

EVERLEGENDS PLATFORM USER AGREEMENT

(Public Offer — Russian Federation Launch Version)

EVERLEGENDS PLATFORM USER AGREEMENT

(Public Offer — Russian Federation Launch Version)

PLATFORM OPERATOR

This User Agreement is issued by:

Limited Liability Company "CTT Etalon"

OGRN: 1191121001752

INN: 1102081498

Registered address:

125284, Russian Federation, Moscow,
Leningradsky avenue 29, corpus 1-434

Email: ceo@theverdico.com

Website: www.everlegends.com

Hereinafter referred to as the "**Operator**."

1. PUBLIC OFFER STATUS

1.1. This User Agreement constitutes a **public offer** in accordance with Articles 435–438 of the Civil Code of the Russian Federation.

1.2. The Agreement governs relations between the Operator and any individual using the EverLegends digital platform (the "Platform").

1.3. Acceptance occurs through:

- registration,
- use of Platform functionality,
- submission of materials,
- payment for Platform services.

1.4. From acceptance moment, a legally binding agreement is concluded.

2. PLATFORM INTERPRETATION AND SERVICE NATURE

- 2.1. The EverLegends Platform provides technological services for **analysis, verification, and comparative evaluation of user-submitted performance data**.
- 2.2. Any rankings, classifications, or incentive initiatives available within the Platform represent **informational or promotional mechanisms accompanying digital analytical services**.
- 2.3. The Platform **does not organize sporting competitions, tournaments, betting activities, lotteries, or prize events as an independent activity**.
- 2.4. User payments are made exclusively for access to analytical processing technologies, verification systems, and Platform functionality.
-

3. GENERAL PROVISIONS

- 3.1. EverLegends is an information and technological platform intended for:
- recording physical performance results,
 - verification and analytical evaluation,
 - formation of informational rankings,
 - provision of analytical digital services.
- 3.2. The Platform represents a technological environment and does not constitute an organizer of sporting events.
- 3.3. The Platform does not constitute:
- gambling activity,
 - betting activity,
 - lottery,
 - game of chance,
 - bookmaker activity,
 - financial or investment service.
-

4. PLATFORM STATUS

- 4.1. The Operator provides Users access to analytical and technological services.
- 4.2. Payments represent remuneration exclusively for **processing and analytical evaluation of submitted performance materials**, regardless of ranking outcome or promotional activity.
- 4.3. Payment does not represent:
- participation fee in competitions,
 - wagering,
 - investment contribution,

- entitlement to rewards.
-

5. TERRITORIAL AVAILABILITY

- 5.1. The Platform is primarily intended for users located within the Russian Federation.
 - 5.2. The Operator does not intentionally target foreign jurisdictions.
 - 5.3. Users accessing the Platform from abroad act on their own initiative.
 - 5.4. Compliance with foreign laws is the responsibility of such Users.
-

6. USER REGISTRATION

(unchanged except formatting — legally correct already)

User confirms legal capacity, accuracy of data, and voluntary participation.

7. SERVICES PROVIDED

The Platform enables Users to:

- submit performance materials,
- undergo analytical evaluation,
- receive verified analytical conclusions,
- appear in informational rankings.

Evaluation may include AI systems, automated analytics, and expert review.

Results constitute **analytical outputs only**.

8. MOMENT OF SERVICE PERFORMANCE

Services are rendered upon completion of analytical processing and publication of results.

Payments become non-refundable after processing begins unless mandatory law requires otherwise.

9. PAYMENTS

- 9.1 Payment is charged solely for analytical processing services.

9.2 Payment remains independent from rankings or promotional incentives.

9.3 Promotional programs do not affect service performance.

10. RANKINGS

Rankings represent automated informational datasets generated by Platform algorithms.

They do not constitute competitions or prize classifications.

11. INCENTIVE AND PROMOTIONAL PROGRAMS

11.1 The Operator may introduce **Promotional Incentive Programs**.

11.2 Incentives represent marketing initiatives funded independently by the Operator or partners.

11.3 Incentives are voluntary and not guaranteed.

12. FAIR USE AND RESULT VALIDITY

12.1. The Operator may invalidate results involving:

- falsification,
- manipulation,
- technical interference,
- unfair conduct.

12.2. Integrity protection decisions may include suspension or restriction of access.

13. INTELLECTUAL PROPERTY

13.1. Users retain ownership of submitted materials.

13.2. Users grant the Operator a non-exclusive worldwide royalty-free license for:

- platform operation,
 - verification,
 - rankings,
 - promotion,
 - archival purposes.
-

14. LIMITATION OF LIABILITY

- 14.1. The Platform is provided on an “as is” basis.
 - 14.2. The Operator shall not be liable for indirect or consequential damages.
 - 14.3. Maximum liability is limited to the amount paid for services.
-

15. PLATFORM OPERATION

- 15.1. Continuous uninterrupted operation is not guaranteed.
 - 15.2. The Platform may operate in testing or beta mode.
 - 15.3. Functionalities may change without prior notice.
-

16. PERSONAL DATA

- 16.1. Personal data processing is conducted in accordance with Federal Law No. 152-FZ.
 - 16.2. Users consent to processing necessary for Platform operation.
 - 16.3. Users outside the Russian Federation consent to possible cross-border processing where technically required.
-

17. MODIFICATION OF RULES

- 17.1. The Operator may modify Platform functionality and rules.
 - 17.2. Continued use constitutes acceptance of updates.
-

18. GOVERNING LAW AND DISPUTES

- 18.1. This Agreement is governed by the laws of the Russian Federation.
 - 18.2. Disputes shall be resolved at the Operator’s place of registration unless mandatory law provides otherwise.
 - 18.3. Mandatory consumer protection laws applicable by operation of law remain unaffected.
-

19. RIGHT TO RESTRICT ACCESS

19.1. The Operator may suspend or terminate access to:

- comply with legal obligations,
 - mitigate regulatory risks,
 - protect platform integrity,
 - prevent fraud or abuse.
-

20. FINAL PROVISIONS

20.1. Use of the Platform confirms full acceptance of this Agreement.

20.2. This Agreement enters into force from the moment of publication on the Platform website.

APPENDIX A

EVERLEGENDS PERFORMANCE EVALUATION RULES

(Integral Appendix to User Agreement)

1. STATUS

These Rules form an integral appendix to the EverLegends User Agreement.

They regulate technical mechanisms of evaluation, verification, scoring, and ranking formation.

If inconsistencies arise, the User Agreement prevails.

2. PLATFORM MECHANISM

The Platform operates as a technological system enabling Users to submit physical performance recordings for analytical evaluation.

Evaluation cycles represent processing periods rather than sporting competitions.

3. PERFORMANCE SUBMISSION

Users may submit video materials demonstrating execution of exercises through Platform tools.

Submission initiates analytical processing.

Each submission constitutes an independent evaluation request.

4. RECORDING REQUIREMENTS

Video must allow:

- clear identification,
- uninterrupted execution,
- visibility of movement,
- compliance with technical standards.

Materials failing verification may be excluded.

5. EVALUATION SYSTEM

Evaluation may include:

- AI motion analysis,
- automated verification,
- specialist analytical review,
- hybrid validation models.

Evaluation represents technological assessment only.

6. SCORING PRINCIPLES

Scoring considers:

- execution quality,
- repetition count,
- biomechanical correctness,
- consistency of performance.

Algorithms may be updated to improve analytical accuracy.

7. RANKING FORMATION

Rankings are generated automatically based on verified analytical results.

Rankings serve informational purposes only.

8. FAIR PLAY AND VERIFICATION

Results may be invalidated where detected:

- manipulation,
- falsification,
- artificial enhancement,
- system interference.

Operator decisions aimed at protecting system integrity are final within Platform operation.

9. PROMOTIONAL INCENTIVES

Promotional incentives, where available, represent marketing initiatives separate from analytical services.

10. RESULT PUBLICATION

Users consent to publication of:

- username,
- ranking position,
- performance indicators,
- submitted materials.

11. TECHNICAL SCORING STANDARDS

Exercise evaluation standards include:

Push-ups

Assessment considers body alignment, amplitude, repetition correctness.

Pull-ups

Assessment considers chin clearance, controlled movement, full extension.

Squats

Assessment considers depth, posture stability, knee alignment.

Detailed scoring ranges from **0–9 analytical quality scale** per repetition.

12. OPERATOR RIGHTS

Operator may:

- modify algorithms,
 - introduce anti-fraud safeguards,
 - suspend evaluation cycles,
 - remove invalid submissions.
-

13. FINAL PROVISIONS

Submission of performance materials confirms acceptance of these Rules.