

User Agreement

The User Agreement (hereinafter — the "Agreement") is an official offer of the Contractor to conclude, with any individual, hereinafter – the "User", a contract of paid services through the Website <https://mrpopular.net> (hereinafter referred to as the "Website") under the terms and conditions set forth in the Agreement. From the moment of acceptance of the Agreement, the service Agreement between the Contractor and the User is recognized as concluded and agreed between them, and its terms are subject to mandatory execution by the Parties.

1. General Provisions

- 1.1. Thorough understanding of the User Agreement is necessary for the provision of the Service.
- 1.2. Upon use of the Service, the User confirms that they have carefully read and fully agreed to all of the points of the User Agreement.
- 1.3. You hereby confirm that from the moment of registration on the Website and during the time of use of the Website, as well as personalized services of the website, you are a User of the Website up to your personal appeal to the website administration with the requirement to refuse any relationship with the website.
- 1.4. Your use of the website by any means and in any form within its declared functionality, including: a) browse the hosted Website; b) registration and/or authorisation on the Website; C) posting or display on the Website any materials, including but not limited to, such as: texts, hypertext links, images, audio and video files, data and/or other information; creates a contract under the terms of this Agreement in accordance with Article 437 and Article 438 of the Civil Code of the Russian Federation. By using the Service, including every access to the Website pages by any means, User unconditionally accepts this Agreement in its entirety.
- 1.5. By using any of the above opportunities to use the Website, you confirm that: a) you have read the terms of this Agreement in full before using the Website; b) you accept all the terms of this Agreement in full without any exceptions and restrictions on your part and agree to comply with them, or, in case of non-compliance — stop using the Website.
- 1.6. In the event that the User disagrees with any or all points of the Agreement, use of the Service is prohibited.
- 1.7. The current version of the Agreement hereof is available online at https://en.mrpopular.net/docs/en_agreement.pdf on the Information page on the Website. This Agreement may be amended by the Administration without special notice by publishing a new version hereof at the above URL. The new version hereof shall come into force upon its online publishing unless otherwise set forth by such a new version hereof.
- 1.8. Website (<https://mrpopular.net>) is the result of intellectual activity, the exclusive rights to which belong directly to the site Administration. Intellectual property rights apply to: the design of the Website, the content posted on it by the website Administration, as well as other results of intellectual activity (various kinds of images, photos, videos, articles, etc.).

- 1.9. The provided Service is systematically adapted and modified in the interests of Users. This means that in providing the services offered, in the form and form of providing the services on the Website, as well as in all materials, conditions, texts, interfaces, graphic design, there can and will be constant changes aimed at improving the Service.

2. Parties to the User Agreement and Terms Used

- 2.1. User Agreement — this document, which has a unilateral and unconditional nature, proposed for acceptance in the format of a written offer. Acceptance of the User Agreement is a prerequisite for the provision of services. Acceptance is made automatically as a result of the use of the Service and the Website.
- 2.2. Parties – User and Administration.
- 2.3. User — any individual, that, in one way or another, uses the Service. A user is any person who uses the Website for any purpose. The User is also an individual who has not been registered on the Website. Thus, all the provisions of this User agreement apply in full to all individuals using the Website or the Service, regardless of the person's registration procedure. The User is one of the parties to this Agreement.
- 2.4. Administration — the entire administrative and technical team of the Service, responsible for its development and maintenance of efficiency. The Administration is in direct contact with the User and undertakes to provide consulting information on issues directly related to the use of the Service. The Administration is one of the parties to this User agreement.
- 2.5. Acceptance — full and unconditional acceptance of the terms of the User Agreement.
- 2.6. Service — a set of all services provided to the User using the Website at the following address <https://mrpopular.net>.
- 2.7. Website — the Service "MRPOPULAR" that provides services for online promotion in social networks, as well as SMM, SEO and PR services, located at <https://mrpopular.net>.
- 2.8. Customer — the User using the Website under the terms of this User Agreement.
- 2.9. Order — User's request to perform the function of the service defined in the text of this Agreement.
- 2.10. Services — a set of functions of a technical nature, provided to the User as part of the paid purchase of services for promotion, cheating and advertising. In particular, the Service solves the problem of attracting subscribers, likes, reposts, comments, etc., to User accounts in social networks. The scope and quality of the Services provided may be changed by the Service unilaterally without prior or subsequent notice to the User.

3. Subject of the Agreement

- 3.1. Within the framework of this Agreement, the Contractor undertakes to provide the User with services For the use of the Website for the execution of the user's orders, as well as for obtaining additional services related to this information, and the User undertakes to pay for these Services in the amount, on the terms and in the manner established by the Agreement. Payment for orders comes from the User's account.

3.2. The list and cost of the Contractor's Services are published on the Website. Payment for the services of the Contractor shall be made by Bank transfer to the account of the Contractor. After payment, the User receives a notification about the transfer of the amount of money to the electronic account of the Contractor on the mailbox, which he specified when ordering.

4. General Conditions of Use of the Website

4.1. The Website provides services through a Website at <https://mrpopular.net> and related Website services.

4.2. The Website provides access to personalized services of the Website to obtain the most complete information on the services/products you are interested in, as well as to create ratings and opinions, participate in competitive programs and other promotions conducted by the Service.

4.3. The login, password, and e-mail specified by the User when registering on the Website are necessary and sufficient information for the User's access to the Service. The User has no right to transfer his / her login and password to third parties, and bears full responsibility for their safety, independently choosing the method of their storage.

4.4. The Administration of the Service is not responsible and does not guarantee the security of the User's account in case of email hacking, password transfer to third parties and other reasons beyond the control of the Service. The Administration undertakes to keep the information about the User confidential if he / she complies with the terms of the user agreement. If the user is found to be involved in illegal activities, the Administration reserves the right to notify the relevant authorities.

4.5. You are informed that the price and availability of the services on the Website are subject to change 24 hours a day without prior notice and are indicated in the individual status and detailed service/product card displayed in the catalogue on the Website.

4.6. You are informed that the price and availability of the services on the Website are subject to change 24 hours a day without prior notice and are indicated in the individual status and detailed service/product card displayed in the catalogue on the Website.

4.7. All questions on the informational you can ask at the address: support@mrpopular.net.

5. Personal Data and it's Use

5.1. The User gives his consent to the Administration to process the User's personal data provided during registration, as well as provided by the User in The personal account after registration, namely: e-mail address.

5.2. Processing of personal data means recording, systematization, accumulation, storage, clarification (update, change), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of personal data that do not fall under special categories, the processing of which, according to the current legislation of the Russian Federation, requires the written consent of the User.

5.3. The processing of personal data is carried out in order to fulfill the Administration's obligations under the Agreement, to provide the user with feedback when using the website, as well as to send information and advertising messages to the e-mail address specified by the User during registration.

- 5.4. Processing of personal data of the User is performed by the Administration using databases in the territory of the Russian Federation.
- 5.5. The User may at any time withdraw consent to the processing of personal data by sending a notification to the Administration at the address: support@mrpopular.net. The User agrees that the Administration has the right to process the User's personal data in the cases provided for by the legislation of the Russian Federation.
- 5.6. The User agrees to receive newsletters and promotional materials from the Administration, or from other persons on behalf of the Administration, to the e-mail address and contact phone number specified by the User when registering on the Website.
- 5.7. Consent to receive newsletters and promotional materials may be withdrawn by the User at any time by sending a notification to the address: support@mrpopular.net. After receiving such notification, the Administration stops sending messages with advertising materials to the e-mail address specified by the User during registration.

6. The Rights and Obligations of the Parties

- 6.1. The User agrees not to use on the Website abusive words, obscene and offensive images, comparisons and expressions, including in relation to gender, race, nationality, profession, social category, age, language of a person and a citizen, as well as in relation to organizations, authorities, official state symbols (flags, coats of arms, hymns), religious symbols, objects of cultural heritage (historical and cultural monuments).
- 6.2. The User acknowledges and agrees that the Website has the right (but not the obligation) in its sole discretion to refuse to post and/or delete any content available through the website services.
- 6.3. The User agrees not to use the services of the Website for the purpose of:
 - downloading content that is illegal, violates any rights of third parties; promotes violence, cruelty, hatred and/or discrimination on racial, national, sexual, religious, social grounds; contains inaccurate information and/or insults to specific individuals, organizations, authorities;
 - inducements to commit illegal actions, as well as assistance to persons whose actions are aimed at violating the restrictions and prohibitions in force in the territory of the Russian Federation;
 - violation of the rights of minors and/or harming them in any form;
 - infringement of the rights of minorities;
 - to impersonate another person or representative of an organization and/or community without sufficient rights, including employees of the Website;
 - misleading about the properties and characteristics of any goods from the catalog on the Website; incorrect comparison of goods, as well as the formation of a negative attitude towards persons (not) using certain goods, or condemnation of such persons;
 - downloading content that you may not make available under Russian law or under any contractual relationship;
 - uploading content that affects and / or contains any patent, trademark, trade secret, trade name, copyright and related rights, as well as other intellectual property rights owned or legally used by third parties;

- download unsolicited advertising information and/or spam;
- collection and processing of personal data, information about the private life of any person;
- malfunction of the Website;
- violations of Russian or international law.

7. Privacy Policy

- 7.1. The terms of the Privacy Policy and the relationship between the you and the Website relating to the processing of personal data are governed by Federal Law of Russian Federation № 152-FZ of 27 July 2006. "About personal data".
- 7.2. The Privacy Policy applies to the personal data that the Website has received or may receive from you when registering and/or placing an order on the Website, and necessary to fulfill the obligations of the Website in relation to the service/product you purchase and/or your access to the Website services.
- 7.3. The privacy policy is available at https://en.mrpopular.net/docs/en_privacy.pdf.

8. Refund Policy

- 8.1. You can purchase services / goods on the Website by paying in the following ways: cash, credit card, electronic money. The payment method you choose is not subject to change from the time you place your order on the Website.
- 8.2. You hereby acknowledge and agree that the Website is not responsible for any third-party cancellation of the work performed by the website and is not obliged to refund the money. You agree that even in the case of cancellation by third parties of the work performed by The website, the service continues to be fully performed.
- 8.3. No refund will be made if the order failed to be executed due to a Customer error (for example, if an incorrect link was specified during the ordering process, or if the page specified by the Customer was blocked, etc.), as well as if the Customer's posted content violated the rules of social networks or the current legislation.
- 8.4. If the customer has specified an incorrect link, the order is considered completed and the funds are not returned to the Customer.

9. Limitation of Liability

- 9.1. The Website may contain links to other resources. You acknowledge and agree that the Website is not responsible for the availability of these resources and their content, as well as for any consequences associated with your use of the content of these resources.
- 9.2. You also agree that the Website is not responsible for your personal data that you provide to third-party resources and/or other third parties in the event of a transition to them from the Website.
- 9.3. The Administration does not guarantee against protective actions that can be taken by social networks against mass promotion. Money in this case will not be refunded.
- 9.4. The Administration is not responsible for any possible damage caused to the Customer, his/her profiles in social networks or his/her business, as well as for any types of losses that occurred

as a result of the User's use of the Service or certain parts/services / goods / functions of the Service.

- 9.5. Using the services of the Website, the Customer takes full responsibility for the consequences of cheating, including the possible blocking of the account/profile/page.
- 9.6. In the case of using several advertising services at the same time, the service Administration cannot guarantee the quality of the order, is not responsible for its implementation and does not accept claims for quality.
- 9.7. The legal representatives of minors are responsible for the actions of minors, including the purchase of services/goods from the catalogue on the Website.
- 9.8. You agree that in case of failure and/or improper performance of the website obligations to provide services in connection with the provision of false and/or invalid data about Yourself, as well as your failure to comply with the terms of this Agreement, the Website is not responsible.
- 9.9. The Administration is not responsible for the operation of the Website and does not guarantee its smooth operation. The Administration also does not guarantee the safety of information posted on the Website and the possibility of uninterrupted access to the Website.
- 9.10. The User uses the Website as presented at his / her own risk. The administrator does not guarantee the User to achieve any results due to the use of the Website.

10. Dispute Resolution Procedure

- 10.1. All disputes, disagreements and claims that may arise in connection with the execution, termination or invalidation of the Agreement, the Parties will seek to resolve through negotiations. The party that has any claims and/or disagreements shall send a message to the other Party indicating the claims and / or disagreements.
- 10.2. If the response to the message is not received by the sending Party within 30 (thirty) working days from the date of the relevant message, or if the Parties do not come to an agreement on the claims and/or disagreements, the dispute shall be settled in court at the location of the Administration.

11. Effect of the User Agreement

- 11.1. The Agreement shall enter into force upon posting of the document on the Website.
- 11.2. This Agreement is placed for an indefinite period and loses its force upon its cancellation by the Contractor.
- 11.3. In case of amendments to the Agreement, such amendments shall enter into force from the date of publication of the new version of the Agreement on the Website, unless another date of entry into force of the amendments is determined additionally when they are published. The contractor has the right to unilaterally amend the text of the Agreement.
- 11.4. The User undertakes to independently monitor changes in the provisions of this Agreement and be responsible for the consequences associated with non-compliance with this obligation.
- 11.5. If the User disagrees with the relevant changes, the User is obliged to stop using the Website and refuse the services of the Contractor. Otherwise, continued use of the Website by the User means that the User agrees to the terms of The agreement as amended.

12. Final Provisions

- 12.1. The Agreement and all legal relations arising from it shall be governed by the legislation of the Russian Federation without regard to its conflict of laws rules. All disputes shall be resolved in accordance with the legislation of the Russian Federation. This Agreement is placed for an indefinite period and loses its force upon its cancellation by the Contractor.
- 12.2. The court's recognition of any provision of the Agreement as invalid or unenforceable shall not entail the invalidity of other provisions of the Agreement.
- 12.3. The User undertakes to independently monitor changes in the provisions of this Agreement and be responsible for the consequences associated with non-compliance with this obligation.
- 12.4. Inaction on the part of the administration In case of violation by any of the Users of the provisions of the Agreement does not deprive the administration of the right to take appropriate actions later to protect their interests and intellectual rights to the protected in accordance with the law materials of the Website and content design of the Website, graphics, videos, training articles and other texts.
- 12.5. The User confirms that he / she has read all the provisions of the Agreement, understands and accepts them.