

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 of this offer occurs through:

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

1.4. From the moment of acceptance, a legally binding agreement between the User and the Operator is considered concluded.

2. GENERAL PROVISIONS

2.1. EverLegends is an information and technological platform intended for:

- recording physical performance results,

- verification and analytical evaluation,
- formation of informational rankings,
- provision of analytical and organizational digital services.

2.2. The Platform represents a technological environment for processing user-submitted information and **does not organize sporting competitions or athletic events.**

2.3. The Platform does not constitute:

- gambling activity,
 - betting activity,
 - lottery,
 - game of chance,
 - bookmaker activity,
 - investment service,
 - financial service,
 - prize competition requiring mandatory rewards.
-

3. PLATFORM STATUS

3.1. The Operator provides Users access to technological and analytical services.

3.2. Payments made by Users represent remuneration exclusively for digital analytical and technological services.

3.3. Payment does not represent:

- participation in competitions,
- wagering,
- investment contribution,
- entitlement to guaranteed rewards.

3.4. The Platform operates as an informational and analytical technology service.

4. TERRITORIAL AVAILABILITY

4.1. The Platform is launched primarily for users located within the Russian Federation.

4.2. The Operator does not intentionally target or market services to jurisdictions outside the Russian Federation.

4.3. Users accessing the Platform from other jurisdictions do so on their own initiative.

4.4. The Operator does not guarantee compliance of the Platform with laws outside the Russian Federation.

4.5. The Operator may restrict access from certain jurisdictions where legal or regulatory risks arise.

5. USER REGISTRATION

5.1. By registering, the User confirms:

- legal capacity,
- accuracy of provided information,
- acceptance of this Agreement,
- understanding of the analytical nature of services.

5.2. The User confirms that access to the Platform occurs voluntarily.

5.3. The Operator may refuse registration or restrict access where required for security or compliance.

6. SERVICES PROVIDED

6.1. The Platform enables Users to:

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

6.2. Evaluation may involve:

- automated systems,
- artificial intelligence,
- expert review,
- hybrid analytical methodologies.

6.3. Results represent analytical conclusions only and do not constitute official certification.

7. MOMENT OF SERVICE PERFORMANCE

7.1. Services are considered rendered upon:

- processing submitted materials,
- completion of evaluation,
- publication or delivery of results.

7.2. After completion of services, payments are non-refundable unless required by mandatory law.

8. PAYMENTS

8.1. Users pay for access to Platform analytical services.

8.2. Payment is independent from rankings or promotional programs.

8.3. Payment compensates technological processing only.

9. RANKINGS

9.1. Rankings constitute informational analytical datasets automatically generated by the Platform.

9.2. Rankings are not competitions or prize classifications.

9.3. Methodologies may be modified to ensure fairness and technological development.

10. INCENTIVE AND PROMOTIONAL PROGRAMS

10.1. The Operator may introduce voluntary promotional or incentive programs.

10.2. Such programs are independent marketing initiatives.

10.3. Participation in Platform services does not guarantee rewards.

10.4. Absence or cancellation of promotional programs does not affect services rendered.

11. USER RESPONSIBILITY AND HEALTH DISCLAIMER

11.1. Users independently decide to perform physical activities.

11.2. The User confirms adequate physical condition and awareness of risks.

11.3. The Operator bears no responsibility for injuries or health consequences.

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.