User Agreement

Autonomous Non-Profit Organization "National Priorities", hereinafter referred to as "the Company", offers to conclude this User Agreement by this Offer, which defines the terms of use of the Website.

By accepting this Offer, you (hereinafter referred to as 'the User') enter into a User Agreement with the Company on the terms, in the manner, and to the extent specified in this Offer.

1. Terms and Definitions

- 1.1. **Website Administration / Administration** The Company, its employees, and/or its authorized representatives who have the authority (in accordance with appropriate powers) to establish the terms of using the Website, manage its operation, and monitor the Users' compliance with this Agreement.
- 1.2. **Acceptance** The full and unconditional acceptance by the User of the terms of this User Agreement, which is carried out by the User performing any actions to use the Website, including reviewing the Website's Content (any part of it).
- 1.3. **Website Content** The protected results of the Company's intellectual activity, including graphic, text, photographic, derivative, composite and other works, user interfaces, visual interfaces, trademarks, logos, software programs, databases, as well as the design, structure, appearance, general style, and layout of the content comprising the Website, and other intellectual property objects contained on the Website (either collectively or separately).
- 1.4. **User** Any legally capable visitor to the Website.
- 1.5. **User Agreement** This User Agreement (hereinafter referred to as "the Agreement") that defines the terms of use of the Website's Content by Users. настоящее Пользовательское соглашение (далее «Соглашение»), которое определяет условия использования Пользователями Контента Сайта.

$1.6. \ \textbf{Website-The website located at https://discoverrussia.travel}$

2. Subject of the Agreement

- 2.1. In accordance with this Agreement, the Company grants any User the right to use the Website free of charge, within its functional capabilities and under the conditions specified in this Agreement.
- 2.2. The use of the Website is carried out according to the generally accepted principle of "as is." Under this principle, the Company does not guarantee that the Website will meet all the User's requirements and expectations, operate continuously, quickly, and error-free, or that the results that may be obtained using the Website will be accurate and reliable.
- 2.3. The User is considered to have accepted this Agreement in accordance with the provisions of Article 438 of the Civil Code of the Russian Federation by gaining access to the materials and services of the Website and using the Website in any way and in any form.
- 2.4. The Website is created for the purpose of informing Users about tourism opportunities in the Russian Federation.
- 2.5. The Content of the Website belongs to the Company and may be used only for personal informational purposes. Any commercial use of the Website's Content is prohibited.
- 2.6. The User acknowledges that the use of the Website may require the Company to process their personal data and cookies. The Company's policy regarding the processing of such data is outlined in the User's Personal Data Processing Policy and the Cookie Usage Policy. Accepting this Agreement means the full and unconditional acceptance by the User of the terms of these Personal Data Processing and Cookie Usage Policies.

3. Obligations of the Parties

3.1. User's Rights:

3.1.1. The User has the right to use the Website, view the Website's Content without restrictions.

3.2. Prohibited Actions for the User:

- 3.2.1. The User is prohibited from using any devices, programs, procedures, algorithms, automatic devices, or equivalent manual processes to access, acquire, copy, or track the Website's content.
- 3.2.2. The User is prohibited from disrupting the proper functioning of the Website.
- 3.2.3. The User is prohibited from circumventing the Website's navigation structure to obtain or

attempt to obtain any information, documents, or materials by means not provided by the Website's services.

- 3.2.4. The User is prohibited from gaining unauthorized access to the Website's features, other systems, or networks related to the Website.
- 3.2.5. The User is prohibited from violating the Website's security system and collecting data on other Website Users.
- 3.2.6. The User is prohibited from reverse searching, tracking, or attempting to track any information on any other User of the Website.
- 3.2.7. The User is prohibited from using the Website and its Content for any unlawful purposes and from inciting any illegal activity or other activities that violate the rights of the Company or others.
- 3.3. The User may contact the Website Administration for any questions that arise while using the Website, using the contact details provided in Section 9 of this Agreement.

3.4. Rights and Obligations of the Company

- 3.4.1. The Company has the right to change the rules of using the Website, including the terms of this Agreement.
- 3.4.2. The Company/Administration has the right to make any changes to previously posted Website Content, add sections to the Website, expand the Website, and introduce additional services on the Website and requirements for User access to them, suspend the operation of the Website, establish additional rights and/or restrictions for users regarding the posted Website Content, and carry out other activities.
- 3.4.3. The Company reserves the right to impose any restrictions regarding the use of the Website.
- 3.4.4. The Company/Administration has the right to conduct statistical research on the Website's traffic.
- 3.4.5. The Company has the right to send informational materials and other notifications only with the User's voluntary consent to receive such materials.

4. Intellectual Property Rights

- 4.1. The User acknowledges that the Website and its Content (including, but not limited to, design elements, text, graphics, images, illustrations, videos, scripts, programs, sounds, and other objects and their collections related to the Website) are protected by copyright, trademarks, and other rights that belong to the Company or other lawful rights holders.
- 4.2. The User is not authorized to reproduce, copy, modify, destroy, process (including making any translation or localization), sell, rent, publish, download, or otherwise distribute the Website Content or its components, decompile or otherwise attempt to extract the source code of any components of the Website that are software, or alter the functionality of the Website without prior written consent from the Company.
- 4.3. The User is not authorized to remove and/or modify any information posted on the Website, including copyright marks and identifiers, if present.
- 4.4. Unless explicitly stated otherwise in this Agreement, nothing in this Agreement may be considered as the transfer of exclusive rights and/or usage rights to the Content, Website, and/or its components to the User.

5. Disclaimer of Liability

- 5.1. By using the Website, the User accepts the risk that the Website's content may be incomplete, inaccurate, or outdated under certain circumstances. The Company is not liable for any possible errors or omissions in the content of the Website. The Company is not liable for any possible damage resulting from the use of the Website or lack of access to it.
- 5.2. The Website may contain links to other websites on the Internet (third-party websites). The Company is not responsible for the information, materials posted on third-party websites, nor for the availability of such sites or content and the consequences of their use by the User. Although all hyperlinks contain information related to a specific website, they do not imply any agreement by the Company with such websites or their owners.

- 6.1. In case of any disagreements or disputes between the Parties to this Agreement, it is mandatory to present a claim (a written proposal for voluntary dispute settlement) before referring to the court.
- 6.2. The recipient of the claim must notify the claimant of the results of the claim review in writing within 30 calendar days from the date of its receipt.
- 6.3. If the dispute cannot be resolved voluntarily, either Party may refer to a court at the location of the Company in accordance with the procedure established by the applicable laws of the Russian Federation.

7. Miscellaneous Provisions

- 7.1. Acceptance of the terms of this Agreement means that the User is legally capable of accepting the terms of this Agreement, is able to comply with its conditions, and is responsible for violating the Agreement.
- 7.2. If the User disagrees with any of the terms of the Agreement, they are not authorized to use the Website and must leave it.
- 7.3. The Company may change this Agreement at any time. Changes take effect upon publication of the new version of the Agreement on the Website. Each time the User visits the Website, they must familiarize themselves with the current terms of use. If the Company has made any changes to the Agreement with which the User disagrees, they must immediately cease using the Website.
- 7.4. This Agreement, its conclusion and execution procedure, as well as matters not regulated by this Agreement, are governed by the applicable laws of the Russian Federation.
- 7.5. This Agreement may be changed or terminated by the Company unilaterally without prior notice to the Users.
- 7.6. The current version of this Agreement is posted on the Internet and is available at: https://discoverrussia.travel

8. Company Details

ANO "National Priorities"

Legal Address: 121069, Moscow, Bolshaya Molchanovka Street, 21A