

USER AGREEMENT FOR THE WEBSITE Denistiaglin.com

The Website Administration provides you with access to the use of the Website and its functionality subject to the following Terms of Use of the Denistiaglin.com Website. In this regard, you need to carefully read these Terms of Use of the Website.

Definitions and terms

- 1.1. The Denistiaglin.com Website (hereinafter referred to as the Website) is a collection of interconnected web pages hosted on a website on the Internet at: <https://denistiaglin.com> (including all levels of the specified domain, as functioning on the date of acceptance by the User of these Rules, and launched and put into operation during the entire period of its validity) and available to the User.
- 1.2. User Agreement is the text published on the Internet at: <https://denistiaglin.com/terms/ru.html>. This User Agreement is equivalent to an agreement drawn up in writing. By accepting this User Agreement, the User expresses full and unconditional agreement with all its terms.
- 1.3. The User is any person who has accepted the terms of this Agreement, has an Account (personal Account) and accesses the Website via the Internet.
- 1.4. Website Administration is the owner of the Denistiaglin.com Website, who manages the Website and interacts with Users, as well as performs other actions related to the use of the Website. The administration represents the interests of WETER INVESTMENT LLC (hereinafter referred to as the Company) that was established and registered in 2021 at the territory of the United Arab Emirates (hereinafter referred to as the UAE). Address: PO Box No. 0, Dubai, United Arab Emirates. The company is registered in the commercial register of the UAE, having license number 971488 and commercial license number 1592740.
- 1.5. Information is any information and any content posted on the Website at <https://denistiaglin.com>.
- 1.6. User account (account) is a record stored on the Website containing information necessary to identify the User when providing access to the Website, to the information for Authorization and accounting on the Website. Such a record includes, amongst other things, the User's name (login), e-mail address, phone number (or other similar authentication means).

Subject of the Agreement

- 2.1. The subject of the Agreement is the procedure for using the Denistiaglin.com Website, including the procedure for using and posting information on it by the Users.

General information

The Website Administration and the User are collectively referred to as the "Parties".

This Agreement is a public offer addressed to any persons, and can be accepted by a person only by joining this Agreement.

- 2.2.**
- 2.3.** This User Agreement (hereinafter referred to as the Agreement) is a public offer of the Company to any individual and (or) legal entity to join the Agreement on the terms and conditions set forth in this text. The company implements projects W.E.T.E.R. and GOROD L.E.S., information on which is posted on the Website.
- 2.4.** The Administration provides the User with access to the use of the Website and its functions, subject to compliance with these Terms of Use of the Website.
- 2.5.** The Agreement can be at any time partially or completely changed or amended by the Website Administration unilaterally, which will not be the reason for terminating the obligations of the Parties. When making changes to the Agreement, the Website Administration notifies the Users of this by posting a new version of the Agreement on the Website at the permanent address: <https://denistiaglin.com/terms/en.html> no later than 10 days before the entry of the relevant changes into force. Previous editions of the Rules are stored in the documentation archive of the Website Administration.
- 2.6.** Changes to the Agreement are of a preventive nature and are aimed at preventing cases that entail damage to other Users, the equipment of the Website owners, the reputation of the Website Administration and the Company.
- 2.7.** This Agreement is considered concluded and acquires the force of a joinder agreement from the moment a person performs actions to open a user account(account), which means the person's full and unconditional acceptance of all the terms of this Agreement without any exceptions and (or) restrictions.
- 2.8.** Both Parties guarantee to each other that they have the necessary legal capacity, as well as all the rights and powers needed and sufficient for the conclusion and execution of the Agreement in accordance with its terms.

Registration, account security

- 2.9.** Registration of the User on the Website is carried out by filling out the appropriate registration form. When registering on the Website, the User enters the User's name (login), phone number, email address, thus creating an Account.
- 2.10.** The User undertakes to state in the registration form true, complete and accurate information about himself and to keep this information up to date.
- 2.11.** The User agrees that he is solely responsible to the Website Administration for all actions that performed when using his account.
- 2.12.** If the User becomes aware of any unauthorized use of his personal data or personal account, the User undertakes to immediately notify the Website Administration by sending an appropriate e-mail to the official e-mail of the Company: WETER@denistiaglin.com.
- 2.13.** The User of the Website has the right to view information in publications, news, articles, videos, and online broadcasts.

Rights and obligations of the Parties

2.14. Rights and obligations of the Website Administration

Website Administration undertakes to provide the User with the possibility of

round-the-clock access to the Denistiaglin.com Website, as well as to the User's account (personal Account).

- 2.14.1.** The posted Information is subject to verification and moderation by the Website Administration, after which the Administration makes a decision either to post the Information or to refuse to post it.

The Website Administration undertakes to inform Users about changes (additions) under the terms of the offer agreement by publishing a new edition on the Internet at the link <https://denistiaglin.com/privacy-policy/ru.html>.

- 2.14.2.** Website Administration has the right to block the User's account in case of violation of the rules of this User Agreement.

2.15. Rights and obligations of the User:

- 2.15.1.** The User undertakes to comply with the Rules of this User Agreement.
- 2.15.2.** The User undertakes to provide reliable Information about himself in the process of creating an Account.
- 2.15.3.** The User undertakes not to reproduce, repeat or copy, sell or resell, or use parts and components of the Website for any commercial purposes, except for the purposes provided by the Website Administration as part of the implementation of W.E.T.E.R. and GOROD L.E.S. projects.
- 2.15.4.** All claims regarding the reliability, accuracy, completeness and content value of the information, as well as claims regarding copyright for information are made directly to the User who posted this information in the media, publications or on the Internet (on other resources).
- 2.15.5.** The User does not have the right to disclose, transfer or otherwise grant to third parties the right to use his password or account (personal Account) except cases permitted by the Administration. The User is responsible for the confidentiality of his Username (login) and password. The Website Administration is not responsible for the use of the User's password and his account by other persons, for any interaction and activity on the Website on behalf of the User as a result of the use of his login and password (account) by other persons to whom the User disclosed (provided) his Username (login) and (or) password in violation of the Privacy Statement. The Website Administration is not responsible for the use of your account by a person who used your Username (login) and password (account) fraudulently without your permission. If you believe that the confidentiality of your Username and (or) password has been violated, you must immediately notify the Administration by sending an email to the official email-address of the Company: WETER@denistiaglin.com.
- 2.15.6.** The User undertakes not to commit or attempt to commit any actions aimed at obtaining additional benefits from the acquisition of Participation Shares in W.E.T.E.R. and GOROD L.E.S. projects through another, controlled by the User, personal Account, registered in the name of another User in the absence of the intention of the latter to perform such actions. (The Website Administration has the right to conduct its own verification of the User's compliance with this restriction and apply sanctions based on the results of this verification).

2.15.7. The User has the right to stop using the Website at any time by deleting the Account in the following cases:

- the User's appeal to the Website Administration by sending an e-mail to the official e-mail address of the Company: WETER@denistiaglin.com;
- the Website Administration making a decision to delete the registered User's account.

Personal data

- 2.16.** By posting personal and other data and information on the Website, the User agrees that the Website Administration and (or) its authorized representatives will receive, collect, systematize, accumulate, store, clarify (update, change), use and otherwise process (in including in electronic form) personal data of the User for the purpose of executing the User Agreement.
- 2.17.** The aim of processing the User's personal data is to provide the latter with services and provide the opportunity to use the Website in conducting advertising campaigns, statistical research and analysis of the received statistical data, and performing other actions described in the User Agreement.
- 2.18.** The processing of the User's personal data is carried out within the period from the moment of registration of the User and until the moment his account is deleted. The decision to delete the Account is made by the Website Administration on the basis of a written application of the User sent in the form of an e-mail to the official e-mail of the Company: WETER@denistiaglin.com.
- 2.19.** The User agrees that the Website Administration will send to the User correspondence to the e-mail address specified by him, as well as SMS notifications to the phone number specified by him with information about promotions conducted by the Company and other information.
- 2.20.** The User has the right to refuse the services provided by the Website and the Administration by sending an e-mail to the official e-mail of the Company: WETER@denistiaglin.com.

Responsibility of the Parties

- 2.21.** The Website Administration guarantees that it owns the Website on legal grounds, has the right to use it in accordance with the terms of this Agreement and has all the necessary rights to post information materials on the specified Website (resource).
- 2.22.** The User is fully responsible for compliance with the requirements of the legislation on personal data, advertising, protection of copyright and related rights, protection of trademarks and service marks, and is also fully responsible for the content, authenticity and form of materials posted on Internet resources and other sources information.
- 2.23.** The User agrees that the information provided to him as part of the Denistiaglin.com Website may be an intellectual property object, the rights to which are protected and belong to other Users who post such information on the Website. The User has no rights to modify, lease, loan, sell, distribute or create derivative works based on the Content obtained on the Website (in whole or in

part), unless such actions have been expressly authorized in writing by the authors (owners)) of such Content in the form of an additional agreement.

- 2.24.** With regard to text materials (articles, publications that are in free public access on the Website), their distribution is allowed, provided that the address of the link to the Website is indicated: <https://denistiaglin.com>.
- 2.25.** The Website Administration is not liable to the User for any loss or damage incurred by the User as a result of the deletion, failure or inability to save any information and other communication data contained on the Website or transmitted through the Website.
- 2.26.** The Website Administration is not liable for any direct or indirect losses resulting from:
 - 2.27.** use or inability to use the Website or its individual services;
 - 2.28.** unauthorized access to the User's communications;
 - 2.29.** statements or conduct (actions) of any third party on the Website.
- 2.30.** The provisions of this Agreement do not exclude or limit the liability of the Website Administration for causing losses to the extent that such liability cannot be excluded or its effect cannot be limited by applicable law.
- 2.31.** The User is warned about the consequences of specifying incorrect (invalid) data in the questionnaire. If the User provides incorrect data, the responsibility of the Website Administration is removed. In case of specifying incorrect (invalid) data, the Website Administration reserves the right to delete the User's profile and the data provided by him after prior notification of the User about the inconsistency of the data provided by him, if the User does not eliminate the existing violations within 3 days.

Participation in W.E.T.E.R. and GOROD L.E.S. projects

The User is provided the opportunity to participate in W.E.T.E.R. and GOROD L.E.S. projects by acquiring Participation Shares in these projects. The conditions for the User's participation in projects, the size of the Shares and their cost are determined by the Company and are formed (posted) on the Website by the Website Administration.

Proposal for participation in W.E.T.E.R. and GOROD L.E.S. projects and the terms of participation are posted in the personal Account of each User.

Obscuration of responsibility for profit or income

- 2.32.** All statements and examples provided on the Website regarding the increase, or receipt of income or profit, already posted or to be posted on the resource, are just assumptions about upcoming or current earnings, income, and are not a guarantee of their receipt.
- 2.33.** If a specific amount of earnings is indicated for a person and (or) persons who work remotely, this does not guarantee the User the same income when engaged in a similar type of activity. The User accepts the fact that he may not reach a similar amount of income.
- 2.34.** All statements posted on the Website and related to the receipt of income or profit cannot be equated to average earnings.
- 2.35.** Either, there is no guarantee that anyone's experience regarding remote work,

earnings or income can be used as an instruction to action that guarantees the User to achieve the desired financial results.

- 2.36.** The amounts of income in their monetary equivalent are associated with a number of different factors, the forecasting of which is difficult or impossible. The Website Administration does not provide instructions and any information about the future activities and financial success of the User, and he assumes full responsibility for the result of his actions.
- 2.37.** Labor and business activities carried out via the Internet for the purpose of generating income are associated with different risks. When deciding to engage in such activities based on any information contained in our information products and directly related to our services provided on the Website, the User must take into account the possibility of not receiving profit or incurring possible losses.
- 2.38.** Pages, content of the Website (texts, graphics, sound information, video materials, etc.) were created and posted for educational and informational purposes, so they should be used thoughtfully, with precautions and based on professional experience. Before starting any activity, based on the information provided, it is advised to the User to consult a lawyer and an accountant, as well as professionals in the field of marketing, banking and stock trading. The products and information posted on our Website should be carefully analyzed and evaluated before a decision is made to engage in certain activities (take actions).
- 2.39.** Using the services of the Website, the User agrees that the Website Administration and the Company are not responsible for decisions made by the User erroneously regarding income, profit, methods of conducting remote activities, products of the training center, services provided or other materials that are posted on this Website in textual or graphical form, contained in audio and video information.

Changing the Terms of the User Agreement

- 2.40.** Changes and additions to this User Agreement come into force from the moment they are published at the link: <https://denistiaglin.com/terms/ru.html>.
- 2.41.** The User understands and agrees that if he uses the Website after the date of making the relevant changes to this Agreement, this will be regarded as the fact that the User has accepted the new Agreement.
- 2.42.** The User has the right to refuse to accept changes and amendments to the User Agreement made by the Website Administration, which means the User's refusal to use the Website.