

PUBLIC OFFER

Provider:

Limited Liability Company “Beget”, represented by General Director Aleksandr Evgenievich Klyukov, acting under the Charter, and being the holder of exclusive rights to the Computer Program (software).

Customer:

Any natural person or legal entity who has agreed to and fully accepted the terms of this Public Offer (having accepted the Public Offer within the meaning of Article 438 of the Civil Code of the Russian Federation) (hereinafter — the “Agreement”).

Terms and Definitions

Bonuses

Any non-monetary rewards, such as SSL, CMS, free bonus days, bonus domain names, IP addresses, etc., credited by the Provider to the Customer’s account when the Customer fulfills the conditions of promotions;

Domain name

A character designation intended for network addressing that uses the Domain Name System (DNS);

License

The right to use (a simple non-exclusive license) the Computer Program under the terms set forth in this Agreement, and also under the license agreement available at https://beget.com/files/license_contract.pdf. Territory of the license — all countries of the world;

Login

A username in the Provider’s system, consisting of Latin letters and/or digits, which together with the Password serves to identify the Customer. The Login is issued by the Provider to the Customer or may be created by the Customer during registration;

Password

A set of Latin letters and/or digits which, together with the Login, serves to identify the Customer. The Password is issued by the Provider to the Customer upon registration and may be changed subsequently by the Customer;

Control Panel

A customizable virtual workspace of the Customer in the Software, which the Customer and/or the Customer’s employees may access by providing identification credentials (login and password) to manage the Services and the functionality available in the Software;

Computer Program (software)

The software “Web Platform BEGET” (a web interface for accessing management of data, domains, and computing resources), registered in the Unified Register of Russian Computer Programs and Databases under registry entry No. 16697 dated 20.02.2023 (software registration number 2022684883 dated 19.12.2022). Information about the software is posted at: <https://beget.com/platform-info>; Access to the Software is available at <https://cp.beget.com>.

Registry

A database containing information about registered second-level domain names, their administrators, and other necessary information;

Registrar

A legal entity accredited by the owner of the Registry to register domain names in top-level domains;

Hosting

A service providing resources for placing information on a server permanently connected to the Internet;

Electronic communication channels

Email at the contact addresses specified in the Agreement, as well as the Provider's website: <https://beget.com> and the Control Panel through which access to the Software is provided: <https://cp.beget.com>;

SSL certificate

A cryptographic protocol used to provide an encrypted connection between a web server (website) and a browser, for secure data transmission;

ICANN

An international non-profit organization established to regulate issues related to domain names, IP addresses and other aspects of Internet functioning (official website – <http://www.icann.org/>);

VPS

Virtual Private Server;

Multi-account

A system for managing multiple accounts intended for quick switching between accounts without entering login and password. A detailed description of the service is available at: <https://beget.com/en/kb/manual/multi-accounts>

1. Subject of the Agreement

1.1. The Provider shall render to the Customer the following services:

- hosting of websites (files and other information) on the Provider's resources connected to transport and information channels of the Internet (hereinafter — "Hosting Services");
- registration (re-registration) of domain names (hereinafter "Domain Services");
- provision of virtual server services (hereinafter "VPS Provision Services");
- provision of physical server services (hereinafter "Dedicated Server Provision Services");
- granting the right to use the "Beget Web Platform" Software;
- provision of other related ancillary services.

Management of the above services is carried out by the Customer independently, via the Software on the basis of the License.

The Customer accepts and pays for them. The scope and period of provision of the requested services are determined by the amount of the advance payment made by the Customer.

1.2. The composition and cost of services are determined on the basis of the Provider's tariffs published on the Provider's website and/or in the Control Panel, as well as orders submitted by the Customer to the Provider via the Provider's website or via the Control Panel. Full and unconditional acceptance of this Offer is the Customer's registration on the website <https://beget.com>.

1.3. The Provider is an accredited Registrar of domain names in the .ru and .рф zones by the Coordination Center for the national domain of the Internet, an accredited Registrar of domain names in the .su zone by ANO "RosNIIROS", and an ICANN-accredited Registrar of domain names in the .com, .net, .online, .host, .space, .store, .site, .website, .tech, .fun, .press, .pw, and .shop zones.

1.4. Any actions with domain names in the .ru and .рф zones are carried out in accordance with the current version of the Coordination Center for the national domain's document "Rules for Registration of Domain Names in the .RU and .РФ Domains" (https://cctld.ru/files/pdf/docs/rules_ru-rf.pdf), which include:

- Regulation "On the procedure to be applied when transferring support of domain name data between Registrars";
- Provision "On procedures to be applied in case of disputes concerning domain names";

- Regulation “On the procedure to be applied when simultaneously transferring support of information about a significant number of domain names” (<https://cctld.ru/ru/docs/>).

In the event of a conflict between the Rules and the terms of this Agreement, the provisions of the Rules established by the Coordination Center for the national domain shall prevail.

1.5. Any actions with domain names in the .SU zone are carried out in accordance with the current version of the ANO “RosNIIROS” document “Rules for Registration of Domain Names in the .SU Domain” (https://ripn.su/bitrix/templates/veonix/assets/file/rules_su.pdf). In the event of a conflict between the Rules and the terms of this Agreement, the provisions of the Rules established by ANO “RosNIIROS” shall prevail.

1.6. Any actions with domain names in international zones are carried out in accordance with the applicable technical regulations and ICANN policy rules, as well as the rules established by the owners of the Registries. In the event of a discrepancy between the terms of this Agreement and the terms of any ICANN Policy, the terms of such ICANN Policy shall apply. In the event of a discrepancy between the terms of a Registry owner’s Rules and any ICANN Policy, the terms of such ICANN Policy shall apply.

1.7. Domain name registration is carried out in accordance with the Rules for registration of domain names approved by the domain name Registries and by the domain name Registrar in the chosen registration zone, if the Provider engages an accredited Registrar for such registration. Upon the Customer’s requests, the Provider may register domain names in international zones through its partners:

- PublicDomainRegistry, in accordance with the rules published at <https://publicdomainregistry.com/legal/>;
- Registrar R01, in accordance with the rules published at <https://help.r01.ru/documents/en/index.html>;
- RU-CENTER, in accordance with the rules published at <https://www.nic.ru/help/dokumenty-614/>.

1.8. The Provider provides the Customer with SSL certificate procurement services subject to technical feasibility. SSL certificates are ordered through the partner GlobalSign in accordance with the rules published at <https://www.globalsign.com/repository>.

1.9. The Parties undertake to comply with: the provisions of the Agreement, the Rules for Registration and Renewal of Domain Names, and the Terms of Service Use:

- Rules for the Terms of Service Use — https://beget.com/files/terms_of_service_en.pdf
- Rules for Registration and Renewal of Domain Names — https://beget.com/files/en/domain_rules.pdf

2. Procedure for Performance

2.1. Services are provided to the Customer from the moment payment under the Agreement is received, in strict accordance with the list of services selected and paid for by the Customer by means of formalized requests to the Provider, in particular via the Control Panel. Orders submitted to the Provider in the manner specified are acknowledged by the Parties as full-fledged documents in simple written form.

2.2. The Provider has the right to engage third parties (its partners), transferring the Customer’s data (including personal data of the Customer’s employees and representatives) to the extent and in the manner necessary for the proper provision of services to the Customer.

2.3. The Customer independently controls the types and volume of ordered Services, payment for the Services and generates invoices for payment in the Control Panel.

2.4. The Customer is provided access to the Control Panel to manage the Services.

2.5. As part of the performance of the Agreement, the Provider provides services and renders consultations (technical support) to the Customer on the provision of services around the clock, subject to possible interruptions.

2.5.1. Interruptions may occur due to actions or omissions of third parties and/or inoperability of transport and information channels located outside the Provider's own resources, as well as due to necessary preventive works carried out by the Provider.

2.5.2. The response time to the Customer's request depends on the complexity of the issue and the workload of the Provider's technical service; however, the Provider undertakes to do everything possible to reduce the response time to the Customer's request.

2.6. The Provider reserves the right to refuse the Customer the provision of a service chosen by the Customer due to the technical impossibility of providing such service.

2.6.1. Such refusal shall be effected by sending the Customer an appropriate written notice (possibly by e-mail).

2.6.2. Funds for a service not rendered shall not be charged, and if charged — shall be returned to the Customer's balance.

2.7. The Provider undertakes to timely notify the Customer of changes in the price and/or terms of the Agreement.

2.8. If the Provider introduces amendments to the Agreement, the Provider shall publish such amendments on the Provider's website. Information about the amendments shall be brought to the Customer's attention by posting it on the Provider's website and/or by sending a notification to the Customer by e-mail to the Customer's primary contact address.

2.8.1. Amendments shall enter into force no earlier than 10 (Ten) calendar days from the date of their publication. The Customer independently monitors such amendments and, if the Customer agrees with such amendments, the Agreement shall continue in force taking such amendments into account.

2.8.2. If the Customer does not agree with the amendments, the Customer shall notify the Provider thereof within 10 (Ten) calendar days by sending the Provider a message from the Control Panel; in that case the Agreement shall terminate at the Customer's initiative and services shall cease to be provided from the moment the amendments enter into force.

2.9. The Provider's obligations to provide services are reciprocal to the Customer's obligations under the Agreement; accordingly, the Provider has the right to suspend provision of services in the following cases:

- if, in the Provider's reasonable opinion, the Customer's use of the services may cause damage to the Provider and/or cause malfunction of the Provider's and third parties' technical and software facilities;
- if the Customer violates the terms of the Agreement, including the Rules for Registration and Renewal of Domain Names posted on the Provider's website at https://beget.com/files/en/domain_rules.pdf, and the Terms of Service Use posted on the Provider's website at https://beget.com/files/terms_of_service_en.pdf.

2.10. Services are provided round-the-clock, with possible interruptions. Interruptions in the provision of Services are caused by the actions or omissions of third parties and/or inoperability of transport and information channels located outside the Provider's own resources, as well as by necessary preventive repair and maintenance of the Provider's equipment, including in emergency circumstances.

Specifics of Domain Name Registration Services

2.11. The Provider shall take all actions within its power to register the domain name selected by the Customer in accordance with the Rules for Registration and Renewal of Domain Names. The Provider does not guarantee to the Customer that the domain name chosen by them will not be taken by a third party during the time of invoice payment by the Customer and the time required to perform technical registration procedures.

2.11.1. The Provider ensures the updating of information in the Registry when the domain administrator's details are changed.

2.11.2. On the basis of the Customer's requests, the Provider performs services for renewal (re-registration) of a domain. The domain registration renewal (re-registration) service is considered rendered at the moment the information about renewal is entered into the Registry. The domain registration is extended for the period selected by the Customer in the request from the previously established expiration date of the domain registration.

2.11.3. The Customer independently monitors the expiration dates of domain names administered under the Provider's services and, if necessary, submits applications from the Control Panel for renewal (re-registration) of domain names.

2.12. If the Customer has not renewed the domain registration by its expiration date or within the period determined by the rules of the domain zone, all http/https requests to the Customer's domain may be redirected to the Provider's service page for the purpose of informing about temporary non-provision of services. In the event of renewal payment, domain delegation shall be restored within 3 (Three) business days from the moment of receipt of payment for the renewal.

Specifics of VPS Services

2.13. The Provider provides the Customer with VPS services in accordance with the Service Level Agreement posted on the Provider's website at <https://beget.com/sla-vps>.

2.14. The Provider installs on the virtual server (VPS) provided to the Customer the Provider's software necessary for the correct operation of the VPS and for quality provision of the services.

2.15. The Customer undertakes not to remove the software referred to in clause 2.14. If the Customer removes such software, the Provider shall not be responsible for the operability of the provided VPS or for preservation of the information placed by the Customer.

Specifics of Dedicated Server Services

2.16. The Provider, subject to technical feasibility, shall, within 5 (Five) business days from the date of receipt of the Customer's order for a physical server, install and configure the server(s) at a site provided with a permanent connection to the Provider's local network and shall commence provision of the Services in accordance with the terms of the Agreement.

2.17. The Customer is provided with the physical server(s) for lease under the terms of installation and placement of equipment determined by the Provider and in accordance with the configuration specified in the Control Panel and/or in Annex No.1 to this Agreement ("Equipment Configuration").

3. Service Fees and Settlement Procedure

3.1. The cost of services is established in Russian rubles and is determined by the service tariffs published on the Provider's website or in the Control Panel.

3.2. Payment for the services provided to the Customer is made based on an invoice which the Customer independently generates in the Control Panel.

3.3. A payment notice shall be sent by the Provider to the Customer by e-mail to the Customer's primary contact address no less than 5 (Five) calendar days prior to the required payment date.

3.4. Payment for all services provided to the Customer shall be made to the Provider's settlement account as an advance payment via bank branches, payment systems, or by another method specified in the Control Panel.

3.5. In the absence of timely payment for services, the Provider shall have the right to suspend provision of services to the Customer until the Customer's balance is replenished by an amount sufficient to pay for the Service. If the Customer's balance does not contain a sufficient amount to pay for the Service, the Provider shall be entitled unilaterally to refuse to provide the specified Service to the Customer.

Storage of Files in the Absence of Payment

3.6. If no payments are received within 10 (Ten) calendar days from the expiration of the demonstration period of service provision, or within 30 (Thirty) calendar days from the expiration of the paid period of hosting services or from the moment of account suspension for other reasons, or within 10 (Ten) calendar days from the expiration of the paid period or from the moment of account suspension for other reasons in the case of provision of a physical server, or within 5 (Five) calendar days from the expiration of the paid period or from the moment of account suspension for other reasons in the case of provision of VPS service, or within 5 (Five) calendar days from the expiration of the paid period

of provision of the license, the Provider shall be entitled to delete all Customer files stored on the Provider's equipment. The Customer's account and access to the Control Panel shall in that case be retained for a period determined by the Provider. Subsequently, the account and the information associated with it may be deleted by the Provider without notice to the Customer.

3.7. If the Customer selects a payment system to pay for services that imposes an additional commission to the cost of the Provider's service, the latter shall be entitled to pass payment of such commission on to the Customer. The final invoice amount is shown to the Customer at the stage of its payment and debiting of funds. The transfer of funds by the Customer under such invoice shall constitute the Customer's unconditional consent to pay for the service in the amount indicated. The Customer shall not subsequently be entitled to claim any compensation from the Provider in connection with payment of such invoice.

3.8. By enabling "Automatic Service Renewal" or "Automatic Balance Replenishment," the Customer agrees to the unconditional automatic debiting of funds from the payment instrument selected by the Customer when configuring the service.

3.9. For Hosting Services, it may be possible to pay after service provision by activating the "Promised Payment" option in the Control Panel. The Customer undertakes to pay for the provided services no later than 10 (Ten) calendar days from the date of their provision.

4. Term of the Agreement

4.1. The Agreement is concluded for an indefinite term until the Parties have fulfilled all their obligations.

4.2. The Agreement enters into force upon its signing by the Parties, and insofar as the Provider's obligations are concerned — from the moment of receipt of the first advance payment to the Provider's settlement account.

5. Termination Procedure

5.1. Either Party shall have the right to unilaterally refuse to perform the Agreement by sending the other Party a corresponding written notice (possibly by e-mail). If the Parties have no claims against one another, the Agreement shall be deemed terminated 10 (Ten) calendar days from the date of receipt of such notice.

5.2. In the event of a material breach by one Party of the terms of the Agreement, the other Party shall have the right to unilaterally terminate the Agreement, notifying the breaching Party in writing (possibly by e-mail).

5.3. The effect of the Agreement with respect to the provision of Hosting Services may be suspended at the Customer's initiative, in the absence of the Provider's direct fault, by refusing to make prepayment for Hosting Services for the next period or on the basis of a written notice (possibly by e-mail). Resumption of the Agreement shall be effected by making a prepayment for the Provider's Hosting Services.

5.4. The Provider reserves the right to terminate the Agreement, in particular due to technical impossibility of providing services to the Customer, at its own initiative by sending the Customer a written notice (possibly by e-mail). The Agreement shall be deemed terminated after 10 (Ten) calendar days from the date the Customer receives such notice, if the Customer has not informed the Provider in writing (possibly by e-mail) of their disagreement with the termination of the Agreement within 10 (Ten) calendar days from the date of receipt of the Provider's written notice.

5.5. The Provider has the right to cease providing Services to the Customer and to unilaterally terminate the Agreement if the Customer violates at least one provision of the Provider's Rules for Registration and Renewal of Domain Names and/or the Terms of Service Use. The Provider sends a notice of violation of the Rules to the Customer's primary contact e-mail address upon the fact of violation, and at the same time has the right to suspend provision of Services to the Customer.

5.6. In the event of the Customer's withdrawal of consent to the processing of their personal data by the Provider, the Provider's provision of services shall cease and the Agreement shall be terminated at the Customer's initiative.

5.7. The Parties agree that termination of this Agreement on any grounds entails termination of the license public offer for granting the right to use the software at https://beget.com/files/license_contract.pdf

Refunds upon Termination

5.8. Upon termination of the Agreement before the expiration of the paid period or upon suspension of the Agreement at the Customer's initiative, the Provider, at the Customer's request, shall refund the Customer the cost of unused services, and the Customer shall settle any possible debt to the Provider.

5.9. The refund amount shall be reduced by the cost of Bonuses granted by the Provider to the Customer upon payment for services, according to the tariffs listed on the Provider's website at the time of termination of the Agreement, including recalculation taking into account the use of discounts for one-time annual payment and used free registrations or renewals of domain names.

5.10. In the event the Customer has received promotional services, bonuses, or discounts during the use of the Provider's services, their value shall also be deducted from the refund amount. Upon refund, bonuses credited for payment but unused shall be annulled.

6. Liability of the Parties

6.1. In case of non-performance by one of the Parties of any provision of the Agreement, disputed issues shall be settled by negotiation. If resolution by negotiations is not possible, they shall be resolved in accordance with the applicable legislation of the Russian Federation taking into account clause 7.2.

6.2. The Customer is solely responsible for the content of information transmitted by them or by another person under their network credentials (information authorizing the Customer) over the Internet and on the Provider's resources, as well as for its accuracy, freedom from third-party claims and lawfulness of its dissemination. The Provider is not responsible for the content of information transmitted by the Customer over the Internet and on the Provider's resources.

6.3. The Customer undertakes to ensure the confidentiality of their account credentials (Login and Password, and other information authorizing the Customer in the Provider's system).

6.4. The Provider is not liable for any damages of any kind suffered by the Customer due to the Customer's disclosure of their account credentials. Any person who has provided the Provider with credentials and other confidential information required for identification of the Customer, or who uses these data to authorize in the Control Panel, shall be regarded by the Provider as the Customer's representative acting on behalf of the Customer.

6.5. By connecting the Multi-Account service, the Customer consents to switching from the main account to a subaccount without entering an additional password and passing two-factor authentication, and accepts all possible risks of such switching, including if the connected accounts are not registered to the Customer. Responsibility for actions of the Customer on accounts connected to the service lies with the owner of the subaccount who gave their consent to connect their account to the Multi-Account system.

6.6. The Customer, using the Provider's services, is solely responsible for harm caused by their action/inaction (personally or by another person under their network credentials) to the person and/or property of citizens, legal entities (including the Provider), the state, or moral principles of society. The Party that has suffered harm from the Customer's actions/inactions shall have the right to claim compensation for damages from the Customer.

6.7. The Provider is not responsible to the Customer for delays, interruptions in operation and inability to fully use the Provider's resources occurring directly or indirectly due to actions or inactions of third parties and/or inoperability of transport and information channels located outside the Provider's own resources.

6.8. The Parties are not liable for non-performance (improper performance) of their obligations if such non-performance (improper performance) was caused by force majeure circumstances. The Parties agree to consider force majeure circumstances: natural disasters, natural and industrial catastrophes, military actions, civil unrest, strikes, adoption by state authorities or local governments of laws and subordinate acts preventing execution of the Agreement, terrorist

acts, DDoS attacks on the information resources of the Customer and third parties hosted by the Provider, as well as on the Provider's information resources and/or equipment and/or network, and other force majeure circumstances. The Party whose performance is hindered by such circumstances shall notify the other Party within two weeks from the occurrence of such circumstances.

6.9. The Provider is not liable for lost profits and missed benefits, as well as for any indirect losses suffered by the Customer for the period intended for use of the Provider's services.

6.10. Any services provided to the Customer by the Provider are related to the functioning of the Internet, both on the Provider's technical resources and beyond. The Provider is not liable for changes in properties, functions and quality of services provided to the Customer if such characteristics are not expressly described in the Agreement. The Provider is not liable for quality, absence of errors and absence of malicious components in software used on the Provider's servers and other Internet servers or offered to the Customer, if such software is not developed by the Provider.

6.11. The Customer undertakes to indicate truthful data about themselves in the Agreement, in documentation related to the Agreement, on the Provider's website and in the Control Panel and, in case of their change, to promptly notify the Provider.

6.12. Liability for providing false data and possible adverse consequences of such actions lies with the Customer. The Provider has the right to request from the Customer documents confirming the accuracy of the Customer's information, as well as statements/notices completed in the Provider's form, including by e-mail (a request sent in this way is recognized by the Parties as a full legal document in simple written form). If the Customer fails to provide such documents within the term specified in the request, the Provider has the right to suspend provision of services to the Customer. If the Customer, being the domain name administrator, fails to provide the requested information and documents within the established term as part of the identification procedure, the delegation of the domain name shall be terminated, and applications submitted by the administrator relating to the domain name (including renewal requests) shall not be processed until the request is fulfilled.

6.13. In the event the Customer provides false information, including but not limited to information about the domain administrator, the Customer shall compensate all losses incurred by the Provider in connection with such false information. If a court claim is brought against the Provider by third parties with respect to the Customer's knowingly false information about the domain administrator, the Customer shall compensate all costs incurred by the Provider in connection with consideration of such claim. The Provider notifies that the Customer who provided knowingly false information bears liability under the laws of the Russian Federation as the person who directly ordered and paid for the service.

6.14. The Customer has the right to file a written complaint to the Provider if they consider that the service is not provided in full. The Customer shall notify the Provider of the situation immediately, but no later than one month from the date when the Customer became or should have become aware of the incomplete provision of the service. The Provider assesses the quality and completeness of the service provided independently.

6.15. If the Provider confirms the fact of incomplete provision of the service, the cost of the service may be recalculated with crediting the difference to the Customer's account. The amount of compensation after recalculation may not exceed the cost of services rendered during the year prior to the Customer's complaint.

Specific Liability Provisions for Domain Name Registration Service

6.16. When ordering the service of registration or renewal of a domain name, the Provider is not liable in the event that it is impossible to provide the service through no fault of the Provider, including when registration or renewal of the domain is impossible due to the fault of the domain Registrar through which the Provider provides registration services in the given zone, or the Registry of that zone.

6.17. The Provider is not liable if it is impossible to hide the domain administrator's data in the public WHOIS service via the "Private Person" status if the Registry of the domain zone does not support such function or if the Registrar through which the Provider provides registration services in the given zone does not provide such a service. In this case, the Customer is not entitled to demand any compensation from the Provider due to the display of their data in the public WHOIS service.

6.18. The Provider is not liable if it is impossible to register the domain name on the Customer's request when the Registry of the given zone already has an application for an identical domain name submitted by another Registrar earlier than the application submitted by the Provider, if the domain name is reserved by the Registry for its own needs and is unavailable for registration, including where the Registry provides an inaccurate response regarding the domain's occupancy or availability for registration, or in other cases where for technical reasons registration of the domain is impossible.

6.19. The Provider is not liable for the impossibility of providing the domain registration service if the domain name is on the list of reserved domain names or on the stop-list. The list of reserved domain names and the stop-list are approved by the zone owner.

6.20. The Provider is not liable in the event it is impossible to register a domain name if the Provider's application in the Registry was not the first among applications submitted by other Registrars for the same domain, or if the registration term of the domain name has been extended by the current administrator.

6.21. The Provider is not liable in the event it is impossible to register a domain if the domain chosen by the Customer has a different price set by the relevant Registry due to the domain being assigned a premium status, whereby its price may differ from the stated one.

7. Dispute Resolution

7.1. In the event of non-performance by either Party of any provision of the Agreement, disputed issues shall be settled by negotiation and submission of claims. Questions and claims related to the provision of services must be submitted by the Customer to the Provider in writing to the Provider's postal or legal address, possibly with duplication by e-mail to: abuse@beget.com. The Provider shall consider a claim within no more than 30 (thirty) calendar days from the date of receipt of the claim.

7.2. All disputes not resolved in the claim (pre-trial) procedure shall be referred for consideration to the court at the location of the Provider in accordance with the applicable legislation of the Russian Federation.

8. Miscellaneous

8.1. If the Customer uses the Provider's services for the purpose of collecting, storing and processing information containing personal data, as well as other confidential information, the Customer must, at its own expense, ensure the security of such data in accordance with applicable law.

Participation in the Partnership Program

8.2. By participating in the Partnership Program, the Customer undertakes to comply with the Partnership Program rules posted at <https://beget.com/partnership-rules>, which form an integral part of the Agreement.

8.3. The Provider has the right at any time, at its discretion, to annul all Bonuses provided and credited to the Customer's account, to change/recalculate/adjust their amount. Bonuses are automatically deleted from the Customer's account after deletion of such account and are not subject to restoration.

8.4. In cases provided for by the legislation of the Russian Federation, the Provider is obliged to disclose the Customer's account details to the competent authorities and persons indicated.

Communication channels

8.5. The Parties to the Agreement recognize the legal force of texts of documents received via electronic communication channels on par with documents executed in simple written form. The exception to this rule is the exchange of claims and documents for which a printed paper form is mandatory.

8.6. If the Customer's contact addresses are absent in the Agreement or contact addresses are changed at the Customer's initiative, the contact addresses shall be considered to be the e-mail addresses communicated by the Customer to the

Provider in the corresponding section of the Control Panel. If there is a discrepancy between information transmitted by the Provider by e-mail and by publishing information on the Provider's website, the information posted on the Provider's website shall be deemed proper.

8.7. The Parties assume full responsibility for the actions of persons who have access to the communication channels.

Anti-corruption clause

8.8. The Parties undertake to comply with the requirements of the anti-corruption legislation of the Russian Federation and not to undertake any actions that may violate the anti-corruption legislation in connection with their rights or obligations under this Agreement, including (but not limited to) not to make offers, authorize, promise or perform unlawful payments, including (but not limited to) bribes in monetary or any other form, to any natural or legal persons, including (but not limited to) commercial organizations, government bodies and local governments, public officials, private companies and their representatives.

8.9. In the event of a breach by one Party of the obligations under clause 8.8, the other Party has the right to unilaterally and extrajudicially refuse to perform this Agreement. The Parties do not reimburse each other for any losses in the event of termination of the Agreement in accordance with this clause.

Confidentiality

8.10. The Parties undertake to ensure the confidentiality of the Customer's credentials (a set of passwords for access to the Provider's technical resources and other information identifying the Customer in the Provider's system).

8.10.1. The Provider has access to the Customer's information solely for the purpose of technical provision of the services or in case of receipt of claims from third parties concerning possible violations by the Customer of the Agreement, the Rules for Registration and Renewal of Domain Names and the Terms of Service Use of the Provider published on the Provider's website.

8.10.2. The Provider is not liable for any damages of any kind suffered by the Customer due to disclosure, loss or inability to obtain their credentials. Any person who has provided the Provider with passwords and other confidential information required to identify the Customer, or who uses such data to authorize in the Control Panel, may be regarded by the Provider as the Customer's representative acting on behalf of the Customer.

8.10.3. In case of loss of their credentials, the Customer must immediately contact the Provider with a formalized request for recovery of the Customer's credentials. In doing so, the Customer must present the documents requested by the Provider that identify them and confirm the Customer's authority to address the Provider.

9. Final Provisions

Consent to Personal Data Processing

9.1. By accepting this Offer, the Customer confirms their consent to the processing by the Provider of their personal data, namely: last name, first name, patronymic, address (including mailing), telephone/fax number, email address, banking details, INN, passport data, Customer's photo, as well as other personal data provided for the purposes listed below, including: collection, recording, systematization, accumulation, storage, clarification (updating, modification), retrieval, use, transfer (distribution, provision, access), anonymization, blocking, deletion, destruction of personal data for the purposes of concluding and executing the Agreement, as well as to ensure compliance with laws and other regulatory legal acts. Transfer of personal data to the Provider's partners is necessary for making payments for the Provider's services, SMS and e-mail notifications to the Customer, registering domain names, ordering SSL certificates. Processing of personal data is carried out both using automation tools and without using such tools. Consent to processing of personal data is valid for an indefinite period and may be revoked by sending an appropriate written statement to the Provider.

9.2. By accepting the Offer, the Customer confirms their consent to receive from the Provider promotional materials about the Provider's and its partners' services and promotions, as well as system, informational and news messages

about the procedure, terms, cost, status, etc. of the services provided. The Provider may send such messages by email, SMS, push notifications, messengers.

9.3. In the event of transfer at the Customer's initiative of a domain name or other services for servicing to the Provider from another Registrar or a Partner of the Provider, the administrator of such a domain name or the user of other services shall be deemed to have accepted the Provider's Offer. Acceptance of the Offer in this case shall be the Customer's letter to the Provider on the transfer of services in the form established by the Provider, as well as the fact of registration of the Customer, the administrator of the transferred domain name or the user of other services on the Provider's website and/or payment for the Provider's services.

9.4. By accepting the Offer, the Customer confirms that prior to acceptance they have read the Rules for Registration and Renewal of Domain Names and the Rules for Use of Hosting Services published on the Provider's website, agree with the terms of the Agreement, the Provider's tariffs and rules, and authorize the use of data about themselves for informational and reference services within the framework of the Agreement.

10. Provider's Details

Provider: LLC "Beget"

Legal address: 195112, CITY OF SAINT PETERSBURG, KARL FABERGÉ SQUARE, BUILDING 8, LIT. B, OFFICE 726A

Postal address: 195027, RF, Saint Petersburg, P.O. Box 209

INN/KPP: 7801451618 / 780601001

OGRN: 1077847645590

OKVED: 61.10.9

Bank details:

Account: 40702810932130013038 at the "Saint Petersburg" Branch of Alfa-Bank JSC

Corr. account: 30101810600000000786

BIC: 044030786

* INN – Taxpayer Identification Number

* KPP – Tax Registration reason Code

* OGRN – Primary State Registration Number

* OKVED – Russian National Classification of Business Types