

# WEBSITE TERMS AND USER AGREEMENT

## Denistiaglin.com

The Website Administration grants you access to the use of the Website and its functionality subject to the following Acceptable Use Policy of the Denistiaglin.com Website. In this regard, you should carefully read this Acceptable Use Policy.

### 1. Definitions and terms

- 1.1. Denistiaglin.com Website (hereinafter referred to as the Website) is a collection of interconnected web pages posted on a website on the Internet at: <https://denistiaglin.com> (including all levels of the specified domain, both functioning at the date of the User's acceptance of this Policy, as well as launched and put into operation during its entire validity period) and accessible to the User.
- 1.2. User Agreement – the text published on the Internet at: <https://denistiaglin.com/terms/ru.html>. This User Agreement is an equivalent to a written agreement. By accepting this User Agreement, the User expresses full and unconditional agreement with all its terms.
- 1.3. User – any person who has accepted the terms of this Agreement and accesses the Website via the Internet.
- 1.4. Administration – Denistiaglin.com Website owner, who manages the Website and interacts with Users, as well as performs other actions related to the Website use.
- 1.5. Information – any information, any content posted on the Website at: <https://denistiaglin.com>.
- 1.6. User Account (account) — a record stored on the Website that contains the information necessary to identify the User when granting access to the Website, information for Authorization and accounting on the Website. This record includes, among other things, the User's name (login), email address, phone number (or other similar means of authentication).

### 2. Subject of the Agreement

- 2.1. The subject of the Agreement is the arrangements for the Denistiaglin.com Website using, including the arrangements for using and publication of information by Users.

### 3. General information

- 3.1. This User Agreement (hereinafter referred to as the Agreement) is a public

offer of the Limited Liability Company «WETER LLC» as part of the W.E.T.E.R. and GOROD L.E.S. projects, offering any individual to conclude a contract on the terms set out in the Agreement.

- 3.2. The Administration provides the User with access to the Website and its functionality, subject to strict compliance with this Acceptable Use Policy of the Website.
- 3.3. The Agreement may at any time be amended or supplemented in part or whole by the Administration unilaterally, which will not be ground for contractual obligations terminating. The Website Administration notifies users about any changes in the Agreement by posting a new version of the Agreement on the Website at the permanent URL: <https://denistiaglin.com/terms/ru.html>.
- 3.4. The Agreement amendments are preventive and aimed at preventing cases that entail damage to other users, the equipment of the Website owners, the reputation of the Administration.
- 3.5. The Administration and the User are collectively referred to as the «Parties».
- 3.6. This Agreement, under Article 435 of the Civil Code of the Russian Federation, is an offer addressed to anyone, and can be accepted only by accession to the Agreement.
- 3.7. This Agreement is considered concluded and becomes effective as an accession agreement from the moment a person commits actions to create an account, which means full and unconditional acceptance by a person of all the terms of this Agreement without any exceptions and (or) restrictions.
- 3.8. Both parties guarantee each other that they have the necessary legal capacity, as well as all the rights and powers necessary and sufficient to conclude and execute the Agreement under its terms.

#### **4. Sign-in, account security**

- 4.1. The User log in to the Website by completing the corresponding registration form. When logging in to the Website, the User enters the user name (login), phone number, email address, i.e. creates an account.
- 4.2. The User agrees to fill out the registration form with reliable, complete and accurate information about himself and to keep this information up to date.
- 4.3. The User agrees that he is solely responsible to the Website Administration for all actions that are performed when using his (User's) account.
- 4.4. If the User becomes aware of any unauthorized use of his account details, the User undertakes to immediately notify the Website Administration by sending an appropriate email to: [WETER@denistiaglin.com](mailto:WETER@denistiaglin.com).
- 4.5. The Website user has the right to view the information in publications, news,

articles.

## **5. Rights and obligations of the parties**

### **5.1. Rights and obligations of the Administration:**

- 5.1.1.** The Administration agrees to provide the User with round-the-clock access to the Website: <https://denistiaglin.com>, as well as to the User's account.
- 5.1.2.** The posted Information is subject to verification and moderation by the Administration, after which the Administration decides either to post the Information or to refuse to post it.
- 5.1.3.** The Administration agrees to inform Users about changes (additions) under the terms of the offer agreement by publishing a new version on the Internet at: <https://denistiaglin.com/privacy-policy/ru.html>.
- 5.1.4.** All demands regarding the information accuracy and validity, as well as demands regarding information copyright, can be held directly against the User who posted this information.
- 5.1.5.** The Administration has the right to block the User's account in case of violation of this User Agreement Policy.

### **5.2. Rights and obligations of the User:**

- 5.2.1.** The User agrees to comply with this User Agreement Policy.
- 5.2.2.** The User agrees to provide reliable Information about himself in the process of creating an account.
- 5.2.3.** The User agrees not to reproduce, repeat or copy, not to sell or resell, as well as not to use parts and components of the Website for any commercial purposes, except for the purposes provided by the Website Administration within the framework of these projects.
- 5.2.4.** Has no right to disclose, transfer or otherwise grant to third parties the right to use their password or Account, except as permitted by the Administration. The User is responsible for the confidentiality of his Username (login) and password. The Administration is not responsible for the use of the User's password and Account or for any interaction and activity on the Website that resulted from the use of your User name and password by the User himself or by persons to whom you could intentionally or inadvertently disclose your User name (login) and (or) password in violation of this privacy statement. Except in cases where this is the result of fault or violation on the part of the Administration, the Administration is not responsible for the use of your Account by a person who used your User name (login) and password fraudulently without your permission. If you believe that

your User name and/or password confidentiality has been violated, you are obliged to immediately notify the Administration of this by sending all the details of what happened to the official email: [WETER@denistiaglin.com](mailto:WETER@denistiaglin.com).

**5.2.5.** The User agrees not to commit or attempt to commit actions aimed at obtaining additional remuneration from the investments made through another account controlled by the User, registered in the name of the User and (or) another person, in the absence of such person's intention to make investments (the Administration has the right to conduct its verification of the User's compliance with this restriction and apply sanctions based on the results of this verification);

**5.2.6.** The User has the right to stop using the Website at any time and (or) delete his account by submitting a written request to the Administration: [WETER@denistiaglin.com](mailto:WETER@denistiaglin.com).

## **6. Personal data**

**6.1.** By posting personal, other data and information on the Website, the User agrees that the Administration and (or) its authorized representatives will receive, collect, systematize, accumulate, store, clarify (update, modify), use and otherwise process (including electronically) the User's personal data to fulfil the User Agreement.

**6.2.** The purpose of processing the User's personal data is to provide the latter with services and to enable the use of the Website in conducting advertising campaigns, statistical research and analysis of the statistical data obtained, performing other actions described in the User Agreement.

**6.3.** The processing of the User's personal data is carried out from the moment of the User registration and until the moment of his account deletion. The account can be deleted upon the User's written application and automatically entails the User's account deletion.

**6.4.** The User agrees that the Administration will send correspondence to the User's email address specified by him, as well as SMS notifications to the phone number specified by him with information about the promotions on the Website and other information.

**6.5.** The User has the right to refuse the services of the Website Administration specified in clause 6.4. of the agreement by sending a notification to: [WETER@denistiaglin.com](mailto:WETER@denistiaglin.com).

## **7. Responsibility of the parties**

**7.1.** The Website Administration guarantees that it owns the Website legally, has the right to use it under this Agreement terms and has all the necessary rights to post information materials on the specified Website (resource).

- 7.2. The user is fully responsible for compliance with the laws of the Russian Federation, including advertising, copyright and related rights protection, trademarks and service marks protection laws and is also fully responsible for the content and form of the posted materials.
- 7.3. The User agrees that the information provided to him as part of the Denistiaglin.com Website may be an item of intellectual property, which are copyrighted and belong to other Users, partners or advertisers who post such information on the Website. The User does not have the right to make changes, lease, loan, sell, distribute or create derivative works based on the Content from the Website (in whole or in part), except in cases when such actions were authorized in writing by such Content owners in the additional agreement.
- 7.4. Text materials (articles, publications that are freely available on the Site), are allowed to be distributed, subject to the condition that the link address to the Website is indicated: <https://denistiaglin.com>.
- 7.5. The 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 Content and other communication data on the Website or transmitted through the Website.
- 7.6. The Administration is not responsible for any direct or indirect losses that occurred due to: the use or inability to use the website or individual services; unauthorized access to User communications; statements or behavior of any third party on the website.
- 7.7. The Provisions of this Agreement do not exclude or limit the Administration's liability for damages to the extent that such liability cannot be excluded or its effect cannot be limited by applicable law.
- 7.8. The Administration is not responsible for any information posted by the user on the Website, including copyrighted information posted without the owner's express permission.
- 7.9. The user is warned about the consequences of completing the form with incorrect data. If the User provides incorrect data, the Website Administration disclaims all responsibility and liability. In case of incorrect data use, the Administration reserves the right to delete the User's form and the data submitted by them after prior notification of the User about the discrepancy the data provided by them in case the User does not eliminate the existing violations within 2 days.

## **8. Interest allocation in projects:**

- 8.1. The project founder retains a controlling interest of 51%, thereby guaranteeing the preferences promised to early investors.
- 8.2. 10-12% are realized by crowd investing.

**8.3.** The remaining 37% remain on the Company's account.

**9. Fund Distribution under the Affiliate Program:**

**9.1.** 60% of the amount of the sold Interest stock is spent on the Projects development.

**9.2.** 40% is allocated for risk-free advertising.

**10. Responsibility disclaimer for profit or income**

**10.1.** All statements and examples on the Website about increasing, generating income or profit, already posted or to be posted on the resource, are just assumptions about upcoming or current profit, income, and are not a guarantee of their receipt.

**10.2.** If a person or persons who work remotely indicates a specific amount of profit, then 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 achieve a similar amount of income.

**10.3.** All statements posted on the Website related to the income or profit receipt cannot be equated to the average earnings.

**10.4.** There is also no guarantee that someone's experience concerning distance work, profit or income can be used as an action that guarantees the User the desired financial results achievement.

**10.5.** The amounts of income in their monetary equivalent are associated with several different factors. The Administration does not give instructions or any information about the User's future activities and financial success, and he accepts full responsibility for the result of his actions.

**10.6.** Labor and business activities via the Internet, conducted to generate income, are associated with different risks. When the User decides to engage in this kind of activity based on any information contained in our information products and directly related to our services that we provide on this Website, the User must take into account the possibility of gaining no profit or having some losses.

**10.7.** All our products and services are created for educational and informational purposes, so you use them thoughtfully, with precautions and relying on the experience of professional mentors or trainers. Before starting any activity, based on the information provided, the User is recommended to get the advice of a lawyer and accountant, as well as a professional in the field of marketing and securities trading. The content and information posted on our Website should be carefully analyzed and evaluated before deciding to start in certain activities.

**10.8.** Using the Website services, the User agrees that the Administration, as well as

the Website team, are not responsible for the wrong decisions made by the User regarding income, profit, methods of conducting distance activities, training center products, provided services or other materials that are posted on this website: text, audio and video information.

## **11. Change of the User Agreement Terms**

- 11.1.** Amendments and additions to this User Agreement shall enter into force from the moment of their publication at: <https://denistiaglin.com/terms/ru.html>.
- 11.2.** 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.
- 11.3.** The User has the right to refuse acceptance of the User Agreement changes and additions made by the Administration, which means that the User refuses to use the Website.