

Site Usage Agreement

Dear User, thank you for visiting our website!

Read this Agreement carefully before using the Site. You must comply with the terms of this Agreement by accessing the Site, using the services, services and applications offered on the Site. In case you do not agree with the terms of the Agreement, you can not use the Site or use any services, services and applications offered on the Site, as well as visit pages located in the domain zone of the Site. The beginning of the use of the Site means the proper conclusion of this Agreement and your full agreement with all of its terms.

1. Terms and definitions

1.1. The Company is a limited liability company "Putzmeister-Rus" (LLC "Putzmeister-Rus").

1.2. User - a person who receives access to applications, services, services and information posted on the Site.

1.3. The site is the Company's website, located on the Internet at www.putzmeister.ru, including subdomains ***.putzmeister.ru, as well as any other websites of the Company that contain a link to this Agreement.

1.4. The Agreement is the present Agreement between the User and the Company establishing the rules for using the Site, including graphic images and audiovisual products, design elements and means of individualization, textual information and documentation, computer programs and downloads, any other works, objects and materials of the Site, and also the terms and conditions for the User to post information and materials in the relevant open sections of the Site.

2. General Terms and Conditions

2.1. Any materials, files and services contained on the Site can not be reproduced in any form, in any manner, in whole or in part, without the prior written permission of the Company, except as provided in this Agreement. When the User reproduces the Site materials, including copyrighted works, a link to the Site is required, while the text of the link should not contain false, misleading, pejorative or offensive information. Translation, processing (modification), any modification of the Site materials, as well as any other actions, including deletion, modification to unobtrusive information and information about copyrights and rights holders, is not allowed.

2.2. Access to information on secure sections of the Site is allowed only to registered Users who have received a password to access secure sections of the Site. The password can not be transferred to other persons, and the User is fully liable for all the damage caused to him, the Company or third parties arising as a result of intentional or unintentional transfer of the password by the User to another person. The user is responsible for maintaining the confidentiality of the password and any use of the Site through its password.

2.3. Any use of the Site materials from the protected sections of the Site and all its sub-sections by means of reproduction in any form is prohibited in any way.

2.4. Any computer programs that can be downloaded from the Site (hereinafter referred to as the Programs) are protected by copyright law, being the intellectual property of the Company, its partners or other third parties that granted the Company the appropriate rights and permissions to use such Programs. Rules, conditions and restrictions on the use of the Programs are governed by the provisions of the license agreements with which the User agrees when installing, launching and using the Program. Violation of the terms of the license agreement may result in the application of measures of civil, administrative and / or criminal liability in respect of the User.

The User has no right to reproduce, distribute, modify or otherwise use the Program, unless the corresponding method is provided for in the Software License Agreement.

2.5. The current version of this Agreement is posted from the Internet on the Site. The Company may at any time unilaterally change the terms of this Agreement. Such changes shall take effect 2 (two) days after the new version of the Agreement is posted on the Internet on the Site. If the User disagrees with the changes made, he must delete all the materials of the Site available to him, with the exception of the Programs, the rights to use which he rightfully possesses, and then stop using the materials and services of the Site. Your continued access to this Site is considered to be your compelling acceptance of the amended agreement, so you are required to regularly review this Agreement and the additional terms or notices posted on the Site.

2.6. In the event that the User is a member of the Company's partnership program and a relevant agreement is concluded between the parties, the provisions of such agreement regarding the use of the Site shall prevail over the terms of this Agreement.

2.7 The prices indicated on the website are not a public offer (they are not a public contract). Prices are indicative and may be changed at the discretion of the seller without prior notice. The price depends and can be changed depending on the equipment of the goods, get the exact equipment and price from the company managers or from the nearest dealers. Prices are indicated excluding delivery, from a warehouse in Moscow, unless otherwise agreed. The prices are indicated including VAT, 18%.

3. Obligations of the User

3.1. The User agrees not to take actions that may be considered as violating Russian law or international law, including in the field of intellectual property, copyright and / or related rights, as well as any actions that lead or may lead to a disruption of the normal operation of the Site and services Site.

3.2. Any means of individualization, including trademarks and service marks, as well as the logos and emblems contained on the pages of the Site, are the intellectual property of their rights owners. The User of the Site is prohibited from reproducing or otherwise using the said means of individualization and / or their elements without the prior written permission of the respective rightholders.

3.3. The Company seeks to ensure, but does not control and does not guarantee the confidentiality and protection of any information posted on the Site or received from the Site. The Company takes reasonable steps to prevent unauthorized disclosure of information posted by the User on the Site to third parties, however it is not liable if such disclosure has been made. In this regard, the transfer of information to the Site means the User's consent to any reproduction, distribution, disclosure and other use of such information. By posting information and materials, the User also warrants that he possesses all the rights and authorities necessary for this, subject to the terms of this Agreement and that such placement does not violate the legally protected rights and interests of third parties,

3.4. The user is solely responsible for any information and materials posted on the Site. The Company does not initiate the placement of such information, does not select the recipients of information, does not affect the content and integrity of the information being posted, and also does not know and can not know at the time the User places information on the Site, whether the current legislation of the Russian Federation violates such placement, but the Company has the right to track , view and / or delete any information and materials posted by the User on the Site.

When posting any information and materials the User does not become a co-author of the Site and refuses any claims for such authorship in the future. The Company does not pay to the User the author's or any other remuneration, both during the period and after the expiration of this Agreement.

3.5. In the event that third parties filed claims of the Company related to the violation of the terms of this Agreement by the User, as well as the information posted by the User on the Site, the User shall

independently resolve such claims, and reimburse the Company for all losses and losses incurred, including compensation of fines, costs and compensation.

3.6. The Company is not responsible for the User's visit, as well as any use of external resources (third party sites), links to which may be contained on the Site. The company is not responsible for the accuracy, reliability, reliability and safety of any information, materials, recommendations and services posted on external resources. The use of external resources is carried out by the User voluntarily, exclusively at his own discretion and at his own risk.

3.7. The Company strives to ensure the reliability of information posted on the Site, but is not responsible for any inaccuracies and / or inaccuracy of information, as well as failures in the services provided through the Site. The User agrees that the Company is not liable and has no direct or indirect obligations to the User in connection with any possible or arising losses or damages related to any content of the Site, intellectual property, goods or services available on it or received through external sites or resources or other expectations of the User that have arisen in connection with the use of information posted on the Site or links to external resources.

Under no circumstances, including but not limited to the User's inattention or negligence, the Company is not liable for any damages (direct or indirect, incidental or consequential), including but not limited to loss of data or profits related to the use or inability to use the Site, information, Programs, files or materials on it, even if the Company or its representatives have been warned about the possibility of such loss. In the event that the use of the Site leads to the need for additional maintenance, repair or repair of any equipment, as well as data recovery, all related costs are paid by the User.

3.8. All information provided on the Site is provided "as is", without any guarantees, either express or implied. The Company completely, to the extent permitted by law, waives any liability, either express or implied, including, but not limited to, implied warranties of fitness for use, as well as guarantees of the legitimacy of any information, product or service received or acquired from using this Site.

3.9. The User agrees that all materials and services of the Site or any part thereof may be accompanied by advertising, the placement of which is neither initiated nor controlled by the Company. The User agrees that the Company does not bear any responsibility and does not have any obligations in connection with such advertising.

4. Conditions for the processing and use of personal data.

Accepting the terms of this Agreement User agrees to:

4.1. Providing your personal data, including the Surname, First Name, Patronymic, e-mail address, contact phone number, date of birth, region, city, organization, position for their processing by the Company freely, by your will and in your interest.

The purpose of processing personal data:

- providing the User with the services of the Site;
- sending notifications regarding the services of the Site;
- preparation and sending of answers to the User's requests;
- sending information about events held by the Company;
- sending information about the Company's products and services.

The list of actions with personal data to which the User expresses his consent: collection, systematization, accumulation, storage, clarification (updating, modification), use, depersonalization, transfer to third parties for the above purposes, as well as any other actions provided by the acting legislation of the Russian Federation both by non-automated and automated methods.

The Company undertakes to take all necessary measures to protect the User's personal data from unauthorized access or disclosure.

This consent is valid until its withdrawal by the User by sending a notice to the email address info@putzmeister.ru .

4.2 Receiving by means of e-mail, the address of which the User indicates when registering on the Site, advertising and information messages concerning the products and services of the Company and its partners.

5. Other provisions

5.1. The use of materials and services of the Site, as well as the placement on it of the User's materials, is governed by the norms of the current legislation of the Russian Federation. All possible disputes arising from or related to this Agreement shall be resolved in accordance with the current legislation of the Russian Federation at the location of the Company.

5.2. Nothing in the Agreement can be understood as the establishment between the User and the Company of agency relations, partnership relations, joint activity relations, personal hiring relations, or any other relations not expressly provided for in the Agreement.

5.3. Recognition by a court of any provision of the Agreement as invalid or unenforceable does not entail invalidity of other provisions of the Agreement.

5.4. Inaction on the part of the Company in case of violation of the provisions of the Agreement by any of the Users does not deprive the Company of the right to take appropriate actions in defense of its interests and protection of copyrights to the materials of the Site protected in accordance with the law later.

By interacting with the site, you thereby confirm that you are familiar with all the points of this Agreement and accept them unconditionally.

On all issues related to violation of the Company's copyright, illegal use of the Site materials or placement of false, misleading information about the Company, please contact the following contact information:

**LLC "Puttsmeister-Rus",
Russia, 129343, Moscow ul. Urzhumskaya St., 4, building 31,
tel. 8 800 707 1958, +7 495 775 2237,
www.putzmeister.ru.**