

Public Offer Agreement

This User Agreement regulates relations with the COLOS.io site and the user on the Internet ("User"), arising from the use of the Internet resource www.colos.io ("COLOS.io"), as specified in the Agreement.

Full and unconditional acceptance of this COLOS.io Agreement to the User on the conclusion of the agreement is the User's taking actions aimed at using COLOS.io, including searching, viewing or submitting ads, registering on the site, sending messages through the contact form and other actions to use the functionality of COLOS.io.

The Agreement may be changed by the COLOS.io site at any time without any special notification to the User. The new version of the User Agreement enters into force from the moment of its posting on COLOS.io, unless otherwise expressly stated on COLOS.io. It is the User's responsibility to regularly review the current version of the User Agreement.

The use of COLOS.io after the entry into force of the new version of the Agreement means the User's agreement with it and the full application of the provisions of the new version.

1. Terms and definitions

In this Agreement, the terms specified below have the following meanings:

COLOS.io and/or the Site is an Internet resource that represents a collection of information and intellectual property objects contained in the information system (including a computer program, database, graphic design of the interface (design), etc.), Access which is provided for various users of devices connected to the Internet, using special software for viewing web pages (browser) at the addresses www.colos.io (including domains of the following levels related to these addresses) or Mobile applications.

Support: support@colos.io

The user is a visitor to Internet resources, including COLOS.io.

The contract is a set of conditions for placing ads and other rules and documents that regulate the operation of COLOS.io or determine the procedure for using the Services, published on the Site.

Services - functionalities, services, services, tools available to users on COLOS.io.

Mobile application - software for portable (mobile) devices, installed or downloaded by the User on such devices using various software platforms, designed to access COLOS.io.

Product - any good, product, service or other offer for which the User places an Advertisement on COLOS.io.

Advertisement - an informative message with a product offer (including contact information, photos and any related information), placed by the User on COLOS.io, addressed to an undefined circle of people.

Seller - User who places on COLOS.io an advertisement with an offer to conclude an agreement regarding goods or services.

The Buyer - the User who reviews the Advertisement posted by the Seller, interacts with the Seller regarding the Goods and/or services, enters into an agreement with the Seller.

Agreement - any contract concluded between Users or a User and a Guest regarding the Item.

Guest - a natural person who uses the Website without an Account or is not authorized.

Limit - the number of Ads that the User can publish on the Website at a certain point in time.

Paid services - paid services provided by the Site to the User, including, in particular, paid Advertisements or a package of Promotional Advertisements and Services.

User is an individual, legal entity or a separate unit that has legal capacity and uses the Website after logging into the Account.

Account data - a unique login, e-mail address and password, created independently by the User during the registration process on the site or changed later by the User through Editing the user profile, used to access the Site after the User's authorization on COLOS.io.

User profile editing - the User's personal section on COLOS.io, associated with the User's account on the Site, in which the User can manage individual COLOS.io Services, including their ordering, connection / disconnection, on the terms proposed by COLOS.io.

Registration is a set of User actions in accordance with the instructions specified on COLOS.io, including the provision of Account data and other information performed by the User using a special form of the COLOS.io user interface in order to create a User profile and gain access to individual COLOS.io Services.

Information - any materials and information provided by the COLOS.io User in connection with the use of COLOS.io.

2. Terms. Access to Site services

2.1. COLOS.io offers the User under the terms of this Agreement to use the Services available on COLOS.io, including posting, searching and viewing ads and other services offered on the site. Additional terms, rules and restrictions may be imposed on the use of individual COLOS.io Services. COLOS.io has the right at any time to revise or change the terms of the provision of Services, supplement, change, limit, expand the functionality of the Site and / or Services, including the conditions for the User's access to the Services or individual functionalities of the Site.

2.2. Services are provided to the User for free or for a fee, respectively, from the selected categories and the promotion of purchased packages or ads.

2.3. The provision of individual Services may be governed by special rules and/or agreements that are an integral part of this Agreement, including the Terms of posting ads, other terms and conditions, individual agreements drawn up in writing and signed by COLOS.io and the User. In case of contradiction or inconsistency between the text of this Agreement and special rules and/or agreements, the latter shall apply.

2.4. The COLOS.io website is a platform that allows Sellers to place offers at their own risk and risk to an unspecified circle of persons to perform a transaction regarding the Goods, which the Seller is authorized to dispose of (make offers), and the buyer accepts offers at his own discretion and under his own responsibility. placed on the site by the Sellers, concluding the relevant agreement with the Seller.

COLOS.io is not the organizer of the agreement, Buyer, Seller, intermediary, agent or representative of any User and / or other interested person regarding the proposed / concluded agreement between Users. All actions are carried out thanks to the placement of Advertisements on the Site, agreements between Users are concluded and performed without the direct or indirect participation of COLOS.io.

2.5. Regardless of the fact of Registration or authorization of the User on the Site, the use of the Site, including viewing the information posted on the Site, means the User's agreement with this Agreement and acceptance of obligations to follow the instructions for using the Services, as well as responsibility for actions related to the use Site.

2.6. By accessing COLOS.io and thus concluding this Agreement, the User guarantees that he has all the rights and powers necessary to conclude and execute the User Agreement, including being an adult and fully capable of legal action. COLOS.io has the right at any time to demand from the User the provision of information and documents confirming the rights and powers, as stated above.

2.7. The Services provided on COLOS.io may at any time be changed, supplemented, updated, change the form and nature of functionality without prior notice to the User, therefore their use is offered in the "as is" mode, i.e. in the form and scope , in which they are provided to COLOS.io at the time of accessing the User Services. COLOS.io has the right, if necessary, at its own discretion, to stop (temporarily or permanently) providing the Services (or any individual functions within the Services) to all Users in general or to an individual User, in particular, without prior notice.

2.8. The User is aware of the legal requirements regarding the language of advertising (Advertisement), the User is obliged to comply with them and is independently responsible for non-compliance with these requirements.

3. Registration on the Site

3.1. The User has the right to place Advertisements, as well as to use individual Services after Registration on COLOS.io.

3.2. During Registration, the Account data are indicated, which the User chooses independently. After entering data for Registration, the User receives an e-mail to the e-mail address specified during registration, containing an active hyperlink, which is necessary to confirm registration on the site. Account registration is carried out for one e-mail address of the User once. Re-Registration of a new

account on the Site using the e-mail address previously specified during Registration is not allowed. The User can change the Credentials in the Edit User Profile section.

3.3. The user is obliged to monitor the preservation of his account data and not to disclose them to third parties. The User has no right to transfer his Account Data to third parties, as well as directly or indirectly allow third parties to use his Account Data for authorization on COLOS.io, with the exception of persons acting on behalf and in the interests of the User or who received such Account Data on the basis of the relevant agreements with the User.

3.4. Any action taken using his User Account data is considered an action and establishes obligations and responsibilities for the User regarding such actions, including responsibility for violation of this User Agreement, legal requirements regarding the Product, information about which is posted by the User on COLOS.io.

3.5. The User is obliged to immediately change the Account Data if he has reason to suspect that these data have been disclosed or may be used by unauthorized third parties.

3.6. COLOS.io has the right to use available technical solutions to verify the correctness of the information provided by the User when using the Site. COLOS.io cannot guarantee that the User is who he says he is, and that the information provided by the User on the Site is correct. COLOS.io recommends Users to communicate with potential counterparties, sellers and buyers, using all the tools available on the Site for this purpose, and to observe prudence and caution when making transactions and choosing a Seller.

3.7. COLOS.io has the right to block the User's access to the Site with or without simultaneous termination of posting and display of its Ads. COLOS.io may at any time terminate and/or limit the User's access to the Services, as well as block or delete the User's account on the Site without the possibility of its restoration.

3.8. Viewing Advertisements and other information posted on COLOS.io in public access does not require registration and/or authorization of the User, however, when performing such actions, the User must in any case comply with the provisions of the Agreement.

4. Information provided by Users

4.1. Within the framework of using COLOS.io, the User undertakes to provide only reliable Information and is responsible for the information provided to them. The User undertakes to timely update the Information by editing it on COLOS.io. COLOS.io has the right to request, and the User is

obliged to provide, upon such request, the documents and information necessary to identify the User as a party to the Agreement and / or a party using the relevant Service, as well as documents confirming the authenticity of the submitted Information and the legality of use / offer the Product and/or the User's connection with the Product specified in the ad.

4.2. In the process of using the COLOS.io Services (including when registering, interacting with other Users through the COLOS.io interface, posting Ads, viewing COLOS.io pages, etc.), the User independently and voluntarily decides to provide COLOS.io or place in public access of personal and other information about the User (last name, first name, patronymic or pseudonym of the User, e-mail address, mobile phone number, as well as any other information provided by the User, including contained in messages sent to other Users through the feedback form in the COLOS.io interface, information about the User's actions on COLOS.io, etc.) for the purposes of fulfilling the Agreement, and hereby declares his consent to the processing of personal and other data by COLOS.io and its affiliates User data, their transfer (including cross-border transfer to the territory of foreign countries that ensure adequate protection of the rights of personal data subjects) for processing to other Users and / or third parties acting on behalf of COLOS.io, including for the purposes : providing consulting support to Users in connection with the use of the Site, checking Advertisements for compliance with the Agreement, delivering messages to other Users, obtaining statistical and analytical data to improve the functioning of COLOS.io and / or Services, expanding the range of Services provided, obtaining information and / or advertising messages of COLOS.io or third parties, prevention or termination of illegal and / or unauthorized actions of users or third parties, ensuring compliance with the requirements of the current legislation. COLOS.io takes all necessary measures to protect the User's personal data from unauthorized access by third parties.

4.3. All information (regardless of whether or not such information belongs to personal or other data subject to protection in accordance with legislation) posted by the User on COLOS.io is posted by the User for the User to sell his property and / or services and / or in other interests of the User and, accordingly, the User posts this or that information about himself exclusively in his own interests, including to facilitate establishing contact with the User.

By placing an Advertisement on COLOS.io, the User makes the Information specified in the advertisement publicly available and understands that the posted information is published on COLOS.io in public access, that is, it is available for viewing by any COLOS.io visitor (an unlimited number of persons) on the territory of all countries of the world, where it is possible to use the Internet and access the site, respectively, the User understands and accepts all the risks associated with such posting of information, including, including, but not limited to: the risk of the e-mail

address getting into the lists for sending spam messages, the risk of the e-mail address being exposed to various types of fraudsters, the risk of the phone number being exposed to SMS spammers and/or SMS fraudsters and other risks arising from such posting of information.

4.4. COLOS.io shall not pre-check the Information of any kind posted and/or distributed by the User using the Site. COLOS.io has the right at its discretion to refuse the User to post and / or distribute any Information to them or to remove any Information posted by the User on the Site. The User understands and agrees that he must independently assess all the risks associated with the posting and distribution of any Information, including the assessment of its reliability, completeness and usefulness.

4.5. COLOS.io does not provide advice on matters not related to the Site, which require a professional assessment and/or are not within the competence of COLOS.io.

4.6. The User's appeals to COLOS.io on issues related to the use of the Site are considered in the manner provided on the Site. The interaction of COLOS.io with the User in the framework of consideration of the User's appeal is carried out using the e-mail address specified by the User.

4.6. COLOS.io has the right not to consider the User's appeal: that does not contain information and documents necessary for consideration of the appeal; contain false information and (or) documents that do not have signs of authenticity; regarding issues on which COLOS.io was previously referred to

5. Obligations of the User

5.1. The user undertakes to act exclusively in accordance with the current legislation and the COLOS.io User Agreement, as well as bear, in accordance with the legislation of the country selected from the list when creating an Advertisement or in Editing a Profile, full responsibility for their own actions and inactions on the Site and when using Services.

5.2. The Site Services available to the User may be used exclusively for the purposes for which such Services are intended by COLOS.io. The User is prohibited from using the Services, as well as any information received on the Site for other purposes.

COLOS.io has the right at any time at its discretion to carry out a selective check of Advertisements, messages from Buyers sent to Sellers through the Site contact form and / or the terms of use of the Services by Users for compliance with the Agreement, including in automatic mode with using

software tools. In case of detection of violations, as well as when receiving information from third parties about such violations or detecting a set of signs that may indicate in COLOS.io's opinion about violations, COLOS.io has the right to suspend or terminate the User's access to certain services, including rejection or blocking the Advertisement and/or access to the Site.

At the sole decision of COLOS.io, the blocking of Ads and/or accounts on the Site may be temporary or permanent, depending on the volume and number of violations of this Agreement and other rules of use of the Site established by COLOS.io. In case of elimination of violations committed by the User, COLOS.io has the right to restore the previously blocked Advertisement or the User's access to the account on the Site.

5.3. The user undertakes not to use automatic and other programs to gain access to the Site without the written permission of COLOS.io. Without the permission of COLOS.io, it is also not allowed to use, distribute, copy and / or extract from the Site manually or automatically (using software tools) any materials or information (including Advertisements, texts of Product descriptions, photos, etc.).

5.4. The use of computer programs that allow you to view or place Ads on the Site, bypassing the usual order of posting Ads (for example, using programs to autoloading Ads), without the written permission of COLOS.io, is strictly prohibited and may lead to termination and / or suspension publication of Announcements, blocking of access to the Site.

5.5. The user is also obligated to:

do not take any actions that may lead to a disproportionately large load on the Site's infrastructure;

do not copy, reproduce, modify, distribute or present to the public any information contained on the Site (except for Information provided by the User himself) without the prior written permission of COLOS.io and any third party;

do not to interfere with the operation of the Site, as well as not to interfere with the operation of automatic systems or processes, in order to block or limit access to the Site.

5.6. In order to stop or prevent the violation of the Agreement and / or damage to COLOS.io (for example, DDoS attacks or other hacker attacks, unauthorized COLOS.io use of software, including for downloading Ads, etc.), COLOS.io exercises restrict access of users or third parties to the Site by blocking access to the Site of the corresponding ip address or range of ip addresses.

5.7. For the purposes of accessing certain Services on the Site, the User may use the unique identifiers (set of characters) of the User, account on the Site, Advertisement, Product, etc., provided to them.

5.8. By accessing the Site, the User expresses his consent to receive advertising information posted on the Site by third parties. The User understands and agrees that the Site does not determine the content and is not responsible for such information, including sites, links to which may be contained in the relevant materials.

5.9. The Site User undertakes not to use any data provided by another User without the written permission of the person who posted such Information, or without confirming in any other way the right to use such Information. All information received by the User about other users in connection with the use of the Site can be used only for the implementation and execution of agreements regarding the Goods. Thus, the User is prohibited from using the email address and/or phone number of another User for the purposes of direct advertising mailing or other sending of unwanted electronic messages, as well as for other illegal actions or actions committed without the knowledge and/or consent of the other party.

To facilitate interaction between Users, the Services restrict access to some contact information of other users. The right to use Information provided by other Users is limited by this Agreement.

5.10. If the User has claims against another User in connection with the latter's use of the Services and/or Advertisements placed by him, the User is obliged to submit these claims to the appropriate person (Seller) and resolve the claims independently and without the participation of COLOS.io.

5.11. The User understands and accepts that COLOS.io does not always verify the information published on the Site by Users. Some of the information contained in the advertisements may appear offensive, dangerous, incorrect or misleading. COLOS.io recommends that Users exercise caution and use common sense when using information on the Site. The user must take into account that his counterparty may impersonate another person, be a minor, post distorted information, etc. By using the Services, the User is deemed to be aware of and accept these risks and agrees that COLOS.io is not responsible for the actions or inactions of other users.

5.12. The User undertakes to observe prudence when choosing a counterparty, makes a decision about the agreement under his own responsibility, based on the fact of placing the Advertisement on the Site, independently certifies that the offer, sale and / or purchase of any Product in the advertisement on the Site is valid and legal.

5.13. The user undertakes not to use the system of internal messages on the site for advertising mailings (spam).

6. Data exchange when using the Site

6.1. COLOS.io messages intended for users are published for general access on the Site and / or sent individually to the electronic addresses provided by Users during Registration or posting of Ads on the Site. At the same time, the User understands, accepts and agrees that the messages sent and/or their separate parts may have an advertising nature, and may also contain advertising, informational and other messages of COLOS.io counterparties. Messages published on the Site are considered delivered to the User from the moment of their publication.

6.2. User messages intended for COLOS.io are forwarded using the methods provided on the Site, including the feedback form for inquiries on the Site.

6.3. The User's messages to the Seller can be sent using a specially proposed contact form with the Seller, when using which the message is sent to the Seller's e-mail address specified during Registration or posting of the Advertisement.

6.4. By accessing the Site, the User expresses his consent to the fact that COLOS.io and the administrator of the site on which the Advertisements may be published may send the User e-mails (e-mail) and / or short messages (SMS) to the address specified by them on the Site , respectively, e-mail address or telephone number and, as such, including, but not limited to: messages from users regarding the Goods and / or Ads, including offers to enter into an agreement from other Users, offers and messages of other information and / or advertising nature of COLOS.io or companies - partners of COLOS.io, as well as transfer e-mail addresses and phone numbers to third parties for the purpose of sending said messages.

7. Warranties and liability

7.1. The user is responsible for the actions carried out on the Site in accordance with the current legislation, including responsibility for the content of the information posted by him and violation of the rights of third parties regarding the Goods and / or information posted on the Site.

7.2. The User is responsible for the agreements offered in relation to the Goods and concluded in connection with them, for the choice of counterparties for the agreement and the consequences arising from the agreement. All agreements regarding the Goods are concluded between Users directly. COLOS.io is not a participant and/or mediator of agreements made by Users based on information received on the Site, does not control and is not responsible for such agreements.

7.3. The Site is a tool that enables Users to place Advertisements for Goods, the sale and/or purchase of which is permitted by law and the User Agreement. At the same time, COLOS.io does not always check the Ads posted by Users. Thus, the quality, safety, legality and compliance of the Product with its description, as well as the ability of the Seller to sell and / or the Buyer to purchase the Product are beyond the control of COLOS.io. In this regard, COLOS.io is not responsible for the content of information provided by Users, including the maintenance of Ads, the use by Users of trademarks, logos of third parties and the terms of the Seller's offer.

7.4. COLOS.io is not responsible for the loss by the User, as well as for the distortion of information or the loss of a message received using the communication forms on the Site.

7.5. Taking into account the principles of construction and operation of the Internet, the Services are provided "as is", which means that COLOS.io does not provide any guarantees regarding the Services, in particular, COLOS.io does not guarantee to the User that:

- Services, their direct or indirect effect and quality will meet the requirements and goals of the User;
- Services will be provided continuously, reliably and without errors;
- The results obtained by using the Services will be accurate, reliable and meet the User's expectations.

7.6. The User agrees that COLOS.io is not responsible for possible damages caused to the User in connection with the adoption of precautionary measures or prevention of violations on the Site, related to the restriction / blocking of user access to the Site, as well as ip-addresses in accordance with clause 5.6. of this User Agreement.

7.7. The User accepts and agrees that the opportunity provided by COLOS.io to send a message to the User using the contact form on the Site can be used by any third parties for purposes other than the execution of an agreement with the User without any influence and control on the part of COLOS.io . In this regard, COLOS.io is not responsible for the use by other Users and/or automated systems (robots) of the form posted on the Site for sending messages to Users, as well as for their use of phone numbers posted by the User on the Site pages.

7.8. When Buyers use the contact form with the Seller on the COLOS.io Site, COLOS.io cannot guarantee the delivery of such a message to the Buyer and the correctness of the e-mail address specified by the Seller himself.

7.9. COLOS.io is not responsible for non-fulfilment or difficulty in fulfilling obligations due to force majeure circumstances, the consequences of which cannot be avoided or overcome.

7.10. COLOS.io is in no way related to any information provided by the User, including the content of Advertisements provided and/or posted by Users on the Site, and is not obliged to verify the content, authenticity and security of such information or its components, and one is its compliance with the requirements of current legislation and the availability of the necessary volume of rights for its distribution and / or use by users.

7.11. Information posted by Users may contain links to sites on the Internet (third-party sites). The indicated third parties and the content of their sites, as well as any information of third parties, are not checked by COLOS.io for compliance with certain requirements (authenticity, completeness, legality, etc.). COLOS.io is not responsible for any information, materials posted on third-party sites, to which the User gains access in connection with the use of the Site, as well as for the availability of such sites or information and the consequences of their use by the User.

8. Intellectual rights

8.1. COLOS.io is the owner of exclusive rights to the Site and Mobile Applications, including, but not limited to, the domain name, the logo posted on the Site, the Site trademark, databases, and all technical developments that allow the use of the Site. The User or other person has no right to use the Site, Mobile Applications or Services in ways not provided for in this Agreement without the written permission of COLOS.io, including extracting Information in any form in ways not provided for in the Agreement. Exclusive rights to the results of intellectual activity included in the Information provided by Users belong to the respective Users and rights holders.

8.2. For the purpose of implementing this User Agreement, holding contests, promotions, announcing and informing users and other similar events, exercising the legal rights and interests of COLOS.io and ensuring the functioning of the Site, the User grants COLOS.io the universal, indefinite right to use the Information (including photos, texts of Product descriptions, trademarks, logos, etc.) in any way on all known or unknown media during the entire term of the exclusive right, as well as to transfer such right to third parties. The user allows the use of materials in the Information without indicating the author's name, and also guarantees that the Information provided does not violate any rights of third parties, including exclusive rights.

9. Term of the contract

9.1. This Agreement enters into force from the moment the User starts using the Site Services, regardless of the fact of user registration or posting of an Advertisement on the Site, and is valid indefinitely.

9.2. The user has the right to terminate access to the Site without the possibility of restoring such access. In this case, the User may not re-Register, including using the e-mail address previously specified by the User on the Site as part of the Account data.

COLOS.io reserves the right, at its own discretion, to terminate the access of the User who violates this User Agreement, as well as the terms of any of the Services, other rules governing the functioning of the Site to the Services both in whole and in part, including terminate or temporarily suspend the User's access to the Site. The User, whose access to the Services has been terminated, or whose Information has ceased to be valid, has no right to create a new account on the Site again (including using the e-mail address previously specified by the User on the Site) without the special permission of COLOS.io. The User has no right to use the account data of another User to access the Site.

10. Transfer of rights

10.1. COLOS.io has the right, and the User hereby gives his consent, to transfer his rights and / or obligations under this Agreement, both in whole and in part, to a third party.

10.2. In case of transfer of rights and/or obligations, both in whole and in part, under this Agreement to a third party, the third party has the right to provide similar or similar services on another site.

Disputes and applicable law

11.1. When resolving all disputes under this User Agreement, the current legislation shall be applied.

11.2. Taking into account the free use of the services provided to the User within the framework of this Agreement, the provisions of legislation on the protection of consumer rights are not applicable to the relationship between the User and COLOS.io.

11.3. All disputes arising within the framework of this Agreement must be referred to the court in accordance with the territorial jurisdiction of the location.

11.4. The invalidity of certain parts of this User Agreement shall not invalidate the validity of other provisions of this User Agreement.

TERMS OF ADVERTISEMENT PLACEMENT

In these Terms of posting ads on COLOS.io ("Terms"), the terms specified in the Agreement apply.

These Terms may be changed at any time by COLOS.io without notice to the User. The use of the service of posting ads for free after making the relevant changes means the User's unconditional agreement with them and establishes for him the relevant obligations and responsibility for compliance with the Terms.

1. Terms

COLOS.io provides the User with the opportunity to place advertisements about goods on the Site under the conditions and in compliance with the requirements established by these Terms and Conditions, the User Agreement and other rules and documents governing the use of the Site.

Advertisements are posted by any User registered in accordance with COLOS.io's procedure on the Site for free and/or for a fee.

COLOS.io has the right to set limits on the number of posted ads.

All Advertisements placed by the User, the possibility of their editing, deletion, removal from publication, activation, and other actions with the Advertisement are available to the User on the Site.

Advertisements placed in accordance with these Terms and Conditions are displayed in the search results in the general list simultaneously with Advertisements of other users that are similar in content, request or other parameters of the Advertisement.

2. Terms of placing ads and obligations of the User

The seller undertakes to place the Advertisement in accordance with the instructions on the Site and to provide accurate and complete information about the product and the terms of its sale (use, purchase, etc.). By placing an Advertisement, the User confirms that he has the right to dispose of the Goods or perform other actions specified in the advertisement in relation to the Goods.

In order to maintain the high quality of the Services, COLOS.io reserves the right to limit the number of active, i.e., available for viewing by third parties, user messages on the Site, as well as to limit the User's actions on the Site.

The User has the right to sell the Goods belonging to him on the Site, provided that no special permissions are required for this, and also provided that the current User Agreement is observed.

The Site prohibits advertisements about goods, the sale of which violates the current legislation of the country specified in the advertisement, is contrary to generally accepted norms of morality, is offensive or inappropriate, or does not comply with the policy of COLOS.io.

The user is obliged to independently make sure that the sale of goods does not violate the provisions of current legislation and is allowed by the Agreement, including the content of the list of prohibited goods, the rules for placing ads, requirements for advertising and other documents regulating the provision of Services on the Site.

The seller is obliged to carefully check all information about the goods specified in the advertisement and, in case of detection of incorrect and / or incomplete information, add the necessary information to the description / or conditions of sale of the goods in the advertisement or correct the incorrect information by editing the advertisement.

The description of the Product specified by the Seller in the Announcement, its value and the offer to enter into an agreement regarding the Product constitute the terms of sale of this Product.

In the advertisement, it is forbidden to leave any links to the pages of Internet sites, except when such links are necessary for the purpose of fulfilling the requirements of the current legislation.

The terms of delivery must be included in the terms of sale of the Goods specified in the advertisement. The terms of sale and the description of the Goods specified in the advertisement must not contradict the current legislation and the User Agreement, both at the time of placing the Advertisement and in the future, including possible changes to the Advertisement, changes in the provisions of the current legislation and other circumstances.

The user undertakes not to include in the Advertisement information about the services provided:

- Internet auctions and/or sites offering goods and services presented on the Site for the same or lower fee;

sites offering goods and services prohibited for sale on the Site.

- COLOS.io has the right to move, terminate or extend the period of display of Ads for technical reasons within the control or beyond the control of COLOS.io.

COLOS.io has the right to stop displaying any Advertisement at any time.

Advertisements posted by the Seller on the Site may, at the sole discretion of COLOS.io, be additionally published on the websites of COLOS.io partner companies. When posting Ads, COLOS.io users have the right to apply logos / watermarks of the Site on the photos provided by the User.

The User is prohibited from placing Advertisements on the Site, making or executing an agreement using the Site Services, which may lead to a violation of COLOS.io and/or the User's current legislation.

3. Information provided by the User when posting Ads

The information provided by the User when posting Ads must be complete, reliable, consistent with the offered goods and valid intentions of the Seller regarding such Goods, which do not allow for ambiguous or double understanding.

Limitation.

Information provided by the User, including when posting Ads, and any of his actions on the Site must not:

- be false, inaccurate or misleading;
- promote fraud, deception or breach of trust;
- lead to transactions with stolen or counterfeit items;
- violate or encroach on the property of a third person, his commercial secret or his right to privacy;
- to contain information that offends someone's honor, dignity or business reputation;
- keep slander or threats to anyone;
- to call for the commission of a crime, as well as to incite international enmity;
- promote, support or call for terrorist and extremist activities;
- be obscene or pornographic;
- contain computer viruses, as well as other computer programs aimed, in particular, at causing damage, unauthorized intrusion, secret interception or appropriation of data of any system, or the system itself, or its part, or personal information or other data (including data from COLOS.io or other users);
- to cause damage to COLOS.io, as well as to cause the total or partial loss of COLOS.io services of Internet providers, or the services of any other persons;
- to maintain materials of an advertising nature;

- violate the intellectual rights of third parties, the right to the image of a citizen and other tangible and intangible rights of third parties;

otherwise violate the applicable law.

4. Compliance with requirements

COLOS.io can selectively check the Ads for compliance with the requirements of these Terms and the Agreement at any stage of posting the Advertisement, both at the time of creating and sending the Advertisement for publication, and during its display on the Site.

If signs of a violation of established COLOS.io provisions and requirements of current legislation are detected in the Announcement, COLOS.io has the right to refuse to post the Advertisement - to stop displaying the Advertisement, block it and give the User the opportunity to eliminate the committed violations, block the Advertisement without the possibility of editing it, and also limit and/or block the User's access to his Personal Account.

5. Warranties and liability

The user is responsible for complying with the provisions of the current legislation when using the service of placing Ads, stipulated by these Terms, the User Agreement and other provisions established by COLOS.io and posted on the Site.

By placing an Advertisement in accordance with these Terms, the User guarantees that he has the necessary rights to the Product for which the offer is placed, for any actions with such Product, including posting relevant information about the product on the Site.

The user is solely responsible for the sale of the Goods, the offers of which are posted on the Site and any consequences thereof.

COLOS.io is not a Seller and/or mediator of agreements concluded by Users based on the information received on the Site, therefore it is not responsible for any agreements concluded between Users when using the Site and their consequences.

The User is responsible for the compliance of the Product with the characteristics, quality, and safety declared in the Declaration, as well as for the legality and ability of the Seller to sell the Product.

All claims to the Product, to the content of the Advertisement, the User's information and any other claims to the Seller within the framework of the agreements concluded with such a Seller, based on the information posted by the Seller on the Site, shall be resolved by the Seller on his own and at his own expense, without the participation of COLOS.io, since COLOS.io is not a party to such agreements.

Due to the partial free-of-charge use of the Ads placement service in accordance with these Terms and Conditions, the provisions of consumer rights protection legislation do not apply to relations between COLOS.io and Users arising in connection with the use of the Site and the service specified in these Terms and Conditions.

RULES FOR THE PLACEMENT OF ADVERTISEMENTS

The posting of ads on the COLOS.io website is governed by the Agreement.

Violations of the rules, as well as receiving numerous user complaints about ads, can lead to the ban of both ads and the accounts of their owners.

Please note that all ads must comply with the rules, regardless of whether additional services (ad promotion) apply to them or not. Paid ads can also be blocked if violations are detected.

General rules

- You can have only one account - do not re-register for another e-mail.
- If you have sold the product or your offer is no longer relevant, then be sure to remove the ad from the publication immediately after the transaction.
- Do not offer prohibited goods and services.
- Advertise only on existing offers.

- Submit ads only for specific goods or services - submitting ads of a general advertising nature or without a specific offer is unacceptable. It is also prohibited to sell goods through an auction, or to advertise auctions.
- It is prohibited to post ads containing advertising information, as well as ads about advertising:
 - Internet resources (portals, forums, dating sites, etc.);
 - Business (stores, companies) and listing the range of goods, services and prices. For example, "Our store is open from 10 a.m. to 10 p.m. every day."
- Choose the most appropriate category and region for the ad (city or settlement where the Product is located), specify the correct real parameters of the ad. All information in the ad must be true.
- Post ads only for sale / offers of goods.
- Do not advertise:
 - Posting ads about dubious ways of earning income, including on the Internet, is unacceptable. For example, "Transfer 10 hryvnias to an electronic wallet and earn much more."
 - The presence of erotic, pornographic, obscene, extremist or other content that does not comply with the Site's policy in the ad (headline, text, photos, video preview) or username is unacceptable.
 - Unauthorized / unreasonable use of logos and trademarks of well-known brands in the ad or in the user name is prohibited. Do not add logos and names of companies and organizations.
 - Do not use programs for submission and autoloading of ads without the permission of the Site.

Contact details

- The "Name" field should not contain any contact information, including website addresses, telephone numbers, ICQ, but not limited to them.
- Do not provide a third party's phone number, email address, or other contact information.

Title of the ad

- The title of the ad should contain only the name of the product (or service) and/or its model and important parameters, specify everything else in the description. The name should match the description.

- Do not provide any contact information, except when providing contact information is required by law. In the concept of contact information, we include: phone number, physical / legal / electronic address (e-mail), website address and name (link), ICQ, skype, but are not limited to them.
- Unreasonable use of attention-grabbing words such as "Urgent" and "Attention" in the title is prohibited.

Description

- Describe exactly the product or service mentioned in the ad title and shown in the photos.
- The description of the ad should represent only the specific product offered, but not advertise the company's activities or other products and services provided by it. In the description of the ad, it is permissible to indicate the conditions and options for the purchase and delivery of the goods offered in the ad. The content of the accompanying offer must be clearly described. Learn about eligible bundled goods and services.
- It is forbidden to specify keywords in the description to facilitate the search for the seller's ads, listing several products, placing price lists (names and prices of other similar products).
- The presence of contact information of any kind in the description of the ad is unacceptable (including addresses, links, phone numbers, ICQ, but not limited to them), except for cases when the indication of contact information is mandatory by law.

Photos

- Photos must match the title and description of the ad.
- It is not allowed to use watermarks (watermarks, watermarks) on photos.
- The presence of company logos and organization names is unacceptable.
- Don't add attention-grabbing photos to your ad with:
- Motivating words such as "Urgent", "Attention", "Promotion", "Sale", etc.;
- Images processed in special editors (for example, placed in a colored frame, with background filling, with text placed over the product image, etc.).
- It is forbidden to have any contact information on the photo (phone numbers, addresses, links and site names, ICQ, etc.).

Price

- The price must be an integer.
- Specify only the price at which you offer the product or service.

- If the price of the offer is reduced for any reason (poor condition, there are defects, the product is damaged or broken), indicate this in the description of the ad.
- Do not write the price in the title of the ad - there is a separate field for this.

Advertising announcements and replenishment of the Personal account

- The site has an ad promotion function, in which the user pays for the number of clicks on the advertisement.
- The user's personal account is the user's internal account on the COLOS.io website, which the user can fund and then use these funds for paid advertising and / or promotion of ads. The purchase of goods or third-party services on the COLOS.io website with funds from the user's Personal Account is not provided.
- Funds for paid ad placement, purchased ad packages, ad promotion and Personal Account top-up on the COLOS.io site are not refundable in any way and cannot be withdrawn from the site.

Payments

1. On the Website, the User will be visually informed about the current price of the selected Paid Services. All prices shown on the Website are gross prices (including value added tax).
2. Payments made as part of the Service must be made in advance - in the full amount necessary for ordering this Paid Service, before the start of its provision - using the payment forms provided by the Site.
3. The provision of the Paid Service must begin after full crediting of the payment for such Paid Service to the account of the Site.
4. At its own discretion, the User can make a payment using one of the available payment methods in accordance with the information provided in the process of selecting this service, following the payment instructions on the Site.
5. The use of any of the payment methods will require the establishment of separate legal relations with the provider of this payment service and acceptance of its rules. The site is not a party to such relations and has no opportunity to interfere in their content or execution. In case of payment problems, the user should contact the relevant operator to clarify any doubts or file a complaint. However, in exceptional cases and within the limits of technical and organizational capabilities, the Site can help the User to clarify the problem. The site is not responsible for payment services provided by external service providers.
6. To receive invoices, users must complete the relevant "Review" form, which is available after logging into their account under the "Personal Account" tab. The provided information will be confirmed by the Site and may be changed by the user by requesting the Site's support service.

7. The user can choose the method of obtaining primary accounting documents: by mail on paper media or electronically through the "Vchasno" service. The adoption of the Rules also means the adoption of the method of exchange of primary accounting documents in the sense of the current legislation.
8. The site, in the case of the available technical capability and the possibility of identification of the User, can provide the User with an Act of acceptance and transfer of the provided paid services. The user undertakes within 5 (five) calendar days after receiving such an Act to sign and send a signed copy of the Act to the Site, or within the same period to send a reasoned refusal to sign the Act indicating the reasons for refusing to sign. In the event that the User does not send the signed Act within the specified period, or if there is a reasoned refusal to sign it, the paid services provided by the Site are considered accepted without comments regarding the quality and time of provision.
9. Acts of acceptance and transfer can be provided to users who are natural persons-entrepreneurs or legal entities, only in the case of payment made directly on the Site on the basis of an invoice without using the services of payment providers.
10. In the case of premature termination of the display of the Advertisement due to its removal by the User, if the Product or service has been sold or the User has changed the subject of the Advertisement in such a way that a different Product or service is indicated than the one originally indicated, the fee charged for placement of this Advertisement and related paid services for the unused period is not refundable.
11. Fees for properly rendered services are non-refundable.

The site reserves the right to supplement and update the existing rules.

LIST OF PROHIBITED GOODS

The website www.colos.io (hereinafter the "Site") is an online platform for posting ads. Users independently place advertisements, indicate information about goods, services, works and offers (hereinafter "Goods") and are responsible for the fact that the Goods offered by them meet the requirements of the Site and the current legislation of the country chosen to submit the advertisement.

This document contains a list of Goods prohibited for sale / offer / exchange and search on the Site. The list can be supplemented and changed by the Site Administration.

Goods and services prohibited for sale on the Site:

- Precious and rare earth metals, precious stones, as well as waste containing precious and rare earth metals and precious stones.

- Weapons, ammunition for them, military equipment, spare parts, components and devices for them, explosives, gunpowder, all types of rocket fuel, as well as special materials and special equipment for their production, special equipment for personnel of paramilitary organizations and regulatory and technical products for their production and operation.
-
-
- Missile and space complexes, communication and control systems for military purposes and regulatory and technical documentation for their production and operation.
- Combat poisonous substances, means of protection against them and regulatory and technical documentation for their production and use.
- Radioactive substances and isotopes, uranium and other fissile materials and products from them.
- X-ray equipment, devices and equipment using radioactive substances and isotopes.
- The results of research and design works, as well as fundamental research studies on the creation of weapons and military equipment.
- Encryption technology, and regulatory and technical documentation for its production and use.
- Poisons, narcotics and psychotropic substances, their precursors; substances that alter consciousness and psyche.
- Ethyl alcohol, alcoholic beverages.
- Waste of radioactive materials.
- Explosive waste.
- Goods, the circulation of which violates the intellectual rights of third parties (including patents, trademarks, copyrights, etc.).
- Counterfeit or stolen products or property.
- Services and/or work of an intimate/erotic/sexual nature, as well as pornographic/erotic materials, including sex toys.
- Counterfeit banknotes and counterfeit postage stamps.
- Radio-electronic and special technical means, intended for covertly obtaining information.
- Foreign currency and other currency values, coins and banknotes in circulation (with the exception of their purchase and sale for numismatic purposes).
- State identity cards, signs, passes, permits, certificates, travel documents and licenses, as well as other documents that grant rights or exempt from rights / obligations, except for documents for collection purposes with a clearly indicated expired period of validity and / or

a note about invalidity / annulment, forms for these documents, as well as services for obtaining them.

- Databases, including those containing personal data, which may facilitate unauthorized mailings.
- Securities (shares, bonds, checks, etc.), other than papers for collection purposes, with clearly indicated expiration date and/or invalidity/cancellation/redemption.
- Materials and services that violate the secret of private life, encroach on the honor, dignity and business reputation of citizens and legal entities, as well as contain state, banking, commercial and other secrets.
- Materials transmitted exclusively virtually and not recorded on any material medium (ideas, methods, principles, etc.).
- Tobacco, tobacco products, tobacco products, smoking accessories (except lighters and ashtrays), including pipes, hookahs (including electronic ones), cigarette paper, electronic cigarettes and consumables for them.
- Combat weapon.
- Human organs and tissues, as well as donor services (for example, I will donate / buy blood / sperm, etc.).
- Extremist materials; materials calling for mass riots, terrorist and extremist activities, participation in mass public events, inciting inter-ethnic and inter-confessional enmity.
- Animals and plants listed in the Red Book.
- Objects with Nazi symbols.
- Skins and skin products of rare and endangered animal species in accordance with current legislation.
- Gaming equipment used for gambling; lottery equipment.
- Goods / services, the use of which may be aimed at violating the current legislation of the country selected when creating the advertisement (for example, services for adjusting the speedometer, services for the fictitious implementation of the functions of an executive body in a legal entity, etc.).
- Documents for vehicles, state license plates for vehicles.
- Fishing nets, materials for their manufacture, as well as services for their manufacture; electric fishing rods; traps
- Non-existent goods or services; goods / services that have no consumer value.
- Moonshine apparatuses, rectifiers, rectification columns (except for industrial ones), Liebig apparatuses and others.
- Transcendent services (witchcraft, magic, non-traditional medicine, etc.).

- Services for replacing licensed software or disrupting the operation of technical protection devices installed by the right holder for telephones, smartphones, laptops, navigators, personal computers, etc. (Including firmware, unlock, jailbreak, etc.).
- Services of surrogate mothers (search and offer).
- Goods and items to which the user has no rights.
- Collection and anti-collection services

Other goods / services, the circulation of which is prohibited or restricted in accordance with the law.