The publication address of this document is: https://altfay.com/agreement

Approved by the Order of the General Director of KRIBS LLC (Order No. 2021 dated July 28, 2021)

г. Moscow version No. 2 dated November 24, 2023

Agreement on the use of the altfay.com Internet service

This Agreement (hereinafter referred to as the "Agreement") defines mutual rights, duties and responsibilities of the Limited Liability Company "KRIBS", hereinafter referred to as the "Company", represented by the General Director Lyubov Vladimirovna Timofeeva, acting on the basis of the Charter, on the one hand, and the User (any citizen over 18 years old or legal entity), who accepted the public offer (Offer) to conclude the Agreement, on the other hand, jointly referred to as the "Parties".

Terms and Definitions:

The terms contained in the Contract shall have the following meaning:

-Authorization - granting the User the right of access to the Personal Account to use the Service, based on the coincidence of the authentication data entered by the User with the data stored on the company's server.

-Accept - full and unconditional acceptance of the terms and conditions of this Agreement by the User, made by sending to the Company a notice in the prescribed form, namely: marking the appropriate mark in the process of User's Registration on the Website altfay.com;

-Authentication data - a unique identifier (cell phone number specified by the User during registration) and password (password) of the User used to access the User's Personal Account from the Internet or Access to a specific service;

-Web interface altfay.com - a set of software and hardware, a means of information and technological interactive interaction between Users and the hardware and software system on the Company's Servers, by means of which the Company organizes for the User the possibility of Access to the User's Personal Account and the possibility to use the altfay.com Service in accordance with this Agreement;

-Service altfay.com - a website located on the Company's servers at https://altfay.com/ and their satellites in third-level domains, organized into a unified system for providing information about the altfay.com Services via the Internet and enabling Users to use the altfay.com Service;

-Webinar (identically online seminar, videoconference, online meeting) is a general name for a type of promotional and informational and training events conducted via the Internet in real time:

- meetings,
- presentations,
- distance seminars and the like.

During the Webinar, each of the Users is at his/her computer, and communication between them is maintained via the Internet through the altfay.com service. A communication session between Users or

groups of Users during a Webinar takes the form of simultaneous exchange of video and audio (including speech) information, text messages and data (files and presentations);

-Seminar - a general name for a type of advertising, informational and training events conducted by the Users of the altfay.com Service in accordance with the procedure approved in this Agreement;

-Company is a Limited Liability Company "KRIBS" registered in the Russian Federation. The Company is the Administration Services altfay.com;

-Webinar Content means the content broadcast (transmitted) through the Company's servers and received (received) by the User's computer while using altfay.com services. Content" means all information that constitutes the content of the

Webinar sessions:

- video and audio data,
- any file types and formats,
- text and media data, including those created using the toolkit

Web interface altfay.com

-User's Personal Account - User's information space, allocated in the altfay.com Web interface, for the organization of entering/changing Personal Data ("User Profile"), self- subscription/unsubscription (activation/deactivation) of specific services under the Agreement. The User's Personal Profile is accessed after registration on the altfay.com Website and authorization procedure;

-Unauthorized access-Access to the altfay.com Web Interface and/or specific services that is obtained by a visitor to the altfay.com Website who has not registered and/or Authorized and who is not entitled to receive the Service and/or specific services within the Service.

To prevent unauthorized access, access control is performed on the Company's Servers;

-Offer - the Company's offer addressed to any physical person over the age of 18 (Eighteen) years, any individual entrepreneur or legal entity, to conclude with the Company "Altfay.com Service Agreement" on the material terms and conditions contained in this Agreement, including all its annexes and supplements;

-Personal data - information provided by the User during the registration procedure on the Website altfay.com, which points personally to the User, payment information and other information that can be are reasonably attributed to such information. Indication of such initial data is a prerequisite for acceptance of the Offer;

-User - any natural person over 18 years of age, individual entrepreneur or legal entity acting as a Party to the Agreement on the use of the altfay.com service;

-Registration (of the User) - the procedure established by the Company and the result of the User entering Personal Data and/or other information about the User, prescribed by the Company, into the database of registered users of services on the Company's Servers;

-Administrator - authorized person of the User's legal/physical entity or the User himself who administers the account and has his personal login and password to enter his personal account on the Company's website;

- SMS mailing - a set of software tools that allow the User or

Companies to send SMS messages, track their status.

-SMS message - a short text message containing information in digital text format up to 160 characters in length or up to 70 non-Latin characters, or each part of an articulated message up to 140 bytes in size, or each binary message up to 140 bytes in size. The final fragments of articulated text or binary messages less than 140 bytes in size are considered as separate messages. If two articulated messages are sent, they will be 306 and 134 characters long respectively; if three articulated messages are sent, they will be 459 and 201 characters long respectively;

-SPAM is a mailing of advertising SMS messages, which is carried out by the User to the Subscribers' Mobile Terminals without the Subscribers' prior consent and/or knowingly misleading the Subscribers as to the nature of these SMS messages or their sender;

-Order - the User's request for participation in the Provider's Event duly executed with the help of the altfay.com Service, indicating the User's intention to conclude a transaction with the Provider in order for the User or another person to participate in the Event.

-Executor - a natural person, individual entrepreneur or legal entity organizing the Event and placing information about the Event in the altfay.com Service.

-Event - Service provided by the Contractor to the User, information about which is placed by the Contractor in the Service altfay.com, in order, among other things, to collect information about Users interested in receiving the corresponding service.

1. Subject of the Contract

1.1 The Company provides the User with the Service in accordance with this Agreement

Agreement, and the User shall use the Service on the terms and conditions of this Agreement.

1.2 The Company provides the Service on an "AS IS" basis and all risks related to merchantability, fitness for a particular purpose, workmanship, performance, performance, compatibility, accuracy, uninterrupted operation and freedom from errors in obtaining the Service rest with the User. The Company does not provide the User with any warranty of any kind, either express or implied, with respect to any risks and refuses to provide any such warranty. For the avoidance of doubt, the COMPANY DOES NOT PROVIDE ANY WARRANTY NOT expressly stated in the body of the AGREEMENT.

2. Procedure for conclusion of the Contract

2.1 The Agreement shall be deemed to have been concluded on the part of the User, which in accordance with clause 1 of Article 433 and clause 1 of Article 438 of the Civil Code of the Russian Federation means full and unconditional acceptance by the User of all terms and conditions of the Agreement and all Appendices thereto without any exceptions and/or limitations, and is tantamount to the conclusion of a bilateral written "Agreement on the use of altfay.com services" (clause 3 of Article 434 of the Civil Code of the Russian Federation) from the moment of the User's Acceptance.

2.1.1 The date of the Agreement shall be deemed to be the date of Acceptance.

2.1.2 Creation of a Personal Account:

-User with the help of the form placed on the Company's website performs Acceptance of this

Agreement, enters the necessary data for authorization and sends them to the Company;

-User, in case of necessity to create an account for a legal entity - is obliged within 3 working days after registration on the Company's website to send an application letter with details of the legal entity according to the form presented on the Company's website. Within three days after sending the required data, the Company creates a separate Personal Account for the legal entity.

-One Personal Account, at the User's request, may have several Administrators, whereby the User who created the Personal Account always has priority over other Administrators and may prohibit or allow them to use their Personal Account.

2.2 The Parties warrant to each other that they have the necessary legal capacity and legal capacity, as well as all rights and powers necessary and sufficient to conclude and execute the Contract in accordance with its terms and conditions.

2.3 The use of altfay.com Services is possible only on the terms of this Agreement and is not possible without accepting the terms of the Agreement.

2.4 Due to continuous improvement of the technology of Service provision, the Company reserves the right to make changes to this Agreement and the Appendices to the Agreement, which are its integral parts, at any time without prior notice to the User, while ensuring publication of the changed terms and conditions on the altfay.com Website. Changes come into force from the moment of publication on the Website. The User is obliged to familiarize himself regularly, at least once a month, with this Agreement, the current version of which is published on the Internet at https://altfay.com/agreement/. If the User does not agree with the changes to the Agreement, the User must stop using the Service and delete his/her account data from the database of registered users of the Company's services through the User's Personal Cabinet. Continued use of the Company's services means acceptance of the terms and conditions of the amended Agreement. In case of administration of the Personal Account by several Administrators, the User who created the Personal Account when accepting the Agreement is responsible for the actions of each Administrator.

2.5 The User is strictly forbidden to use in the sender's address the names of any legal structure (mobile operator, banking, insurance structures, state and governmental institutions, etc.) to which he does not belong, otherwise the Company has the right to block the mailing and the User's Personal Account, as well as to send SPAM independently and not to use the services of companies offering the service of sending spam (even if it is not for this purpose).

3. Responsibilities of the Company

3.1 The Company undertakes to:

3.1.1 Provide the Service to the User in accordance with the terms and conditions described in this Agreement and its Appendices, taking into account the requirements of the current legislation of the Russian Federation.

3.1.2 Not to provide information about Users to third parties, except as provided by the current legislation of the Russian Federation.

3.2 The Company shall have the right to:

3.2.1 The Company has the right to moderate any messages, dispatches, as well as other information posted by the User in the public domain and distributed to third parties. In case the Company considers that the information by its content is SPAM or is aimed at extremism, incitement of racial, national or religious hatred, infringement of minority rights and is distributed with hooligan or fraudulent purposes,

the Company has the right to delete/destroy any materials that directly or indirectly violate the laws of the Russian Federation without explanation.

3.2.2 The Company does not enter into disputes with third parties with whom the User has partnership relations under any circumstances.

3.2.2 The Company may change the altfay.com Web Interface and the Software, as well as change the requirements for the Technical and Software to be used by the User to receive the Service. In the event of any and all of these changes, this Agreement shall apply to such changes except as expressly stated otherwise by the Company. The provisions of this paragraph shall apply both to the Service provided to the User who has entered into a Contract with the Company as a whole, and to specific services or certain functionalities of an individual service to which the User subscribes under this Contract.

3.2.3 The Company has the right to block access to the Site for the User, if he violates the terms of the Agreement, other agreements between the Parties or other requirements of the Company by his actions or inaction.

3.2.4 The Company has the right to modify any software of the Site, to suspend the Site, in case of detection of significant malfunctions, errors of failures, as well as for the purpose of preventive maintenance and prevention of cases of unauthorized access to the Site.

3.2.5 The Company has the right to use the data of the User or other persons, information about which was entered by the User on the Site, for marketing purposes. The User guarantees that the data entered by the User on the Site are voluntarily provided by the User and third parties, and third parties are familiarized with the terms of the Agreement.

3.2.6 The Company has the right to send to the User and other persons, information and advertising messages to the User and other persons, information about which is entered by the User on the Site, both to e-mail address and cell phone number, information about which is contained on the Site. The User hereby consents to receive such information, and also guarantees that the same consent is given by the persons about whom the User has entered information on the Site.

3.2.7 The Company shall have the right to verify the User's data and other persons specified by the User against its and the Contractors' criteria. In addition, the Company shall have the right to require the User to present identity documents and provide other data identifying the User in cases stipulated by the terms and conditions of the relevant Activities or the legislation of the Russian Federation. In case of failure to provide documents or inconsistency of information in them, the Company shall have the right to refuse the User to use the Website.

3.2.8 The Company has the right to choose independently and, at its discretion, to establish methods of identification of the User on all its resources, including websites, servers and others.

3.2.9. the Company has the right to block or delete the User's account, as well as prohibit access using any account to certain services of the Company, and delete any content without explanation, including in case of violation by the User of the terms of the Agreement or the terms of other documents, in particular, cl. 5.3. of the terms of the Agreement "User is not entitled to".

4. Responsibilities of the User

- 4.1 The User undertakes to:
- 4.1.1 Observe and fulfill the terms and conditions of this Agreement.

4.1.2 When registering, provide true, accurate and complete information about yourself on the questions proposed in the questionnaire and keep this information up to date.

4.1.3 If any of the information provided by the User during Registration and in this Agreement, if it is in writing, changes, notify the Company within 5 (five) days. This notification shall be made by means of the User making changes to the User Profile in myAlpari via the altfay.com Web Interface or, if this Agreement is concluded in writing, by sending the Company a written notice signed by the User.

4.1.4 Change of the e-mail address specified during Registration shall be made in accordance with clause 8.1 of this Agreement.

4.1.5 In order to conclude and execute this Agreement and its Appendices, to present documents identifying the User at the Company's request, and also to provide duly certified copies of such documents at the Company's request in order to execute the Agreement within three days.

4.1.6 Check regularly for Company notices on the altfay.com Website (including in the User's

Personal Area).

4.1.7 Promptly notify the Company of any case of unauthorized use of his/her authentication data for Access to the Service or security breach of the altfay.com Services.

4.1.8 Remove from the mailing list those subscribers who unsubscribe from the mailing list by means other than the unsubscribe link altfay.com.

4.1.9 Not to make mailings in the interests of third parties on the base of its subscribers, except if the subscribers agreed to receive such information.

4.2 The User has the right to:

4.2.1 The User is entitled to use the altfay.com Service only in accordance with the terms and conditions of this Agreement.

4.2.2 Post information about planned events and send electronic messages, as well as SMS- messages to the participants of seminars, whose contacts are placed in the User's database with the permission of the participants. SMS-messages may contain information in digital text format up to 160 characters in length, or up to 70 non-Latin characters, or each part of an articulated message up to 140 bytes in size, or each binary message up to 140 bytes in size. The final fragments of articulated text or binary messages less than 140 bytes in size are considered as separate messages. If two articulated messages are sent, they will be 306 and 134 characters long respectively, if three articulated messages are sent, they will be 459 and 201 characters long respectively. When sending ten or more articulated messages, the Company does not guarantee to the User the correctness of their delivery to the subscriber. The Company also does not guarantee the correctness of SMS messages delivery to the subscriber when he/she is in roaming.

4.3 The User shall not be entitled to:

4.3.1 Carry out propaganda or agitation inciting social, racial, national or religious hatred and enmity, propaganda of war, social, racial, national, religious or linguistic superiority, disseminate other information prohibited for dissemination by the applicable legislation;

4.3.2 Place messages, graphic images or other materials (including those that do not correspond to reality) on the altfay.com platform, the placement of which causes or may cause damage to the honor, dignity and business reputation of a citizen or the business reputation of an organization;

4.3.3 Post messages containing obscene words and expressions on the altfay.com platform;

4.3.4 Place advertisements and other information about narcotic and psychotropic substances on the altfay.com platform, including information about the distribution of drugs, recipes for their manufacture and advice on their use, as well as place information with an extremist orientation;

4.3.5 Post information on the altfay.com platform that violates the rights of minors;

4.3.6 Place vulgar, obscene, pornographic materials on the altfay.com platform;

4.3.7 Post any information of an unlawful nature on the altfay.com platform.

4.3.8 Post personal data, including contact information, of other Users or other persons on the altfay.com platform without their prior consent;

4.3.9 Spamming - mass mailing of commercial, political, advertising and other information (including hyperlinks leading to websites with such information and/or to websites containing malicious software) in Personal Messages, comments, on the Personal Pages of Users or performing other actions aimed at dissemination of such information, if users - recipients have not expressed their consent to receive such information;

4.3.10. You must behave in a lawful, dignified, respectful and correct manner towards us and other users (which may include children). This includes using any publishing and communication features available through the altfay.com platform that allow the user to post messages, comments, images, photos, videos, presentations, videos, and other types of material and so on. When communicating with our customer service representatives and other employees and agents by mail, telephone or other means;

4.3.11. In particular:

4.3.12 Not to post material of a rude or offensive nature and not to use community functions to harm or harass anyone;

4.3.13 Do not publish materials containing libel or insults (including those based on race, nationality, religion or gender);

4.3.14. Do not use or encourage intolerant language, rude behavior, or use of illegal substances;

4.3.15. Not to threaten violence or encourage violence, including the threat of terrorism and the encouragement of terrorism;

4.3.16. Not to behave in a disruptive, threatening or provocative manner, or to impersonate others or behave in an intrusive manner;

4.3.17. Do not send unauthorized advertising or pass on any recommendations or offers to your contacts without their permission;

4.3.18. Do not publish, share, attempt to fraudulently obtain or collect other people's authorization data;

4.3.19. Not to commit any acts that violate the right to privacy or intellectual property rights;

4.3.20. Do not commit, attempt to commit or threaten to commit any act contrary to these Terms and Conditions or applicable law;

4.3.21. Always rely on common sense and demonstrate good manners.

5. Responsibility of the Company

5.1 The Company shall be liable for failure to fulfill its obligations under the Agreement in accordance with the current legislation of the Russian Federation.

5.2 The Company shall not be liable for full or partial interruptions of the provision of

Services in cases involving:

5.2.1. suspending the operation of software and/or equipment, including the Company's Servers that support the altfay.com Services, in the event of significant malfunctions, errors and failures in the altfay.com Web Interface, as well as for the purposes of preventive maintenance and prevention of Unauthorized Access.

5.2.2. replacement of equipment, software or other work caused by the need to maintain normal operation and development of the altfay.com Services.

5.3 The Company's participation in communication sessions (online activities) of Users is limited solely to the provision of the Service. Outside of the activities carried out directly for the provision of the Service, the Company is not the organizer or participant (User) of the User's Webinars and is not responsible for the planning and/or management of Webinars (including without limitation the launch, suspension, termination), the composition and territorial location of Webinar participants, as well as for the Webinar Content.

5.4 The Company shall not be liable for circumstances beyond the Company's will and desire and through no fault of the Company, which could not have been foreseen or avoided and/or are beyond the Company's control, including but not limited to the following:

5.4.1. disruption of communication due to the User's use of the Technical Support that does not comply with the Company's requirements, as well as the User's failure to comply with the terms of use of the Technical Support used to access the altfay.com Services and in cases of power failures at the User's premises;

5.4.2. disruption of communication due to the failure of the User's communication service provider (Internet access service provider) to comply with the terms of the contract with the User, as well as cases of blocking access to the Website altfay.com by the User's communication service provider or its affiliate;

5.4.3. unintended disruption of the normal functioning of the Website altfay.com in cases of disruption of the functioning of certain segments of the Internet (provision of the Service to the User depends, due to the design features of the public communication network, on the quality of equipment of providers of the communication network, local wire telephone lines and mobile lines. Internet service providers, providers of long-distance and international lines, which are indirectly involved in the process of providing the Service, but for the quality of work of which

5.4.4. force majeure circumstances listed in clause 11 of the Agreement.

5.5 The Company shall not be liable for:

5.5.1. failure of the User to comply with the instructions for installation and/or configuration of the Webinar Software, or conflict of the Webinar Software with the User's Technical Support due to non-compliance with the requirements for Technical Support regulated by the Company, but not limited to this reason, and related obstacles to the User's use of certain altfay.com Services;

5.5.2. non-compliance with the altfay.com Site Software User Manual and/or untimely updating of the Software by the User, if the User is informed of the need for such updating;

5.5.3. manifestation of malicious computer programs (viruses) and other blocking possibilities (including damage to the User's Software) preventing the User from accessing the Services;

5.5.4. incompatibility of the altfay.com Software with other web hosts, services, software and/or equipment, as well as for the User's damages and/or losses incurred as a result of such incompatibility;

5.5.5. delays and/or failures occurring at the beginning, during or at the end of a validly performed data transfer or operation related to the use of the Service.

5.6 Under no circumstances shall the Company be liable for any negligent, direct or indirect damage suffered by the User (including, but not limited to: loss of profit, loss of confidential or other information, losses due to interruption of business or production activities, damage to health, violation of privacy, failure to fulfill any obligation, including the obligation to act in good faith and with reasonable diligence, losses caused by negligence

5.7 Regardless of the nature and causes of the User's damage (including any cases listed above), the maximum amount of the Company's liability under any of the provisions of this Agreement and the amount of compensation due to the User may not exceed the amount actually paid by the User for specific services of the Company, even if the compensation received does not cover the damage incurred.

5.8 The Company shall not be liable for the Contractor's failure to comply with the terms and conditions of the Events or services, as these terms and conditions and rules are the exclusive responsibility of the Contractor.

6. Responsibility of the User

6.1 The User shall be liable for fulfillment of its obligations under the terms of this Agreement and its Appendices in accordance with the laws of the Russian Federation.

6.2 The User is responsible for the completeness and accuracy of the information provided during Registration and is considered to be acting on his/her own behalf.

6.3 The User may neither fully nor partially assign or transfer to third parties its rights and obligations under this Agreement. Once made, such assignment or transfer shall be null and void. In case the User's account and password for Access to the Service are transferred to third parties, as well as in case the User authorizes access to the Service and/or use of the Service by third parties on behalf of the User, all rights and obligations under this Agreement shall be borne by the User.

6.4 The User is independently liable in accordance with the laws of the Russian Federation for all actions and statements made and/or uttered through the use of the Service, as well as their consequences.

6.5 The User is responsible for all operations performed under his/her account and

Authentication Data.

6.5.1. the User is solely responsible for any (including unauthorized) actions of third parties that took place when using the User's Authentication Data, as well as their consequences.

6.6 Notwithstanding and in addition to the other provisions of this Agreement regarding User's liability when using the Company's Service, User's full and exclusive liability, including but not limited to the following, shall include:

6.6.1. User's responsibility for the creation and/or distribution, as well as for downloading and/or receiving the Webinar Content, including responsibility for all claims that are made and / or may be made in relation to the content transmitted and / or received by the User for infringement of intellectual property rights, copyright and related rights, as well as in connection with the content in the Webinar Content misleading information, obscene, indecent, threatening, abusive, defamatory, libelous, defamatory or other illegal content.

6.6.2. responsibility for all relations of the User with third parties arising in connection with and/or as a result of the use of the Service, including the User's responsibility to third parties involved in private, and/or commercial, and/or non-commercial activities of the User using the Company's Service, as well as the User's responsibility for its own damage and expenses resulting from the User's interaction with third parties in connection with the use of the Company's Service.

6.6.3 Claims are sent to the Company, and the Company assumes obligations to send these claims to the Contractors, as well as the control of the client's receipt of responses to the claim.

6.6.4. the User assumes full responsibility and risks associated with placing Orders. The User is solely responsible for any problem arising in the process of registration, registration, and confirmation of the Order. In such case, the Company shall not be liable for any damage (monetary or otherwise) resulting from any problem caused or caused by the User's error or negligence in using the Site, including unsuccessful completion or confirmation of any transaction.

7. Data protection

7.1 If the User loses the Authentication data for access to the User's Personal Account, or if it is necessary to change the e-mail address or password specified by the User during Registration, the Company may re-send the lost data to the User and/or change the e-mail address or password at the User's request on a special page of the Company, specifying in this request the User's phone number specified during the registration of the Personal Account. After sending the request, the User receives an encrypted code in the form of an SMS message on the specified phone number, after entering which the User is authorized and the requested data is changed.

8. Intellectual property rights

8.1 The Company is the Rightholder and author of all results of intellectual property posted on the Company's Internet resource altfay.com, as well as the Rightholder of any programs used to operate the altfay.com service. The User is granted the right of use to the extent and in the manner set forth in this Agreement under a simple non-exclusive license. All rights other than those expressly granted to the User by this Agreement are reserved by the Company.

8.2 Any software available for downloading on the altfay.com Website is the intellectual property of the Company and/or its partners.

9. Validity of the Contract

9.1 Legal relations arising in connection with this Agreement shall be governed by the laws of the Russian Federation and shall be subject exclusively to the jurisdiction of the courts of the Russian Federation.

9.2 This Agreement in accordance with Article 428 of the Civil Code of the Russian Federation is a contract of adhesion, defining all mutual rights, obligations and responsibilities of the User and the Company regarding the conditions of the User's use of the Company's Service. The Agreement supersedes all previous agreements, contracts or statements regarding the User's use of the Service.

9.3 This Agreement shall remain in force until the User ceases to use the Company's Service, or until the Company ceases to provide the Service, or until termination by the Parties to this Agreement.

9.4 The provisions of this Agreement governing disclaimer of warranties, limitation of liability, release of liability, intellectual property rights, and applicable law and jurisdiction shall survive the termination of this Agreement or its termination by the parties hereto.

10. Term of validity of the Contract, grounds for its termination

10.1 The Agreement shall come into force from the moment of its conclusion by the User (in accordance with clause 2.1. of the Agreement) and shall remain in force until the moment of termination of the Agreement.

10.2 The Company has the right to refuse to fulfill its obligations under the Agreement in accordance with clause 12.6 of the Agreement and, in this case, in case of losses caused to the User by the termination of the Agreement, shall be exempt from their compensation.

10.3 The Company has the right to initiate the termination of this Agreement and terminate Subscriptions for specific services unilaterally in case of violation of the terms of this Agreement by the User.

10.4 In case the Contract is concluded in writing, unilateral termination of the Contract by one of the Parties shall be made subject to sending a corresponding written application to the other Party.

10.5 The User has the right to terminate this Agreement at any time, subject to fulfillment of all obligations to the Company arising prior to the termination.

11. force majeure circumstances

11.1 The Company and/or the User shall be released from liability for failure to fulfill or improper fulfillment of obligations arising from the Agreement if the reason for failure to fulfill (improper fulfillment) are force majeure circumstances, which, among others, include extraordinary and insurmountable under the given conditions circumstances that occurred after the conclusion of the Agreement and prevent the Parties from fulfilling their obligations under the Agreement, including:

11.1.1. earthquakes, floods, hurricanes or other natural disasters, fires, man-made accidents and catastrophes, accidents at engineering constructions and communications, including accidents at the facilities of power supply organizations, mass disorders, military actions, riots, civil unrest, epidemics, blockade, embargo, terrorist actions, declared or actual war, strikes, as well as other circumstances that the Company could not foresee and anticipate in advance.

11.1.2. decrees or resolutions of governmental authorities restricting the Company's activity on provision of the Service.

11.2 In case of failure to notify the other Party of the occurrence and termination of force majeure circumstances, the Party concerned shall not be entitled to refer to them as grounds for exemption from liability, unless the occurrence of such circumstances also prevents notification.

11.3 In the event of force majeure circumstances, the term of fulfillment of obligations under this Contract shall be postponed commensurate with the time during which such circumstances continue to exist, without compensation for any loss.

11.4 The Party to the Contract that is in arrears in the fulfillment of the obligation shall not be entitled to refer to force majeure circumstances that arose after the due date of fulfillment of the obligation.

11.5 If the force majeure circumstances suffered by the Company last more than 30 (thirty) consecutive days, the Company shall have the right to refuse to fulfill its obligations under the Agreement on this basis by posting the relevant information on the website altfay.com or, if it is impossible to post information on this website, in any of the mass media provided for by the Law of the Russian Federation dated 27.12.1991 N 2124-1 "On Mass Media". In this case, the Contract shall be deemed terminated from the date specified in the Company's announcement in the mass media.

12. Settlement of disputes

12.1 All disputes and disagreements that have arisen or may arise out of this Agreement shall be settled by negotiations on the basis of a written claim of one of the Parties. The Parties shall make every effort to resolve disputes through negotiations.

12.2 After receiving a claim from the User, the Company is obliged within 20 (twenty) working days to satisfy the claims stated in the claim or send a reasoned refusal to the User. All necessary documents must be attached to the response.

12.3 Notices, claims, requests, statements, communications and other official materials shall be transmitted by the Parties to each other in the following manner:

12.3.1. from the Company to the User - by posting in the User's Personal Office or by e-mail sent to the User, unless otherwise provided for in the relevant clause of the Agreement or its Appendices;

12.4. from the User of the Company - in writing by registered mail, as well as by e-mail to the following address: fin@altfay.com, unless otherwise provided for in the relevant clause of the Agreement or its Appendices. Written requests sent by the User to the Company must be signed by the User. The Company does not accept written requests that are not signed by the User.

12.5 If the dispute is not resolved in a claim procedure within 60 (sixty) business days, either Party shall have the right to apply for dispute resolution in court at the location of the Company in accordance with the procedure established by the current legislation of the Russian Federation.

13. Personal data

Provided by agreements when registering on the altfay.com website

14. Other conditions

14.1 The Company has the right to engage third parties to provide certain specific services to the

User.

14.2 This Agreement does not in any way create or imply any legal relationship between the Company and any third party, including but not limited to any technology or communications providers, software or hardware or equipment providers, any third party suppliers providing parts or elements of the

Service, imposing any obligations on the Company in respect of any damages, including any losses, costs and/or other liabilities incurred by such third parties.

14.3 This Contract does not in any way confer or imply the granting to any person or entity not a party to this Contract of any remedy or remedy of right, any obligation, any cause of action, any basis for loss or damage, or any cause of action, nor does it create any right for any third party to acquire the benefits or rights of the beneficiaries.

14.4.1 Unless otherwise provided by this Agreement, sufficient evidence of the User's actions will be information (account) records on the Company's Servers, regardless of the method and/or technical device by which they were carried out.

14.4.2 The time of performance of all activities under the Agreement shall be Moscow time, determined on the basis of the data of the records on the Company's Servers, unless another procedure for determining the time has been agreed upon additionally.

14.4.3 Cancellation of specific services is carried out by the user by sending a letter to the e-mail of the Executor specified in the Executor's Profile.

14.5 In case the User violates the terms of this Agreement and its Appendices, including the term of payment for the Services under the credit scheme of settlements between the Company and the User, the Company has the right to suspend and/or completely stop providing both individual and all specific services received by the User under the Agreement.

14.5.1 Resumption of provision of specific services to the User is carried out at the discretion of the Company on the basis of a written application of the User, containing information about the measures taken to eliminate violations of the Agreement and guarantees of prevention of such violations in the future. Resumption of provision of specific services to the User shall be carried out within three days from the moment of elimination of violations and/or receipt by the Company of the written application of the User.

14.5.2 If the User fails to submit the above written application and does not eliminate violations within 1 (One) calendar month from the date of receipt by the User from the Company of a notice of suspension of specific services, the Company has the right to stop providing the User with the Service and terminate this Agreement unilaterally.

14.6 In case of contradiction between the terms and conditions of the Contract and the terms and conditions of the Appendices thereto, the terms and conditions of this Contract shall prevail.

14.7. It is prohibited to send messages with the following information via the altfay.com mailing service:

- false, incorrect or misleading to recipients;
- information contrary to Article 18 of the Federal Law "On Advertising";
- pornography;
- lotteries;
- advertisements for fake drugs, watches, clothes, etc;

- messages created in violation of copyright and related rights, using other people's trademarks;

- by mail and e-mail spam ads.

14.8 The User is prohibited from sending any information and messages on behalf of other people or organizations.

15. Addresses, contacts and payment details of the Parties

Company:

Full company name of the Company in Russian: Limited Liability Company KRIBS.

The abbreviated corporate name of the Company in Russian: KRIBS LLC. Full corporate name of the Company in English:

"KRIBS" Limited liability company.

The abbreviated name of the Company in English: "Kribs Ltd.

Postal address: 109202, Moscow, Ryazansky avenue, 31, pom. 16

INN 7708353302 KPP 772101001 OGRN 1197746399905

Email: info@altfay.com