The Contractor shall take all necessary measures in order to ensure that the Client will not violate the following rules and the legislation of the Russian Federation (whether they realize it or not). The basis for checking on the fact of violation of certain rules shall be a complaint confirmed by the text, which came from a communications operator, another organization providing telematics and telecommunications licensed by the Ministry of Communications of the Russian Federation or third parties, whose legal rights have been violated.

The Contractor shall reserve the right to suspend servicing the Client upon any violation. If it became impossible to find a solution to eliminate the fact of violation of the rules after a thorough check, including together with the Client, the Contractor may refuse to provide services.

## **Rules:**

- 1. The domain registration service shall be deemed provided from the moment of assigning the 'registered' status to a domain in the Contractor's database being registered.
- 2. In accordance with these Rules, the Client shall have the right to register any number of domains.
- 3. The Client hereby agrees that the specified Administrator's data (full name) will be displayed in the public WHOIS service in an anonymized form when registering the domain name, meaning in the 'Private Person' status for those domain zones, where the personal data anonymization is mandatory. For domains within other zones, where the administrator's personal data anonymization is not mandatory, the data will be available in the public WHOIS service.
- 4. All information provided by the Client when registering on the Contractor's website and concluding the Contract must be reliable. If the Client provides false information, the registration of the Client's domain names may be canceled.
- 5. The liability for submission of obviously false documents or any other information required for registration shall lie solely with the Client. If the Contractor has sufficient grounds to believe that the submitted documents are not copies of the documents identifying the Client, the Contractor shall consider such a situation as information on inaccuracy of the information necessary for the Client's identification contained in the Register and shall have the right to immediately suspend the delegation or cancel the registration of all Client's domains notifying the latter on such by contact e-mail.
- 6. When renewing (re-registering) a domain name, the Client shall confirm the accuracy of the information on the domain administrator specified during registration. The liability for providing false information, as well as for untimely notification of the Contractor on changes in the information on the domain administrator shall lie solely with the Client. If the Client submits an application for a domain name renewal with no authorization on the Contractor's website and transfers funds for such service, they hereby guarantee that they are the administrator of the domain being renewed or act for and on behalf of such.
- 7. The maximum period of registration / renewal (re-registration) for different domain zones is different. For .RU, .P $\Phi$  and .SU zones the specified period amounts to 1 (one) year.
- 8. When registering a domain name, the Client shall automatically set the status of auto-renewal of the domain. When the auto-renewal status is enabled, the domain name will be automatically renewed for a year 60 days before the expiry of the registration period, if there are enough funds on the Client's balance for such renewal. If there are not enough funds for the domain name registration renewal, the Client will be notified with a proposal to replenish the balance for the missing amount. The service is absolutely free no additional fees will be charged, except for the payment for the domain name renewal. The Client may disable the auto-renewal service at any time.
- 9. The Client shall have the right to amend the information on the domain administrator at any time.
- 9.1. for .RU, .P $\Phi$  and .SU domain zones: postal address, phone and email upon request made via the control panel;
- 9.2. for .RU, .P $\Phi$  and .SU domain zones, the administrator data differing from one specified in clause 9.1. shall be amended on the basis of an official request received by the Contractor from the domain administrator and executed in accordance with forms and rules established by the Contractor valid at the time of such application.
- 9.3. for international domain zones, the administrator data shall be amended on the basis of a request made via the control panel.
- 10. The Client shall have the right to cancel the registration of domains within .RU, .P $\Phi$  and .SU domain zones. For this purpose, it shall be necessary to provide the original of the official request received by the Contractor from the domain administrator and executed in accordance with forms and rules established by the Contractor valid at the time of such application.

- 11. In the event of any doubts in the reliability of the data provided by the Client for registration of the domain name, the Contractor shall have the right to request additional information and (or) require confirmation of the data provided. The request shall be sent by e-mail to the Client's contact address specified when registering the domain name.
- 12. If the Client fails to provide additional information and (or) confirming documents within 10 (ten) calendar days starting from the date of the Contractor's first request, the Contractor shall have the right to:
- 12.1. reject the Client's request for registering a new domain name;
- 12.2. suspend the delegation of the Client's domains;
- 12.3. reject the Client's request to renew the domain name registration;
- 12.4. reject the Client's request to transfer the domain name to another person, as well as to transfer the domain name support to another registrar.
- 13. If finding any unfair actions during the domain name registration, the Contractor shall have the right to cancel it by sending the notification on such to the administrator 10 (ten) business days prior to cancellation at latest.
- 14. All the aforementioned restrictions may be terminated within 3 (three) business days since the Client has submitted the requested information.
- 15. The request for the vacated domain registration shall be subject to execution if the Client have paid its full cost according to the approved tariffs and only after its actual release, by directing of the corresponding request from the Contractor to the domain names register.
- 16. The Contractor shall have the right to attract third parties in order to provide services for registration or renewal of domain names. That said, the attracted parties shall have the right to establish their own rules and requirements for registration or renewal of domain names, which must be unconditionally performed by the Client. Otherwise, the Client shall bear sole liability for failure to comply with such rules and requirements.
- 17. Upon providing the Client with the domain name registration service and making an entry on the domain name in the register, the monetary funds paid for the rendered service cannot be returned to the Client. The Client hereby agrees that the service shall be deemed rendered after the entry of register a domain registry domain names and that they shall have no right to demand for refunds from the Contractor in case of cancellation of the domain name at the Client's request or refusal from the registered domain name, if the Client wishes to select another domain, and also in case of cancellation / transfer of the administration rights to the domain to another person on the basis of a court decision entering into force. Upon providing the Client with the domain name renewal service, including within the international domain zone, the monetary funds paid for the rendered service cannot be returned to the Client if the latter decides to transfer the domain to another registrar.
- 18. When registering a domain name within the international domain zone, as well as when obtaining the right of administration from another party or changing contact details, the Client must confirm the legitimacy and correctness of the e-mail address specified in the registration data, and for this purpose the Contractor or an international registrar shall send a confirmation link to the Client. If the Client fails to follow the link within 14 days starting from the date of its sending, the domain name will be blocked. The further unlocking of the domain shall be possible only after the Client confirms the e-mail address once again.
- 19. The Client hereby gives their unconditional consent to the possibility of entering restrictions in respect of the domain name administered by them that are provided by setting the 'ClientTransferProhibited' status at the Client's request and/or automatically after the domain registration. There shall be no additional charge for entering and terminating such restrictions. The period for entering and terminating such restrictions at the Client's request shall amount to 3 (three) business days starting from the date of the request filing. The Contractor shall enter only those restrictions, which the Client requests of in their request. When the Client submits a request for termination of the aforementioned restrictions, the Contractor shall provide the Client with a unique 'AuthInfo' code and undertake to remove the ClientTransferProhibited' status within 3 (three) business days.
- 20. It is prohibited to send unauthorized spam with advertising or mention any domains in such letters (or e-mail addresses established on the basis of such domains) registered by the Client under this Contract.
- 21. It is prohibited to use domains registered under this Contract as addresses for resources containing materials contrary to the legislation of the Russian Federation, including to place or distribute private information on third parties without their consent; to violate intellectual property rights; to place or distribute slanders about third parties.
- 22. It is prohibited to use domains registered under this Contract as addresses for resources containing unlicensed software.

- 23. It is prohibited to use domains registered under this Contract as addresses for resources containing phishing; fraudulent materials; materials violating the legislation of the Russian Federation; materials of a pornographic nature;
- 24. If the Client violates clauses 20-23 of these Rules, the Contractor shall have the right to immediately terminate the delegation of domains that violate the Rules.
- 25. If the Contractor receives notifications and other requests from the competent authorities specifying that a domain name is used in violation of the rights of third parties, as well as that the domain contains any information contrary to the law, the Contractor shall have the right to immediately suspend the delegation of such domain. The delegation resumption in such cases shall be possible only after the Contractor has received a repeated notification from the competent authority that have terminated the sanctions against the domain. The list of bodies entitled to send notifications on the delegation suspension shall be determined in accordance with the legislation of the Russian Federation including the organizations specified as competent in determining violations on the Internet according to clause 5.7. of the current version of the document of the Coordination Center for TLD 'Rules for registering domain names within .RU and .PΦ domain zones' published at <a href="https://cctld.ru/files/pdf/docs/rules ru-rf.pdf">https://cctld.ru/files/pdf/docs/rules ru-rf.pdf</a>
- 26. The registration of domain names within international zones shall take place in accordance with the rules established by the owners of such domain zones. Costs of domains (including those with the 'premium' status) specified on the Contractor's website beget.com are not final and may not coincide with the cost initially indicated on the Contractor's website beget.com. The 'premium' status shall be assigned by a TLD administrator, registry operator or ICANN, and its cost and status shall become known only after the relevant application for registration of such a domain name has been submitted.
- 27. The Client hereby unconditionally agrees with all the terms of the registry operator rules, ICANN Policy (Internet Corporation for Assigned Names and Numbers is an international non-profit organization established to regulate issues related to domain names, IP addresses and other aspects of the Internet functioning) and undertakes to strictly comply with them.
- 28. The Client hereby acknowledges all registry operator rights set forth in the registry operator rules and ICANN Policies and agrees that a registry operator may at any time refuse to register a claimed domain name or cancel the registration of an already registered domain name, block the domain name, remove delegation from the domain name, set different statuses for the domain name, reject any transfer of the domain name, cancel or reject any transaction on the domain name, etc. in order to comply with and follow the terms and conditions of registry operator rules and/or ICANN Policies, as well as generally accepted standards and practices (RFC, for example).
- 29. When registering domain names within international zones, the Client hereby agrees to provide complete, accurate, current and reliable information necessary for the identification, and contact information for settling a variety of issues, and the necessary documents confirming the accuracy of such information, namely: name, postal address, email address, mobile phone number, full name of the contact person, if the domain owner is a legal entity. The Client hereby agrees to update their identification and/or contact information within 7 days starting from any amendment in order to comply with and follow the terms and conditions of registry operator rules and / or ICANN Policies and generally accepted standards and practices (RFC, for example). If the Client provides obviously incorrect or false information or fails to provide amended information within 7 days or fails to provide the documents/information confirming the accuracy of the information provided by the Client within 15 days if such have been requested by the Contractor/Operator of the registry, the latter shall have the right to suspend delegation of the Client's domain name.
- 30. The Client hereby fully and unconditionally agrees with the fact that the registry operator shall have the right to carry out control and inspections without any notice sent to the Client at any time and within any period, both on their own and attracting the Contractor and any other third parties including experts via various technical means, programs and / or applications.
- 31. The Client hereby gives their full and unconditional consent not to implement and not to use any technological or software means of protection, prevention, restriction and / or hindrance of such registry operator's control and inspections.
- 32. The Client hereby fully and unconditionally accepts that, in accordance with the Rules of domain name registration within .RU, .PΦ and .SU domain zones and registry operator's rules and/or ICANN Policies, the Client shall choose their own domain names and specify the order for their operation, and shall also be liable for possible infringements of third party rights related to such specification and operation of the domain name, and also shall bear the risks of losses associated with such violations, even if the Client has transferred the right to use the registered domain name to third parties. By submitting an application for registration of a domain name within an international zone, the

Client hereby agrees that any dispute between the Client and any third party in relation to registration and operation of the domain name registered by the Client may be resolved under the rules approved by ICANN and adopted by other registrars accredited to register domain names within international zones by ICANN. These rules are 'Rules for Uniform Domain Name Dispute Resolution Policy' and represent a pre-trial procedure mandatory for the Client and the domain registrar (the Contractor). The 'Rules for Uniform Domain Name Dispute Resolution Policy' are available at <a href="https://www.icann.org/resources/pages/udrp-ruLes-2015-03-12-ru">https://www.icann.org/resources/pages/udrp-ruLes-2015-03-12-ru</a>

Moreover, an individual/legal entity that believes that the registration or operation of a domain name by the Client violates their rights to any trademark shall have the right to execute a claim to the Client, as well as to apply to the court in the manner prescribed by applicable law. All claims and complaints related to trademark infringement resulting from registration and operation of a second-level domain name, as well as claims related to trademark infringement shall be addressed directly to the Client of the relevant domain name.

- 33. The Client, who has registered a domain name within the international zone, may change or clarify the contact information specified by them during registration by sending the corresponding ticket to the Contractor via the Control Panel and then confirming the change of information through the Client's administrative e-mail. The period for confirming the change of information through the administrative e-mail shall amount to 14 days. If the Client fails to confirm the changes made by them through the administrative e-mail within 14 days, the delegation of the domain name shall be suspended.
- 34. In the event of the Client registering a domain name in favour of a third party, the Client hereby acknowledges that such third party have made themselves familiar with these Rules and Rules of domain name registration within .RU and .PΦ domain zones and/or Rules of domain name registration within .SU domain zone and/or ICANN policy rules for registering domain names within international zones.
- 35. The Client hereby agrees that the registration of their domain name within the international zone may be suspended, transferred or canceled, in accordance with the registry operator rules and/or ICANN Policies or in accordance with any registry operator's or the Contractor's procedure aimed at (1) correction of an error made by the registry operator or the Contractor when registering a domain name or (2) settlement of a domain name dispute.