profile ;
- 4) exclude the User Profile from the search system and / or block the Profile;
- 5) temporarily prohibit the publication of any User content.

12.3 Any person who believes that his copyright and / or related rights and / or other rights, as well as legitimate interests, are violated in connection with the posting by the User of the ProvedPro Site of specific materials, has the right to notify the Site Administration by notifying to the address E-mail E-mail: support@provedpro.com. The rightholder, in the event that ProvedPro is found on the Site

where information containing copyright and / or related rights is posted without his authorization or other legal basis, is entitled to forward to the Site Administration in electronic form an application for violation of copyright and (or) related rights (hereinafter - statement). The application can be sent by a person authorized by the rightholder in accordance with the legislation of the Russian Federation.

12.4 The application must contain:

- 1) information about the right holder or a person authorized by the legal owner (if the application is sent by such person) (hereinafter - the applicant):
 - A) for a natural person - the surname, first name, patronymic, passport data (series and number, by whom issued, date of issue), contact information (telephone and fax numbers, e-mail);
 - B) for a legal entity - name, location and address, contact information (phone and fax number, e-mail address);
 - 2) information on the object of copyright and (or) related rights posted on the Site in the "Internet" without the permission of the right holder or other legal basis;
 - 3) an indication of the domain name and / or the network address of the Site in the Internet, on which, without the permission of the right holder or other legal basis, information containing the subject of copyright and (or) related rights or information necessary for its receipt using Information and telecommunication networks, including the Internet;
 - 4) an indication of the copyright owner's rights to the object of copyright and (or) related rights, posted on the Site in the "Internet" without the permission of the right holder or other legal basis;
 - 5) an indication that the right holder does not have permission to post information on the Site on the Internet containing copyright and / or related rights or information necessary for obtaining it using information and telecommunications networks, including the Internet;
 - 6) the applicant's consent to the processing of his personal data (for the applicant - an individual).
- If the application is submitted by an authorized person, a copy of the document (in written or electronic form) confirming its authority shall be attached to the application.

13. PROTECTION OF THE AUTHOR'S IMAGE

13.1 The User guarantees that the promulgation and further use of the citizen's image (including his photographs, as well as video recordings or works of fine art in which he is depicted) are carried out only with the consent of that citizen, if such consent is required by law or by the Model Release, And in case of claims of citizens independently and at their own expense will resolve such complaints, claims and suits with such persons, without involving the Site Administration.

13.2 If images are used after the death of a citizen, the User guarantees that the image can be used by the User only with the consent of the children and the surviving spouse, and in their absence - with the consent of the parents.

13.3. The copies of material carriers containing an image of a citizen received or used in violation of this article manufactured for the purpose of introducing into civil circulation, as well as copies of material that are in circulation, shall be withdrawn from circulation and destroyed without any compensation to the User.

13.4 If a citizen's image obtained or used in violation of this article is distributed in the Internet, the citizen has the right to demand removal of this image from Users, as well as suppression or prohibition of further distribution by the User.

13.5 Any person who believes that his image was made public, as well as legitimate interests are violated in connection with the posting by the User of specific materials on the Site, has the right to

notify the Site Administration by e-mail to: E-mail: support@provedpro.com

14. FORCE MAJEURE

14.1 The parties are exempted from liability for full or partial non-fulfillment of any of their duties under this User Agreement if the failure to act is a consequence of force majeure circumstances - extraordinary, unforeseen and unavoidable circumstances that arose during the implementation of contractual obligations that could not be It is reasonable to expect at the conclusion of a contract, either to avoid or to overcome, as well as those outside the control of the parties to such a treaty.

14.2 In particular, such circumstances include: natural disasters (earthquake, flood, hurricane), fire, mass diseases (epidemics), strikes, military actions, terrorist acts, sabotage, traffic restrictions, prohibitive measures of states, prohibition of trade operations, including Including with individual countries, due to the adoption of international sanctions, and other circumstances beyond the control of the parties to the contract (contract).

14.3 The circumstances of force majeure can not include entrepreneurial risks, such as violation of obligations on the part of the debtor's counterparties, lack of necessary goods on the market for the performance of obligations, lack of necessary funds from the debtor, as well as financial and economic crisis, change Exchange rate, devaluation of the national currency, criminal actions of unidentified persons, unless otherwise provided by the terms of the contract (contract), as well as other circumstances that the parties Contractual relations were excluded from such.

14.4 Certificate of Force Majeure - a document issued by the CCI of Russia in accordance with the requirements of this Regulation, indicating circumstances of force majeure (force majeure).

14.5 In case of force majeure circumstances, each Party is obliged to notify the other Party within five days from the moment of force majeure circumstances. The facts stated in the notification must be confirmed in writing by the appropriate authorized body or organization.

14.6 If force majeure circumstances last more than 90 (ninety) consecutive days, each Party shall have the right to terminate the Agreement unilaterally without judicial process. The relevant notice of termination shall be sent to the other Party and shall enter into force on the date of its receipt by the other party. At the same time, the parties make mutual settlements in the shortest possible time for the works actually performed and the services rendered.

14.7 The untimely notification of force majeure circumstances deprives the relevant Party of the right to refer to them in the future.

15. RESPONSIBILITY

15.1 The user uses the ProvedPro Website at their own peril and risk. The use of the Site and its functionality is carried out in the "as is" state.

15.2 The Administration of the Site provides access to the ProvedPro Site in the manner prescribed by law and the User Agreement. The user may not be able to access individual sites or Internet service resources on the Internet (separate information, search requests, pages of the Site on the Internet) administered by third parties (a hosting provider, a communications operator providing services to provide access to information- Telecommunication network "Internet") with which the Administration of the Site does not have contractual relations.

15.3 The User is fully aware and confirms that the Site Administration is not liable for any

direct or indirect damages, including but not limited to lost profits resulting from: - The use or inability to use the Site; - The unauthorized access to the User Profile by third parties; - Applications, reviews of third parties on the Site; - Removal by the Administration of the Site of materials, user feedback, including blocking the User Profile; - Other cases that relate to the use of the resources of the Site.

15.4 Administration is not responsible for possible illegal actions of the User or third parties.

15.5 Neither the Administration of the Site nor the performers participating in the provision of the ProvedPro Internet Service provide any other warranties, expressed or implied, including warranties for the use of the ProvedPro Internet Service for specific purposes, with the exception of warranties expressly set forth in the commission agreement.

15.6 If the User is prohibited from using the Site, the Computer Programs on-line in accordance with the laws of his state or there are other legal restrictions, including age limits for admission to such computer programs, the User is not entitled to use the Site, Computer Programs. In this case, the User is solely responsible for using the Site, Computer programs on the territory of his state and violation of local legislation.

15.7 The Administration is not responsible for the User's statements published through the use of the Computer Programs of the Site. The Administration is not responsible for the User's behavior when using the Computer Programs.

15.8 The Administration is not responsible for the loss of the User's access to his Profile on the "ProvedPro" Site (loss of login, password, other information necessary for using the Computer Programs of the Site).

15.9 The Administration is not responsible for incomplete, inaccurate, incorrect indication by the User of its data when using Computer Programs.

15.10 The Site Administration under no circumstances assumes any responsibility to the User and / or th.3ird parties, the other Party for stopping production, lost business, loss of data, lost profits or any other indirect losses or their consequences, including those arising from breaks in The provision of Internet services ProvedPro, regardless of whether or not the Party could foresee the possibility of such losses in a particular situation. The actual damage caused to the Administration of the Site shall be recovered in full in excess of the penalties imposed by this User Agreement.

15.11 The User bears all responsibility for using the ProvedPro Internet service provided by the Site Administration and provides at its own expense the protection of the Site Administration against any claims and claims of third parties related to the use of the Internet service by the User.

15.12 The user guarantees that he is not a blogger, advertising distributor, or a person whose professional activity is prohibited by court order, and functionally coincides with the User Profile type.

15.13 The Administration is not liable for the User's actions that violate the protection of copyright, the rights to individualization, the protection of the citizen's image, the posting by the User of information, the access of third parties to which is restricted by law. At the same time, the Administration takes the measures provided for in this User Agreement and the current legislation aimed at suppressing unlawful actions of the user, verifying the messages of third parties about the unlawful nature of the User's actions within 30 days, unless another period is established by law.

15.14 Complaints of Users and third parties must contain a description of the unfulfilled obligation, in respect of material claims, the claim must be executed in writing, signed by the authorized representative of the Party.

15.15 The User guarantees to the Administration that he has the right to freely dispose of the

funds he has chosen to pay for the rights to use the Additional Site functionality without violating the Russian legislation and / or the legislation of another country of which the User is a citizen and the rights of third parties. Administration is not liable for possible damage to third parties and / or other users caused as a result of the User's use of non-cash funds.

15.16 The Administration does not reimburse the User the costs associated with the acquisition of the rights to use the Additional Site functionality, including in the event of blocking or deleting the User's page, in the event of violation of this User Agreement by the User.

15.17 The User who posted the relevant information is responsible for copyright infringement and protection of the citizen's image.

15.18 The Administration does not guarantee that: Computer programs will meet the subjective requirements and expectations of the User; The "ProvedPro" site will function smoothly, accurately and securely; The information obtained as a result of using the Site will be accurate and reliable. Computer programs will be available and may be used around the clock, at any particular time or during any period of time. Observance of confidentiality regarding the content and feedback posted by the User in the form of open data.

15.19 The Administration is not liable for the occurrence of direct or indirect damage to the User or other third parties caused as a result of: the use or inability to use the Computer Programs of the Site; Unauthorized access of any third parties to the User's personal information, including the User's account, the User's personal account on the Site. User's violation of this User Agreement.

15.20 In any circumstances, the responsibility of the Administration for the actual proved total damage to the User and third parties under no circumstances will exceed 500 (Five hundred) rubles per calendar year.

16. TERM AND TERMINATION PROCEDURE

16.1 This User Agreement comes into force from the date of registration of the User, extends its effect to the relations of the parties and is valid for 1 (one) year.

16.2. The term of the User Agreement will be automatically renewed for each subsequent year until the Party notifies the other Party of the termination of the next one year validity of the User Agreement for 30 (thirty) calendar days before such termination.

16.3 This User Agreement may be terminated ahead of time by mutual agreement of the Parties, or at the initiative of either Party.

16.4 The User has the right to terminate this User Agreement unilaterally out of court by requesting the Site Administration notice to e-mail tech_supp@provedpro.com requesting the removal of its Profile on the Site.

17. SETTLEMENT OF DISPUTES AND APPLICABLE LEGISLATION

17.1 In the event of any disputes or disagreements arising between the Site Administration and the User relating to the User Agreement or the implementation or non-fulfillment by any Party of the User Agreement, the Parties will do their best to facilitate their friendly resolution through negotiations between their authorized representatives.

17.2 If disputes can not be resolved through negotiations, the disputed issues are referred to

the judicial authorities at the location of the Site Administration.

17.3. The User Agreement is drawn up and will be executed by the Parties in accordance with the legislation of the Russian Federation.

18. FINAL PROVISIONS

18.1 Nothing in this Agreement does not mean and should not be construed as establishing a partnership or joint venture. The Parties are and remain independent parties to the Treaty.

18.2 This User Agreement also extends to relations related to the rights and interests of third parties who are not Users of the Site, but whose rights and interests may be affected as a result of the actions of the Users of the ProvedPro Site.

18.3 The terms of this Agreement are fully applicable to each Supplemental Agreement / Appendix to this User Agreement, unless otherwise provided by the Supplementary Agreement / Annex and / or follows from the meaning of such Supplementary Agreement or Annex. In all other respects not provided for in this Agreement, the Parties shall be governed by the current legislation of the Russian Federation.

18.4 If any provision of this User Agreement is invalid under any applicable law, such provision will be void to the extent that it is infringing, without invalidating the other provisions of this Agreement.

18.5. The parties declare that they have the legal authority to conclude this Agreement; The signatories of the Treaty had all the rights to perform the specified actions.

18.6 The parties agreed that in cases where the written form of the document is required by law, a written form is considered to be met by clicking the "Register" button. At the same time, each Party undertakes to provide the original and / or a scanned copy of the signed document at the request of the other party within 7 (seven) calendar days from the date of sending the request via e-mail or other means of communication. The requirement to provide a signed document must be motivated by the current legislation and the request of the state body.

18.7 The Parties undertake to inform each other about changes in their addresses and other data and details specified by the Parties upon registration of the User. The Site Administration places the changes on the ProvedPro Website, and the User undertakes to keep up to date and update the information, including the email address in the User profile.

18.8 Notices and messages may be sent by e-mail. A confirmation of the delivery of the notification by e-mail to the user will be the data of the mail servers of the Site Administration. Notices for the Site Administration are sent to the e-mail address E-mail: support@provedpro.com.

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