

USER AGREEMENT

1. General Provisions

1.1. This User Agreement (hereinafter — the "Agreement") governs the relationship between the user of the website <https://dgpartners.legal/> (hereinafter — the "Website") and the law firm "Dyakin, Gortsunyan and Partners", registered at Russia, 127051, Moscow, Tsvetnoy Boulevard, building 2, entrance B, floor 7 (hereinafter — the "Operator"), hereinafter each referred to as a "Party" and collectively as the "Parties."

1.2. The following terms shall be applied in this Agreement and to the relationship arising from it:

- Operator — the law firm "Dyakin, Gortsunyan and Partners" (and/or its affiliated or authorized person), organizing and/or performing the processing of personal data, as well as determining the purposes and means of such processing.
- User — any legally capable individual visiting the Website regardless of their intent, who accepts this Agreement either in their own interest or on behalf of a legal entity they represent.
- Website — websites located in the <dgpartners.legal> domain and its subdomains.
- Service — a set of services provided to the User via the Website.
- Agreement — this Agreement including all amendments and additions.

1.3. The Operator provides the User access to the Website under the terms of this Agreement. By using the Website, the User confirms that they have read and fully accept the terms of this Agreement.

1.4. If the User disagrees with any terms of this Agreement, they must immediately cease using the Website.

2. Purpose of Website Use

2.1. The Operator provides access to information, materials, services, and functions available on the Website.

2.2. The User may use the Website for:

- Reviewing services and products of the Operator (and/or its affiliates or authorized persons);
- Viewing materials and publications related to the professional activities of the Operator and its employees;
- Requesting consultations, submitting service requests, and other actions related to obtaining information or services.

3. Rights and Obligations of the Parties

3.1. User's Rights and Obligations:

- The User agrees not to use Website materials and content unlawfully, including but not limited to infringement of copyrights, copying, distribution, or modification without the Operator's permission.
- The User agrees not to interfere with the normal operation of the Website or use programs or other means that may affect the Website's functionality or security.
- The User has the right to access information and materials posted on the Website within the limits set by this Agreement and applicable laws.

3.2. Operator's Rights and Obligations:

- The Operator reserves the right to change the Website content, suspend or restrict User access without prior notice due to technical necessity or other reasons.
- The Operator undertakes reasonable measures to ensure the security of the Website and protection of User data.
- The Operator respects Users' rights, including confidentiality and personal data protection rights according to the Privacy Policy.

4. Use of Website Content

4.1. All materials on the Website, including text, graphics, photos, and videos, are intellectual property of the Operator (and/or its affiliates or contractors) and protected by copyright.

4.2. The User is prohibited from copying, distributing, selling, modifying, or otherwise using the Website's materials or any parts thereof without prior consent of the Operator, except as permitted by law.

5. Liability

5.1. The Operator is not liable for:

- Technical failures or Website unavailability caused by hosting providers, service suppliers, or force majeure;
- Errors in content posted on the Website including those caused by technical issues, and consequences related to use or inability to use the Website's materials.

5.2. The Operator is not liable for damages caused by User's errors during Website use or incorrect data provided by the User.

5.3. The User is responsible for all actions performed using their IP address or other identifiers on the Website.

6. Changes to the Agreement

6.1. The Operator may modify this Agreement at any time. The updated version will be posted on the Website and take effect upon publication unless otherwise stated.

6.2. The User is obliged to check the Agreement for changes. Continued use of the Website after changes constitutes acceptance of the new terms.

7. Termination

7.1. The Operator may suspend or restrict User access for breach of this Agreement or as required by law.

8. Contact Information

8.1. For questions related to the Website and this Agreement, the User may contact the Operator at info@dgpartners.legal.