

User Agreement

This User Agreement (the "Agreement") defines the procedure for using the software suite check-legal.net and constitutes a public offer by LLC "Orgsafe" (the "Operator") in accordance with Article 437 of the Civil Code of the Russian Federation.

The Agreement is addressed to any individual (the "User") under the terms set out below.

Terms and Definitions

Acceptance – full and unconditional acceptance by the User of the terms of the Agreement, performed by starting to use the Software Suite.

Counterparty – an individual, legal entity, or sole proprietor whose information can be obtained using the Software Suite.

Personal Account – a section of the Software Suite designed for identifying the User, customizing the interface of the Software Suite, and managing Services.

Policy – the rules for collecting, processing, and protecting personal data of individuals, located at: <https://check-legal.net/>

Software Suite – the Operator's software and the integrated database located at <https://check-legal.net/>

Registration – the process required to gain access to the Personal Account.

Access Credentials – a combination of login and password that allows the User to access their Personal Account.

Service – a part of the Software Suite to which the User is granted access in accordance with the selected pricing plan.

Means of Communication – methods of exchanging information and documents between the Parties: feedback form, online chat in the Software Suite, email, telephone, messengers, etc.

Federal Resources – federal registers and other federal information resources.

1. Subject

1. The Operator grants the User the right to use the Software Suite under an open license in accordance with this Agreement.

2. Terms of Use of the Software Suite

1. The Software Suite is designed to provide information about counterparties.
2. The User has the right to use the following functionalities of the Software Suite free of charge:
 - searching and retrieving information available in the Software Suite's database;
 - other accessible features of the Software Suite interface.
3. Descriptions of Services and the conditions for accessing them are provided in separate license agreements (offers).
4. The Operator may restrict the use of specific functions of the Software Suite for all or specific Users.
5. To access the Software Suite, the Operator recommends that the User use a modern internet browser with HTML5 support. The Software Suite may not function correctly on other software platforms.

3. Registration in the Software Suite

1. Registration is not required to use the Software Suite. However, the User may register to gain access to their Personal Account.
2. To register in the Software Suite, the User must fill out the registration form with complete, accurate, and legally compliant information. The Operator will then send a confirmation link to the User's email address.
3. After confirming registration, the User gains access to their Personal Account by entering their Access Credentials.
4. The Operator has the right to deny registration in cases of non-compliance with the terms of the Agreement.

4. Personal Account

1. A registered User may obtain separate Personal Accounts for their employees if such an option is provided in the license agreement.
2. All actions performed by the User within the Software Suite are deemed to be performed by the User personally or by their authorized representative.
3. The User is obliged to:
 - keep registration data up to date;
 - maintain the confidentiality of their Access Credentials;

- notify the Operator upon detecting unauthorized access to their Personal Account.

4. In case of loss of access to the Personal Account, the User must promptly notify the Operator. The Operator will verify the information provided and restore access.

5. Representations of the Parties

1. The exclusive right to the Software Suite belongs to the Operator.

2. The Operator represents that it does not violate any intellectual or other rights of third parties.

3. The User represents that:

- they are familiar with the functionality and intended purpose of the Software Suite;

- if an individual registers on behalf of a legal entity or is granted access to the Software Suite, that individual is authorized to register and use the Software Suite;

- the information provided during Registration and subsequently in the Personal Account is accurate;

- they do not violate intellectual property or other rights of third parties;

- if they have partial or limited legal capacity, they have the written consent of a legal representative to enter into this Agreement, license agreements, and to process their personal data.

6. Prohibited Actions

The User is prohibited from:

- using the Software Suite in ways not provided for by the Agreement or license agreements;

- sharing Access Credentials or Personal Account data with third parties;

- performing any actions, including technical actions, aimed at disrupting the normal operation of the Software Suite;

- attempting to bypass established technical restrictions;

- using any technical means to collect or process information from the Software Suite, including personal data of other users (web scraping, parsing, etc.);

- copying, modifying, creating derivative works, disassembling, attempting to access source code, or otherwise altering the Software Suite;
- impersonating another person or their representative without sufficient rights, including pretending to be the Operator or its employees, or engaging in any form of unlawful representation;
- attempting to access another User's personal information by any means, including deception, abuse of trust, or hacking;
- using phone numbers or email addresses to send spam or any unsolicited messages;
- falsifying or deleting any information about the rights holders of the Software Suite;
- using the Operator's or other users' logos or trademarks without permission.

7. Liability

1. The User is responsible for their actions within the Software Suite in accordance with the laws of the Russian Federation.
2. If the User copies, modifies, prepares derivative works from, decompiles, disassembles, or otherwise attempts to access the source code or modify the Software Suite without the written consent/authorization of the Operator, the Operator has the right to demand a penalty of 100,000 rubles for each such violation.
3. If the User breaches any representations made under the Agreement or performs any prohibited actions, the Operator may demand a penalty of 100,000 rubles for each such violation.
4. If the Operator receives claims, demands, or lawsuits alleging that the User has violated third-party rights using the Software Suite, the User must resolve them independently and compensate the Operator for any resulting damages.

8. Limitation of Liability

1. The Software Suite is provided on an "as is" basis. The User acknowledges and accepts the risks associated with using the Software Suite, including risks of retrieving information from it, loss or damage of user data, etc.
2. The Operator makes no express or implied warranties regarding the Software Suite, including but not limited to suitability for specific purposes, profitability, accuracy or completeness of results, performance, system

integration, uninterrupted operation, absence of errors, issue resolution, or legality of use outside the Russian Federation.

3. The Operator takes all reasonable measures to ensure the security of user data, uninterrupted access to the Software Suite, its stability, and high performance.

4. The Operator is not liable for:

- any actions or omissions of service providers, networks, software, or hardware;
- any losses incurred due to the use of the Software Suite or any part/function of it;
- lost data uploaded to the Software Suite;
- damage to honor, dignity, or business reputation caused by use of the Software Suite or materials accessed through it;
- malfunction or failure of user devices during use;
- consequences of lost or disclosed Access Credentials by the User;
- errors or violations caused by improper actions of the User's employees or third parties;
- actions of third parties aimed at reducing the availability of internet or software-hardware components of the Software Suite;
- inability to use the Software Suite for reasons beyond the Operator's control.

5. The Operator uses data from Federal Resources. The governmental authorities responsible for these resources ensure their accuracy and relevance.

6. The Operator:

- does not modify information from Federal Resources;
- does not verify their accuracy;
- does not guarantee the reliability of the provided information.

9. Blocking and Deletion of the Personal Account

1. If the User violates the terms of the Agreement and/or the license agreement concluded with the Operator and/or the laws of the Russian Federation, the Operator may issue a notice demanding correction of the violation and block:

- the entire functionality or specific features of the Software Suite;

- the User's Personal Account.

2. If the User corrects the violation within 3 business days of receiving the notice, the Operator may restore access to the Personal Account and/or the Software Suite functionality.

3. The Operator may delete the Personal Account if:

- the User does not correct the violation within 3 business days of receiving the notice;

- the User submits a request through the Means of Communication.

4. Deletion of the Personal Account means:

- unilateral termination of the Agreement by the Operator due to the User's violation of its terms;

- deletion of all data uploaded by the User using the Personal Account.

5. If the Operator receives claims from third parties or requirements from authorities, it may block the Personal Account until the issue is resolved.

10. Exchange of Information and Documents

1. The Parties acknowledge the validity of signing documents by exchanging scanned copies in the Personal Account and/or via Means of Communication.

2. All documents exchanged shall be legally binding until original copies are received.

3. The Parties recognize the validity of exchanging information, including requests, notifications, responses, etc., via the Means of Communication.

4. Exchange of documents and information through the Personal Account and the Means of Communication shall have legal force, including in court proceedings.

5. The User must keep their Access Credentials, login, and password for the Means of Communication confidential.

6. The Parties use the following email addresses to exchange information and documents:

- User – the address provided during Registration or in correspondence with the Operator;

- Operator – the address specified in the Agreement details.

7. Messages published within the Software Suite are considered delivered to the User from the moment of publication.

8. The User agrees that the Operator has the right to:

- place advertising information on the Software Suite pages. The scope and nature of advertising is determined by the Operator;

- inform the User about current commercial offers, changes in functionality, and other events relevant to the User.

11. Personal Data

1. The Operator processes the User's or their representative's personal data to fulfill the Agreement and in accordance with Federal Law No. 152-FZ "On Personal Data" dated July 27, 2006.

2. By completing the registration form, the User or their representative gives consent to the Operator for processing personal data.

3. The User or their representative provides personal data voluntarily, confirms legal capacity, and agrees to its processing in their interest.

4. If the User provides personal data of third parties, they guarantee that appropriate measures are taken to protect the data in accordance with the law.

5. The procedure for processing and protecting personal data is governed by the Policy.

12. Handling Inquiries

1. If the User has questions regarding the Software Suite, they may contact the Operator via email at support@check-legal.net or through the feedback form on the website.

2. The User or their representative must provide all necessary information and documents to identify themselves and to allow the Operator to process the inquiry.

3. The Operator processes inquiries in the order received. Response times depend on the nature and volume of inquiries.

4. The Operator does not provide consultations unrelated to the Software Suite or those requiring professional evaluation or outside its competence.

5. The Operator may decline to consider inquiries that:

- lack the required information or documents;

- contain false or unverifiable information;

- relate to issues already answered;

- contain offensive or threatening language or are written in an aggressive tone;
- violate the conditions for inquiry processing as defined by the Agreement.

13. Dispute Resolution

1. All disputes between the Operator and the User shall be resolved through a pre-trial claims procedure.
2. The User's claim must be sent by registered mail to the Operator's address.
3. The Operator shall respond within 10 calendar days of receiving the claim.
4. If an agreement cannot be reached, the dispute may be submitted to a court at the location of the Operator, unless otherwise provided by law.

14. Term and Amendments to the Agreement

1. The Agreement is effective from the moment of Acceptance by the User and remains in force until:
 - deletion of the Personal Account – for registered Users;
 - closing of the last open Software Suite page in the browser – for Users who did not register.
2. A User who disagrees with the terms of the Agreement must cease using the Software Suite and/or immediately contact the Operator to request deletion of their Personal Account.
3. The Operator may amend the Agreement at any time by publishing a new version on the Software Suite and/or notifying the User via the Means of Communication.
4. The new version takes effect from the moment of publication. Continued use of the Software Suite implies acceptance of the updated Agreement.
5. After the Agreement is updated, the User may terminate it by notifying the Operator 30 calendar days in advance.
6. If any provision of the Agreement is deemed invalid under Russian law, the remaining provisions shall remain in force, and the Agreement shall be performed without considering the invalid provision.

15. Final Provisions

1. The Operator may, at its discretion, move the Software Suite to another domain name.

2. The Operator may implement technical means to protect copyright and personal data, and prevent unauthorized use of Software Suite elements or violations of this Agreement or license agreements.
3. The Operator may perform maintenance without notice, which may temporarily suspend the operation of the Software Suite.
4. The Agreement defines the basic conditions of interaction between the User and the Operator. Further cooperation may be governed by separate agreements.
5. Issues not regulated by the Agreement are governed by the laws of the Russian Federation.

The current version of the Agreement is published at <https://check-legal.net/>

Operator's Details:

LLC "Orgsafe"

Legal Address: 2412, Armenia, Kotaik, Nor Achin, 15th Street, 2nd Lane, House 8

Email: support@check-legal.net