

Site usage agreement

Please carefully read this Site Usage Agreement (hereinafter referred to as the Agreement) before you start using the Site. You must comply with the terms of the Agreement while accessing the Site and using the services offered on the Site. In case you do not agree with the terms of the Agreement, do not use the Site and any services offered on the Site, or visit the pages located in the domain zone of the Site. Viewing the Site, as well as using the Site and the services offered on it, means your full consent with all the terms of the Agreement.

Terms and Definitions

Company – Russian company INOSTUDIO GAMES.

User - a person who has access to the services and information posted on the Site, and using the Site.

The site - the Company's website, located on the Internet at www.inostudio.com, including subdomains `***.inogames.company`.

Personal data - any information related to a directly or indirectly defined or determined individual (subject of personal data).

Personal data processing - any action (operation) or a set of actions (operations) performed using automation tools or without using such tools with personal data, including collection, recording, systematization, accumulation, storage, updating (updating, modification), extraction, Use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of personal data.

IP-address - a unique network address of a node in a computer network built using the TCP / IP protocol.

General Provisions

The Agreement applies only to the Site. Due to the fact that the Site and the Company do not control external resources (third party sites), links to which may be contained on the Site, the User agrees that the Company is not responsible for the visit, as well as any use of external resources by the User. The company is not responsible for the accuracy, reliability, authenticity and security of any information, materials, recommendations and services posted on external resources. The use of external resources is carried out by the User voluntarily, exclusively at his own discretion and at his own risk.

Nothing in the Agreement can be understood as the establishment between the User and the Company of agency relations, partnership relations, joint activity relations, personal hiring relations or any other relations not expressly provided for in the Agreement.

User Data that the Company receives and processes

When processing personal data received from Users, the Company is guided by the provisions of the Company's Policy regarding the processing of personal data.

The Company through the Site can receive the following User data:

- personal information that the User provides independently during the use of the Site, including personal data of the User. Mandatory information is marked in a special way ("*" or "!") And a warning about the obligation to provide information). Other information is provided by the User at its discretion. In each case of the User providing personal data personally, the Site requests from the User confirmation of consent to the processing of personal data and offers to read the consent text. Sending data via forms on the Site, the User automatically gives the Company consent to the processing of this data;
- data that is automatically transferred to the Site during its use with the software installed on the user's device, including the IP address, information from cookies, information about the User's browser (or other program that accesses the Site), access time, the address of the requested page, the address of the page on which the ad unit is located; Referrer (address of the previous page). Use of the Site means the User's unconditional consent to the processing of cookies, user data (location information, type and version of the OS, the type and version of the browser, the type of device and its screen resolution, the source from which the user came from, the site or advertising; The language of the OS and the browser, which pages the user clicks on and to which buttons the IP address is used) for the purpose of the site functioning, retargeting and statistical surveys and surveys. If the User agrees to the processing of the above data, he must leave the Site.

The company does not verify the authenticity of the personal information provided by Users. However, the Company assumes that the User provides reliable and sufficient personal information on the issues offered in the forms of the Site and maintains this information up to date.

The personal data processed by the Company may be transferred to the authorized bodies of the Russian Federation if this is done legally and in accordance with the procedure provided for by the legislation of the Russian Federation.

Google Analytics

The site uses the Google Analytics tool to collect information about the use of the Site, such as the frequency of visits to the Site by Users, visited pages and sites on which users have been before they go to the Site. Google Analytics collects only the IP addresses assigned to Users on the day they visit the Site, but not the name or other identifying information.

Google Analytics places a permanent cookie in the User's browser to identify the latter as already visiting the Site the next time the Site is visited. This cookie cannot be used by anyone other than Google, Inc., the United States (the "Google"). The information collected with the help of a cookie will be sent to Google and stored on the servers of this company.

The company uses information obtained through Google Analytics, only to improve the site and the services it offers. The company does not combine the information obtained through Google Analytics with the personal information of the Users.

Google's ability to use and share third-party information collected by Google Analytics about visits to Site Users is limited to Google's Privacy Policy. The user can prevent Google Analytics from recognizing it when they visit the Site again, disabling Google Analytics cookies in their browser, or using the Google Analytics Blocker

Yandex.Metrica

The site uses the Yandex.Metrica tool to collect information about the use of the Site, such as the frequency of visits to the Site by Users, visited pages and sites on which users have been before going to the Site. Yandex.Metrica collects only the IP-addresses assigned to Users on the day of visiting the Site, but not the name or other identification information.

Yandex.Metrica places a persistent cookie in the User's browser to identify the latter as already visiting the Site the next time the Site is visited. This cookie cannot be used by anyone other than Yandex, Russia (hereinafter referred to as Yandex). The information collected using a cookie will be sent to Yandex and stored on the company's servers in Russia.

The company uses information obtained through Yandex.Metrica, only for the improvement of the Site and the services offered on it. The company does not combine information obtained through Yandex.Metrica, with personal information of Users.

Yandex's capabilities to use and transfer to third parties the information collected by the Yandex.Metrica tool on visits to the Site by users are limited to Yandex's Privacy Policy. The user can prevent Yandex.Metrica from recognizing it during repeated visits to the Site by disabling Yandex.Metrica cookies in his browser, or can use the Yandex.Metrica Blocker.

Cookie files

Cookies are used for the convenience of using the Site for the User.

Cookies are small files that store information on the user's device. Cookies contain no information about the user's device and personal data. These files:

- allow to remember the user's credentials for authorization on the site;
- help developers to find out the most popular pages of the site and understand what kind of advertising the user has already seen.

The Internet browser of the User is responsible for setting up and storing cookies.

Settlement of disputes

All disputes and disagreements that have arisen between the User and the Company from the Agreement or in connection with it, are resolved in a claim procedure.

The claimant is obliged to notify the other party within 30 calendar days from the date of receipt of the complaint about the consideration of the claim and the measures taken.

Disputes that are not resolved in a claim procedure shall be considered in the Arbitration Court of the Rostov Region.

Recognition of one of the conditions or provisions of the Agreement as invalid is not grounds for invalidating any other terms or provisions of the Agreement.

Changes to the Agreement

The current version of the Agreement is posted on the Internet on the Site. The Company reserves the right at any time to unilaterally change the terms of the Agreement. The updated Agreement comes into force from the moment of publication on the Site, unless otherwise provided by the

terms of the updated Agreement. Further visits to the Site and use of its services by the User means acceptance by the User of the amended Agreement and consent with all of its terms.