

The AGREEMENT on rendering information services by provision of access to the database on the Internet

Moscow

The Internet the Art Pictures Reel database located on a domain name of www.Artpicturesreel.ru, IP Popova Evgenia Evgenyevna, INN 773065078212, OGRN 308774634500261, bank details Account No. 40802810697820000015 of PJSC ROSBANK G. MOSKVA, Corr. Account No. 3010181000000000256, BIK 044525256 hereinafter referred to as "Owner", publishes the Public offer about provision to the User, data of the user, agrees to the Questionnaire completed with it on the website, access to the Database by a remote method:

1. The subject of agreement Owner renders to User information services by provision access on the Internet to the Art Pictures Reel database (further in the text "Database") on the portal of the Owner (further in the text "Portal"), the address: www.Artpicturesreel.ru, and User pays the rendered services.

2. Price of services and procedure of payments

2.1. The price of services is under this agreement determined by the Price list of the Owner, posted on the portal in the section "Fee". The Owner has the right to change the Price list unilaterally without prior notice of the User

2.2. Fee is under this agreement made by an advance payment. The amount of an advance payment is determined by the User in the request, but the minimum amount of an advance payment specified in the Price list suffices.

2.3. The money which arrived from the User as a payment for information services for access to databases is considered on a personal account of the User.

3. Rights and liabilities of the parties, order of an acceptance of services

3.1. The Owner provides access to databases in accordance with the terms of the tariff plan chosen by the User. Conditions of tariff plans are placed the Owner on the portal.

3.2. Access for the User to databases is provided by registration of his name and transfer of a name and the password to it for access after payment for services by it according to section 2 of this agreement in five-day time from receipt date of payment into the account of the Owner. Liabilities of the Owner are considered performed at the time of opening to the User of access to databases.

3.3. The Owner provides to the User access to complete statistics of use of databases from his name and also movement of means on its personal account. User has the right to change need independently the password of access without notice for the Owner.

3.4. The owner ensures functioning of the portal 24 hours a day and 7 days a week except for procedural breaks till 3 o'clock in a week, technological works, necessary for carrying out.

3.5. Access to databases is under this agreement provided to the User for individual use, contents of databases aren't intended for paid distribution, informing everyone or commercial use by different way. Distribution and informing everyone contents of databases in electronic form, including in the form of files on any carriers and also on communication channels without the permission of the Owner isn't allowed. Use of author's works, including a reprint, distribution and informing everyone, without the permission of the Owner isn't allowed. In a case violation of conditions of use of the database, the User pays to the Owner all suffered losses and also all got profit, from commercial use of data of base.

3.6. Upon rendering services the Owner, at the request of the User, directs to the User the delivery and acceptance certificate of the rendered services to the address specified by the User in case of registration. The user is obliged to sign the act within five working days or to

direct to the Contractor motivated objections in writing. If the User within five working days didn't sign the act and didn't provide motivated objections, the act is considered signed without objections, and service rendered in full as well as if the User didn't request the act.

4. Responsibility of the parties and order of the dispute resolution

4.1. Under this agreement the parties bear responsibility according to the current legislation for non-execution or improper execution of liabilities.

4.2. The contractor doesn't bear responsibility to the User for quality of communication channels and for the interruptions in work happening for the reasons which aren't depending on the Owner.

4.3. The owner doesn't bear responsibility, and the User isn't exempted from fee if the third parties for the reasons which aren't depending on the Owner used the password of access for the User to databases.

4.4. The owner doesn't bear responsibility for shortcomings in case of the organization of access to databases in case of use by the User of the software which isn't recommended by the Owner.

4.5. Disputes between the Owner and the User are considered in Arbitration tribunal of Moscow.

5. Validity period and order of agreement cancelation

5.1. This agreement works within one year from the moment of the conclusion. If any of the Parties in writing won't declare termination of this agreement in one month prior to the termination of validity period, the duration of the agreement is extended for one year.

5.2. The agreement is signed by any of the following methods: - The user confirmed consent with terms of this agreement on the portal of the information database; - The user sent to the address Owner a written consent (acceptance) with terms of the contract; - The user brought payment for services; - The user and the Owner signed this agreement in writing.

5.3. The Owner has the right to terminate unilaterally the Agreement in the following cases: - in case of violation by the User of item 3.5 of this agreement; - when making attempts from the User of entering of malfunctions into work of the portal or creation of obstacles for work of other users.

In case of change of addresses or bank details, the party, whose address or a bank detail changed, informs in writing other party within five working days.

I am acquainted and agree with terms of the contract V