

1. General terms

- 1.1. These rules of use (further – Rules) governs the relations between AZURGAMES and User of the Services or game (further – Services).
- 1.2. Use of Services is the acceptance of these Rules which is the obligatory agreement between User and AZUR, which subject is providing use of Services.

2. Intellectual property rights

- 2.1. All intellectual property including - design elements, the text, graphics, character, video and also trademarks and means of individualization (further – Content) are objects of the exclusive rights of AZUR and other owners.
- 2.2. The reference to the Website is obligatory for using Content.
- 2.3. Users (natural persons) can use the Content only in personal and non-commercial purposes.
- 2.4. In Rules nothing can be considered as a transfer of the exclusive rights on Content.

3. The privacy policy of personal data processing

- 3.1. Presenting personal data, User give a consent to personal data processing - actions exclusive in purpose of providing supplemental information, promotion and providing services and goods under Federal Law No 152-FZ, article 3/3 (Processing of Personal Data).
- 3.2. Processing of User personal data is fulfilled with no time restrictions in any legal way including use of automation matters.
- 3.3. Processing personal data, AZUR takes all necessary technical, legal and organizational measures for protection from illegal access, destruction or change.
- 3.4. User can remove all provided personal information with making a request on e-mail address posted on the Services.
- 3.5. Information of Services visitors (the IP-address, a domain name, type of the browser and an operating system, a visit date and time, etc.) is collected in purpose of keeping visits statistics. This information is public and AZUR is not responsible for its disclosure.
- 3.6. The purposes of personal data processing are - marketing purposes, establishment of User's feedback, Services work assessment and analysis. The obtained data is anonymous and can be used for understanding of buyers needs and improvement of service quality.

4. Concluding provisions

- 4.1. References to other Services, which is posted on the Services, are free of charge. Any information from these Services isn't continuation or addition of content of the Services.
- 4.2. The AZUR isn't responsible and doesn't take responsibility for advertisement posted on the Services.
- 4.3. All questions concerning User's access to Services and use of information posted on Services are regulated by the current legislation of the Russian Federation.
- 4.4. In case of the disputable situations concerning use of Services, Parties will use means of negotiations for deputies' resolution.