

User License Agreement

1. General conditions

When using any functions or services of the Site, any capable individual or legal entity (hereinafter referred to as the User) is subject to the rules and restrictions established by this User Agreement (hereinafter referred to as the Agreement). This Agreement is a public offer.

The user accepts the terms of the following documents governing the use of the MARKET-UP platform:

- [This user license agreement](#)
- [Privacy Policy](#)
- [Cookie Policy](#)
- [Terms of use of vouchers](#)
- [Marketing Program](#)
- [Business Blog terms of use](#)
- [Terms of voucher creation](#)

The agreement is a standard form agreement and its terms are the same for all users of the program. The appendices are an integral part of this agreement. By accepting the terms and conditions set out below, the User agrees to unconditionally comply with the terms of this Agreement.

Acceptance of the terms of this Agreement is the actual use by the User of the MARKET-UP website at the time the User visits the website www.market-up.co using a web browser or any other program and/or technical means. devices that allow the display of the content of web pages of a website. If the User for any reason does not agree with the terms of this Agreement in whole or in part, the Company asks him to leave this website www.market-up.co. If the User continues to use the site, this means that the User has read this Agreement, understands and accepts its terms in full without any exceptions or reservations and undertakes to comply with them in the future in full. By using the www.market-up.co website, you represent and warrant that all registration information you provide is true, accurate and complete, and you undertake and agree to keep such information current.

1.1. Terms and definitions.

The terms used to designate the functions of the site, its functional elements, sections and individual services correspond to those used in the www.market-up.co site interface.

Unless the context dictates otherwise, the following terms have the meanings given below in this document.

Voucher — a certificate by which one party (subscriber) has the right to receive discounts on the return product or certain services from the other party that issued this voucher, periodically during the validity of the voucher.

Author — (owner of the issued voucher) - an individual or legal entity who, using the MARKET-UP website www.market-up.co, sells vouchers for constantly provided discounts for their goods or services.

Authorization — entry into the User Profile, in which the login and password registered by the user are indicated in the appropriate fields of the web page and the “Login” button is pressed. Authorization on the MARKET-UP website www.market-up.co confirms the User's acceptance of the terms of this Agreement.

User Agreement — the Agreement governing the relationship between the site www.market-up.co and its Users. A participant who intends to use the services of the MARKET-UP website located at www.market-up.co must accept the terms of this Agreement.

Dialog box — is a system function designed for quick messaging between Users or MARKET-UP site administration.

Deactivation — of the User's profile - technical and administrative actions carried out by the Company or the Security Service, aimed at limiting or suspending the User's access to the MARKET-UP services from his profile. Profile blocked in order to prevent offenses on website www.market-up.co or in case of violation of the Agreement in accordance with the procedure established therein.

Buy — a button indicating that the Buyer can purchase vouchers at a price set according to the agreement on the MARKET-UP website www.market-up.co.

The Counterparty — is an electronic currency that does not have a single centralized issuer and is distributed directly between the holders of such currency.

User Login (nickname/username) – the User's website identifier used to identify the User in the system and simultaneously access the User Profile, as well as for other purposes provided for by this Agreement.

Agreement — on the purchase of a voucher - an agreement between the Author of the voucher and the Buyer.

Seller — a registered User who has expressed a desire to sell his formed vouchers or resell vouchers of other authors.

Buyer — a User who makes a purchase on the MARKET-UP website www.market-up.co.

Monthly confirmation of activity— obligatory monthly purchases of vouchers or invitation of direct participants of the program.

User — an individual or legal entity accessing the services of the site www.market-up.co. when performing special procedures and actions and becoming the Seller when generating vouchers.

The User Agreement —is an Agreement governing the relationship between the www.market-up.co website and its Users. A participant who intends to use the services of the MARKET-UP website located at www.market-up.co. must accept the terms of this Agreement.

User Profile — a system built into the software part of the MARKET-UP website www.market-up.co, which allows to take into account and provide the User and the Company with information on the volume of available vouchers, purchase and sale history and information on individual messages.

Registration — is the procedure for creating a User profile on the MARKET-UP www.market-up.co, during which the User, by filling out the appropriate forms on the web pages of the specified site, provides the information necessary to use the site services. Acceptance by the User of the terms of this Agreement is a mandatory step in the registration procedure.

Rating — a system of conditional assignment of quality indicators of the content provided in order to highlight those who have the highest number of approvals and, accordingly, have the highest level of trust. User rating is formed on the basis of comments and ratings left by users.

Website (Internet service — www.market-up.co — a website that is a communication platform for placing and accumulating vouchers, transactions between Users, and also used for posting information and communication between Users.

Account— a functional part of the System, designed to account for the User's funds and operations with them.

Purchase and sale of goods (deal) - a transaction concluded on the MARKET-UP website between the Author (Seller) and the Buyer, aimed at the sale and purchase of vouchers, in accordance with the conditions established by this agreement.

Funds — Fiat currency and Cryptocurrency (a type of digital currency) used in transactions on the site.

Fiat currency — money issued by the state, recognized as legal tender in the country of issue at the legislative level.

Site Services — a social web platform created on the site www.market-up.co

for communication and information, as well as a platform for instant sales and purchases of vouchers between Sellers and Buyers.

An electronic wallet is a computer program that allows you to store electronic money, as well as pay for purchases and services on the Internet and withdraw Fiat money to a bank account or plastic card.

Discounts are the amount by which the selling price of a product or service is reduced.

Partner — is an individual or legal entity that places its vouchers for the purpose of sale on the website www.market-up.co, as well as purchasing the works of other Partner-Authors participating in the MARKET-UP Affiliate Program.

Affiliate program — a program that stimulates the system purchases and sales of content on the MARKET-UP platform.

Activation Cost — the amount (in the amount of 60 USD) required to pay/purchase a voucher to participate in the Affiliate Program. This amount includes the cost of purchasing ten vouchers (worth \$6) from 10 active, monthly activated users of the Affiliate Program. Of the 6 USD, 5 USD always goes to pay for vouchers, and 1 USD to the company for the provision of services.

Payment is made in the TRON cryptocurrency in the equivalent to the US dollar at the time of payment.

Sector— a table of registration of potential Buyers of vouchers.

Referral— a partner invited to the program, depending on the level of location in the sector.

Referral level of the sector — the level of location of partners according to the order of the invitation to the program.

Force Majeure — means any of the circumstances listed below that affect buyers and sellers and make/create impossible, illegal or barrier conditions for the purchase or sale of photographs posted on the website www.market-up.co Including (but not limited to) the following: act of God, volcanic eruption, (natural) disaster, fire, hostilities, hostilities or any local or national disaster, occupation, execution of any order or request of any national, regional, port or other government authority, governmental action or intervention, hostilities, civil war or acts of terrorism, explosion (biological, chemical or nuclear), insurrection, riots, strikes, civil disturbances (or material or significant threats or justified fear of any other impending events), reduction in transportation services, airport closures or any other exceptional and catastrophic event, circumstance or critical situation.

1.2. Company

"MARKET-UP" is a website-company located at www.market-up.co, a combination of all users, Authors (Sellers) and Buyers, as well as all elements of the site acting as a single whole to achieve a common goal. – creation of a global social platform for communication and service for the purchase and sale of vouchers by MARKET-UP participants.

1.2.1. MARKET-UP is a global social web platform and a platform for instant sales, purchases, as well as systematization and accumulation of vouchers by program participants.

1.2.2. This Agreement is concluded between MARKET-UP and the User in the form of an agreement (offer) of a standard form for the provision of services, the text of which is posted on the company's website at www.market-up.co. All messages, notifications, claims and any other information, sent by the parties to the contract to each other, are considered to be sent properly in electronic form by e-mail, as well as in the form of messages within the site, provided for by its functional features. in any of the above ways (dialog box, messages, feedback forms, company publications, etc.). Correspondence is also considered properly sent if it is sent by the Parties in writing with the necessary details.

The term MARKET-UP, The MARKET-UP website may be used in the Agreement and / or other sections of the www.market-up.co website, solely for convenience and in no case can be understood as the term "shop, tender, auction". The terms "You" or "Your" as used herein refer to You and any entity that the User represents to their successors in title.

2. Terms of use of the site www.market-up.co

The use of the Site is prohibited if its operation is contrary to the Law!

2.1 A MARKET-UP user can be any capable individual over 18 years of age and a legal entity. Persons under the age of 18 may use the Site Services only in conjunction with and/or under the supervision of a parent or legal adult guardian.

Being an adult, he is a User and is responsible for all actions committed by minors.

2.2 The user is obliged to read and make changes in accordance with all the conditions specified in these Agreements. When reading this Agreement, it is also recommended to pay attention to the information specified in it. Any actions of the User, including (but not limited to) registration, authorization, making purchases on the site, posting and changing content, sending messages, changing data, confirm

his full commitment to this Agreement.

2.3 The User undertakes to keep up to date the personal data that is at the appropriate level in the "My Profile" section.

2.4 MARKET-UP has the right to require confirmation of the data entered during registration, as well as in case of their change in the future. The procedure for providing and the list of required documents is indicated in the corresponding MARKET-UP request to the User. MARKET-UP has the right to prohibit the User from using the site if the documents are not provided in the specified order, and also if the documents provided contain information that does not confirm the accuracy of the data entered by the User.

2.5 The procedure for processing the User's data by the Company and the conditions for their placement on the MARKET-UP website, terms and definitions, as well as other provisions that ensure the exchange of information between Users and the Company, are set out in the «Privacy Policy».

2.6 When choosing a username, the User is prohibited from using:

- The name of the site and its options, as well as any other information related to MARKET-UP.
- Obscene words, vulgar expressions.

2.7 Mutual honesty, decency and courtesy of Users is a fundamental condition for using the Site: www.market-up.co.

2.8 The user gets the opportunity to change and delete the data entered during the registration of the profile.

2.9 The User shall not disclose his User Profile to third parties. In case of any violation of these conditions, the User bears full responsibility for the actions of persons authorized by him, including civil and / or criminal.

2.10 The user cannot have more than one registered profile on the website www.market-up.co. It is strictly forbidden: to register a new User profile together with an existing blocked (deactivated) one.

2.11 All content (vouchers, photographs, drawings, collages, graphic materials) published on the pages of sites in social networks, communities, forums, blogs and other Internet resources cannot be and is not an official advertisement of MARKET-UP, with the exception of cases where it is stated as an advertisement for the company. All of these materials are created or provided by users and belong to them as owners/authors. These materials are posted or published with their personal consent or permission. All published content is solely the subjective

opinion of the author and his personal value judgment, which may not always coincide with the opinion of the MARKET-UP site administration.

2.12 In order to sell and buy vouchers, you need to create your own current account, as well as a crypto wallet recommended by the MARKET-UP service.

2.13 The cost of purchasing any voucher on the MARKET-UP platform is \$6.

2.13.1 The Company has the right to unilaterally change the base price of a voucher.

2.14 MARKET-UP has no intention to provide the User with services that violate the laws of its jurisdiction. By accepting the Agreement, the User acknowledges and guarantees that the use of the MARKET-UP www.market-up.co website and its mobile applications complies with the laws and regulations in force in the territory of its jurisdiction. The company is not responsible for the illegal use of the site's services.

2.15 Users are solely responsible for the payment of taxes and fees applicable to any activities and profits derived from the use of the site. The User is fully responsible for the preparation of documentary reports.

3. Identity verification and money laundering protection

By accepting this Agreement, the User undertakes, agrees and warrants that:

3.1 At the time of using the www.market-up.co website, the User is 18 years of age or an age sufficient to be considered an acceptable age, giving the legal right to participate in the MARKET-UP Programs without violating applicable law. specific jurisdiction.

3.2 MARKET-UP is not directly involved in the transaction between Buyers and Sellers in the process of buying and selling and is not a party to any agreement between them.

3.2.1 MARKET-UP does not control the quality, safety, morality or legality of any aspect of the content provided on the site and is not responsible for the truthfulness or accuracy of any information provided by the User, as well as for the ability of any Seller to sell their voucher or the ability of any Buyer pay for the purchased voucher. **3.2.2** MARKET-UP do not preview the contents of the information provided by the Users.

3.2.3 MARKET-UP cannot guarantee that the Buyer or the Seller will actually complete the initiated transaction. While the Company attempts to help eliminate questionable offers or offers that infringe citizens' copyrights, vouchers or Users' content, this is not part of our services and we cannot be held responsible for any

inconsistencies.

3.3 MARKET-UP cannot guarantee the true identity or age of the User. The company encourages you to communicate directly with potential deal partners if you have any questions. The User acknowledges and agrees that MARKET-UP is not responsible for any voucher provided by the User, including personal data and information, blog texts, messages, graphics, images, photos, audio and video elements, as well as links posted by Users. . or third parties on the www.market-up.co website.

3.4 The User confirms that he is the full and legal owner of all funds used to purchase vouchers, and all information provided by the User is true, current and accurate.

3.5 The Buyer is fully aware that the purchase of vouchers from other Users (Sellers) leads to the debiting of personal funds from his account and the User assumes full responsibility for possible losses. The User is aware of his responsibility for keeping records of his own funds and their spending and fully understands the conditions for purchasing vouchers from other Users posted on the MARKET-UP website www.market-up.co. The user acknowledges that he uses the site at his own discretion, decision and at his own peril and risk. The user does not have the right to make any claims against the MARKET-UP service related to its losses and damage.

3.6 The User is familiar with the general conditions, rules and principles of the MARKET-UP operation, as well as with the specifics of the www.market-up.co website and its mobile applications, and undertakes not to perform any actions or actions that may harm the Company's reputation.

3.7 By accepting the terms of the Agreement, the User grants the Company the right to organize periodic checks (at its own discretion or at the request of a third party, including authorized bodies) to verify the identity of the User and the accuracy of the data provided. the information provided to them.

3.8 If during the verification it is found that the information provided is false or unreliable, this will be considered a violation of the terms of the Agreement and gives the Company the right to close the User Account or refuse the User to use the www.market-up.co

3.9 MARKET-UP does not accept funds to pay for services from third parties: friends, relatives or partners. The user is obliged to deposit funds only from his wallet.

4. Prohibited activities

4.1 Transfer of information to another party: i.e. the transfer or sale of a single user account during a member's participation;

4.2 Fraud, collusion or deceit, criminal activity.

4.2.1 Illegal actions or fraud related to the use of licensed software, bots and errors in the software of the www.market-up.co website;

4.2.2 Fraud involving the use of stolen, cloned or otherwise obtained wallet data to purchase vouchers or pay for Market-up services;

4.2.3 Participation in criminal activities, money laundering and other activities, participation in which may lead to criminal liability;

4.2.4 Entry, attempt to join or intention to participate in a criminal conspiracy with another User in order to obtain privileges over other Users of the site www.market-up.co

4.3 Using the service and software of the MARKET-UP website to commit any fraudulent or illegal activities in accordance with the laws of a particular jurisdiction.

4.3.1 The performance of the above actions will be regarded as a direct violation of the User Agreement. In cases where the User commits such actions, the Company may suspend or block the User's account. In such cases, users do not have the right to present any claims to the Company!

4.4 The Company has the right to suspend, cancel or cancel transactions related to the purchase of content if the Company suspects that the User is using illegal methods of obtaining funds.

4.5 The Company uses all methods permitted and permitted by law to exclude and detect fraud and its direct participants. Appropriate action will be taken against these persons in all cases. The Company is not responsible for losses and damage caused to the User as a result of fraudulent activities.

4.6 Users must notify the Company immediately if they suspect anyone of conspiracy or fraud. Contact the Company at ooffice@market-up.co

4.7 The Company has the right, without prior notice, to deprive the User of access to the MARKET-UP website or its mobile applications if he is suspected of fraudulent activities.

5. Prohibitions or restrictions on the use of the MARKET-UP website www.market-up.co

5.1 It is forbidden to use an aggressive or offensive style of communication, posting inappropriate content, using obscene words, threatening or committing any

violent acts against MARKET-UP employees and other Users of the www.market-up.co website.

5.2 It is forbidden to upload information to the site in an amount that may cause malfunctions of the site or its mobile applications, as well as perform any other actions that may affect the operation of the resource. Viruses, malware, mass mailings and spam are strictly prohibited!!!

5.3 Users may use the site solely for the purpose of maintaining their blogs and for the sale and purchase of dfexthjd, making full use of the base in the www.market-up.co gallery available on the site. It is forbidden to copy the entire site or any part of it without the written consent of MARKET-UP.

5.4 Users undertake not to take actions aimed at hacking the site's security system and obtaining unauthorized access to personal data or DDoS attacks. Appropriate measures will be applied to users suspected of violating this rule: a complete ban on access to the site. In addition, the Company has the right to notify the responsible authorities of the illegal actions of such a User. The Company is not responsible for any costs and losses that may be incurred by Users or third parties as a result of technical failures caused by virus attacks or other malicious actions directed to the www.market-up.co website.

5.5 It is forbidden to download, copy part or all of the site or content without permission or in violation of a written agreement with the MARKET-UP site;

5.6 Use of any data mining, robots or similar data collection or extraction methods;

5.7 Manipulating or otherwise using the www.market-up.co website or modifying it through cropping or the use of drawing technology;

5.8 Using the www.market-up.co website or its content for purposes other than those intended;

5.9 You may not upload, email or otherwise send any material that contains viruses, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware associated with www.market-up.co;

5.10 Interfere with the operation of servers or networks connected to the www.market-up.co site, as well as violate any procedures, policies or rules of networks connected to the site, including the installation of the Terms;

5.11 Attempts to redesign or sell, export, license, modify, copy, distribute or transfer to the website any part of a party or to make the website or its mobile applications work properly, or otherwise attempt to obtain the source code of the software (including tools, methods, processes), discussion based on www.market-up.co;

5.12. Attempt to access secure parts of the www.market-up.co website;

- 5.13** Resale or export of software or content related to the www.market-up.co website;
- 5.14** Using the website to create unsolicited advertising or spam;
- 5.15** Any interference with the normal functioning of the site is prohibited;
- 5.16** You may not post, upload, publish, promote or transmit any property that infringes or assigns a patent, copyright, trademark, trade secret, moral rights or other intellectual property right or right of publicity or privacy, or content that:
- 5.16.1** violation of any applicable law or regulation giving rise to civil liability;
- 5.16.2** fraudulent, false or misleading;
- 5.16.3** doubtful
- 5.16.4** encouraging cult, bigotry, racism, revolution, manifestation or harm to any person or group;
- 5.16.5** violent, threatening or encouraging war and actions that threaten any person or organization.
- 5.17** Use, display, display or frame the www.market-up.co website, any individual element of the website, the website services or its local applications, and the name, trademark, logo or other proprietary information, layout and design of any page or form. contained on the page without the written consent of www.market-up.co;
- 5.18** Attempt to test the vulnerability of any www.market-up.co system or network or violate any security or authentication measures;
- 5.19** Attempt to access MARKET-UP or search for information about the content of the website or attempt to download content from the www.market-up.co website using any mechanism, software, tool, agent, device or mechanism (including spiders , robots, scanners, data).). mining tools, etc.), other than software and/or search agents provided by MARKET-UP or other publicly available third-party web browsers;
- 5.20** Sending any unsolicited or unauthorized advertising, promotional materials, email, junk mail, spam, chain letters or other forms of solicitation;
- 5.21** Use of any meta tags or other hidden text or metadata, use of the MARKET-UP trademark, logo URL or product name without the express written consent of MARKET-UP;
- 5.22** Forge any TCP/IP packet header or any piece of header information in any email or newsgroup message or otherwise use the website, services or content to send altered, misleading or false source-identifying information;
- 5.23** Collect or store any personal information from the MARKET-UP website about

other Users of the www.market-up.co website or its services without their express permission;

5.24 Violate any applicable law or regulation (or take any action that could be considered a violation of any applicable law or regulation), or encourage or allow another person to do any of the above.

6. Registration on the site www.market-up.co

The user registers by filling in the required fields in the registration form. The user activates his account via a link sent to an email address. After registration, the User can log into his account using his e-mail address and the password chosen by him during registration. MARKET-UP does not give any guarantees that the services will be available in full until the account is verified. The User is solely responsible for confirming the email for important correspondence, including information about his vouchers (an agreement to buy and sell his vouchers) and payments.

6.1 The user, having registered on the MARKET-UP website, can view his account, portfolio and profile of the www.market-up.co website, as well as use the blog sections and sell vouchers.

6.2 By registering and / or authorizing in the MARKET-UP service, the User accepts these terms of the agreement.

6.3 Users are obliged to provide the MARKET-UP website with accurate, complete and up-to-date information for their account. By registering on the MARKET-UP service, the User agrees to update such information so that it is accurate, complete and up-to-date. If the User does not update their information, MARKET-UP has the right to suspend or terminate the User's account. The User agrees to keep the password to his account confidential and undertakes to immediately notify the Company of any unauthorized use of his account. The user is responsible for all activities that occur under his account, regardless of whether he is aware of them or not.

7. Conditions for the sale of vouchers on the MARKET-UP website

7.1. To become a (Seller) of vouchers, you need to register. The Seller undertakes to sell the vouchers to any Buyer in accordance with the terms of this agreement. The Seller sells vouchers both directly to the Buyer and through an advertising and marketing program.

7.2. The Seller understands that any registered user of the MARKET-UP website

may purchase the voucher and the rights to use it until the voucher is deleted or expires.

7.3. In case of disputes, the author is obliged to confirm the right to create a voucher.

7.4. Only the business owner or his authorized representative (power of attorney) has the right to generate a voucher.

8. Information about the voucher and restrictions on its use

8.1. The author of the generated vouchers undertakes to provide only reliable information about the amount of the discount and about the goods and services provided (including the validity period, place and a clear description of the goods or services).

8.2. The content of the description should not contain images restricted by the MARKET-UP service or prohibited by law.

8.3. Authors of generated vouchers must comply with and not violate all applicable copyright and intellectual property laws in any way. In particular:

8.3.1. Content must not contain any trade names, logos, registered designs, trademarks, or watermarks (including recreated or altered logos, marks, etc.), unless the respective brand owner gives written permission to use the content or otherwise instructs the Seller to make the branded content available.

For example, an author may not use a photo of a watch if the name of the watch brand is legible in the photo, without the written permission/consent of the brand visible in the photo; However, MARKET-UP cannot promise such content control that is guaranteed to exclude such content, so any violation is the User's legal responsibility; **8.3.2.** The content must not contain elements that use free or purchased components from any other source, unless the user has a license to do so;

8.3.3. The content does not allow the use of state or military symbols/property - for example, an item containing the presidential seal or military insignia;

9. Procedure for deleting vouchers from the MARKET-UP service

9.1. If the author of the vouchers deletes certain vouchers that he has uploaded in his profile on the www.market-up.co site, then these vouchers will no longer be available for purchase / sale through the MARKET-UP site and the vouchers will no longer be available for purchase / sale through MARKET-UP website. Vouchers will no longer appear in the search. MARKET-UP does not guarantee that such

vouchers will be deleted immediately. That is, the purchase process already started at the time of deletion of the voucher can be completed by any Buyer.

9.2. Vouchers already purchased through the site will remain with the Buyer under this agreement, but will become inactive. Deleted vouchers will also be stored in the MARKET-UP database indefinitely. The author acknowledges and agrees, by accepting these terms and conditions, that a copy of the voucher will be stored on the MARKET-UP website along with its metadata at the time of purchase, including the username, date and location associated with the voucher. The Seller also confirms that this measure, necessary for the provision of the service, in no way violates or contradicts his privacy rights and privacy policy.

9.3. When deleting a voucher that does not provide the promised service or product, any user can change it to any other of their choice in the general gallery on the site.

10. Rules of communication with the Buyer (users of vouchers)

10.1. The Seller undertakes to make reasonable efforts to respond to the Buyers' requests.

10.2. The Seller undertakes to respond to any inquiries regarding the ownership of the voucher, possible violation of intellectual property rights, the accuracy of the metadata provided in the voucher, as well as other legal issues directly to the Buyers, other users of MARKET-UP.

10.3. The Buyer may contact the Seller directly for any questions regarding the correct use of the voucher. Any disputes between the Seller and the Buyer must be resolved directly, without resorting to the MARKET-UP service.

10.4. The Seller undertakes to provide evidence of his right to provide services or goods according to the vouchers he created, provided to him for sale through the MARKET-UP website, at the request of the Buyer, legal authorities, the court or any other interested person.

11. Claims against the Buyers by the Buyers and compensation for losses

The Seller undertakes to keep in touch with the Buyers and try to resolve any questions or claims directly. The Seller undertakes and agrees to hold MARKET-UP harmless from any losses or expenses associated with any dispute, or reimburse them if any, and undertakes not to attempt to involve MARKET-UP in any process or dispute.

12. Legislation and taxes

12.1. By accepting the terms of this agreement and becoming the author of vouchers and the Seller, the User assumes full responsibility for compliance with applicable local and international laws when selling his vouchers through the MARKET - AP website.

12.2. Seller acknowledges that it is solely responsible for declaring any of its income generated through the website and paying all taxes arising in any applicable jurisdiction. The Seller understands that income derived from the use of the Website constitutes a portion of its normal annual income for tax purposes and may be subject to income tax in its country, as well as sales tax in the jurisdictions in which its vouchers are provided. MARKET-UP is not responsible for collecting local taxes on behalf of Sellers.

12.3. By accepting this agreement, the Seller protects MARKET-UP from all claims or liability in relation to MARKET-UP. That is, the Company is not liable for any loss or damage arising out of ignorance, inaction or other inability of the User to timely and properly pay the relevant income taxes.

13. Additional site services

13.1. MARKET-UP may offer additional services and fees.

14. Making payment

14.1. MARKET-UP currently uses a cryptocurrency wallet to process all payments. The buyer creates an account in advance in the wallet recommended by the service.

14.2. The Seller's account is filled in automatically, so the Buyer does not need to fill in any payment details.

14.3. MARKET-UP may add other payment methods at its discretion.

14.4. "MARKET-UP" receives payments in the amount of 1 US dollar from each sold voucher for the service provided by the Company.

15. Rules for payment for the services of the MARKET-UP service

15.1. The company reserves the right to change the cost of services after notification/message sent by e-mail or posted on the MARKET-UP website. Use of the MARKET-UP services after such notice/message constitutes acceptance of any new terms and conditions.

15.2. Users may delete their MARKET-UP account at any time; however,

cancellations of previously purchased vouchers, services or content will not be refunded. In the event that the Company suspends or terminates the account or this Agreement for any reason, Users also understand and agree that they will not receive a refund for the service, vouchers, for any part of the services, any content or data. associated with an account entry or anything else.

16. Rules for the use by the Buyer of coupons, MARKET-UP content

16.1. The buyer guarantees that he will use the vouchers purchased on the MARKET-UP website only for their intended purpose. It is the responsibility of the purchaser to oversee the proper use of vouchers by him or on his behalf.

17.2. MARKET-UP shall not be liable for any loss or damage to any person resulting from the misuse of vouchers or the Buyer's violation of any applicable law.

17. Prices and currencies

17.1. Single price for one voucher purchased through the site MARKET-UP, - 6 USD in "TRON" cryptocurrency.

17.2. The buyer pays the cost of the voucher directly to the voucher sellers.

17.3. The Seller and the Buyer understand that 1 US dollar from each purchase of a voucher always goes to the company for the service provided on the MARKET-UP platform.

17.4. Transactions are initiated in TRON cryptocurrency in USD equivalent on the day of purchase.

18. Return

In accordance with the Law on the sale of goods and consumer protection (remote sales), the Seller does not issue a refund after the expiration or cancellation of vouchers.

18.1. Any purchased but unused vouchers, content, etc. will not be returned to the Buyer under any circumstances.

19. Privacy

19.1. Any information provided by Users or that we collect when Users use the www.market-up.co website or services. "MARKET-UP" is governed by the Privacy Policy, the terms of which are included in these Terms.

20. Special conditions

20.1. The Company is not a party to the transaction between the Buyer and the Seller and is not liable for the obligations of the parties involved in it. All transactions are concluded between the Seller and the Buyer directly.

20.2. All vouchers intended for sale are visible in the Seller's personal account in the "vouchers" section.

20.3. After the purchase, vouchers enter the Buyer's personal account and are available after activation for personal use.

20.4. Payment methods for the purchase of vouchers are limited to the options offered by the company on the MARKET-UP website.

21. Affiliate Marketing Program

A highly effective affiliate program developed by MARKET-UP specialists to popularize the service and increase income opportunities for each of its members. The program is unique in its accessibility and simplicity. The project was created to help everyone who wants to advance in the global market and make a profit from the sale of vouchers. Payment for vouchers is made directly from the Buyer to the Seller to personal cryptocurrency wallets specified during registration.

In order to profit from the sale of vouchers, Users must independently recommend the MARKET-UP platform, actively invite acquaintances, friends and sell their own vouchers, as well as vouchers of other active Users of the www.market-up.co website. To increase the number of vouchers on the platform, all invited MARKET-UP Users are given the opportunity to create and put up for sale their own vouchers with permanent discounts, as well as purchase vouchers from other MARKET-UP Service Users. All invited program participants also have the opportunity to put their vouchers for sale or sell vouchers to other users of the program, for this they invite and register new Partners using their referral link. Thus, the efficiency and speed of ceiving remuneration from the sale of both your vouchers and vouchers of all participants in the MARKET-UP affiliate program is increased.

21.1. Payment for the purchased voucher is made directly from the buyer to the seller to personal wallets specified during registration on the MARKET-UP website. (Carefully follow the correct spelling of personal cryptocurrency wallets!!!).

21.2. To become a member of the affiliate program, you must complete the following steps:

- Complete full registration on the MARKET-UP website www.market-up.co

- Purchase vouchers from ten active partners at a price of 6 USD/voucher (on the terms described in the User Agreement);
- At the same time, the amount in TRON equivalent to \$5 goes directly to the wallets of voucher sellers, and \$1 from any sold voucher goes to the company's wallet.

21.3. Program participants immediately receive 100% payment for the sold vouchers to the wallets specified during registration on the MARKET-UP website www.market-up.co.

21.4. Registration in the Affiliate Program takes place using a referral link or an ID of the User who invited another to participate in the Affiliate Program "MARKET-UP".

21.5. The affiliate program consists of sectors (tables). The number of sectors in the affiliate program MARKET-UP is not limited and depends on the depth/width of the structure.

21.5.1. Using sector No. 1 (table), you can track the monthly number of Buyers who have activated their accounts for the first time. Also, on the Main Sector No. 1, a monthly activation of your own account is carried out.

21.5.2. The following sectors (tables) show active members (referrals) who have purchased subscriptions, by the number of vouchers corresponding to each sector. To activate subsequent sectors, you need to purchase vouchers, the number of which is twice as much as for activating the previous sector.

21.5.3. All subsequent downline Partners who decide to also participate in subsequent sectors must purchase vouchers from upline Partners who have activated these sectors, including from you, subject to your activation of these sectors.

22. Monthly activation

22.1. The monthly activation of the User is considered completed after the purchase of one voucher from each of the 7 upstream and active Users offered by the MARKET-UP marketing Program, and vouchers from three, independent sellers selected by the Buyer. As well as constantly maintaining a sufficient number of vouchers in your gallery. Inviting one direct partner gives the user a month of account activation without payment.

23. Structure of sectors

23.1. If you want to receive additional income from subsequent sectors, each partner has the opportunity to open an additional sector. To do this, you need to activate subsequent sectors, purchase vouchers, the number of which is twice as much as for activating the previous sector.

23.2. Downline partners will appear in your back office by sector in the order of initial registration and as they are activated in the order of registration and activation.

23.3. All new partners are registered in the first sector and a transition to subsequent sectors is possible at the request of the partner.

23.4. As you move into the following sectors, you have the opportunity to increase your voucher sales and increase your income accordingly.

23.5. Each participant, in order to move to the next sector, must purchase 2 times more vouchers than were necessary to activate the previous sector:

- In the first, main sector, you need to buy one voucher from each of your 7 sponsors and 3 additional ones from any participants of the Program (total: 10 pieces),
- To activate the second sector, you need to buy 2 vouchers from each of your 7 top participants - 14 in total, and one from any six Program participants (total: 20 pieces),
- To activate the third sector, you need to buy 2 times more vouchers than for the previous one: already 4 vouchers from each of your top 7 - a total of 28, and one of 12 from the additional program participants you selected (total: 40 coupons),
- To activate the fourth sector, you need to buy 8 vouchers from the top 7 - 56 in total, and one of 24 any participants in the Program (total: 80 vouchers), etc.
- The number of sectors is not limited,
- The participant who moves to the next most valuable sector must independently keep track of the required number of vouchers in his gallery so that subsequent participants can purchase his vouchers and activate exactly the same sectors.

23.6. Participants - lower-level referrals on all direct branches down (up to the 8th level) in all sectors, purchase vouchers from active participants of the Program at a higher level.

23.7. According to the terms, each participant of the Program is obliged to purchase 10 vouchers every month: 7 from upstream active Partners and 3 from any other active participants.

23.8. All downline partners (up to level 8) will buy your voucher. Thus, the number of vouchers sold by the Program participants is not limited and depends only on each Program User.

23.9. When the structure increases (in depth in a straight branch) beyond the 8th level of the downline Partner in each sector, the first Partner in that branch can no longer sell their subscriptions in that sector.

23.10. The transition to subsequent sectors is not a prerequisite for the MARKET-UP program.

23.11. If the Partner has not made the transition to the next sector, then he does not have the opportunity to sell his vouchers in the new sector. A downstream partner who has expressed a desire and activated subsequent sectors moves to an active upstream partner in this sector and buys vouchers from upstream partners who have activated this sector.

23.12. The user (Program Partner) has the opportunity to activate the next sector at any time. After activating any sector, the Partner always sees his place in his personal account at level 1.

23.13. At the same time, all of his invitees, who previously activated subsequent sectors, automatically go under active partners of a higher level, who at that time had already activated sectors. If sectors are activated in the future, then due to the structural connection, all participants will move to their direct participants in the program at a higher level.

23.14. When moving to subsequent sectors, the principle of activating a new sector remains the same.

23.15. With each personal invitation of a new user and its activation on the MARKET-UP platform, the inviting partner is released from paying for the subsequent monthly activation of his account. Activation of his account starts from

the end of the previous activation. All periods

activations for direct user invitations are cumulative.

For example, if you simultaneously invited 5 direct participants of the program, then the renewal period for your account activation will last for 5 months from the end of the current activation of your account. If the account was inactive, then activation starts from the moment your first personally invited user pays.

23.16. Monthly Activation Conditions (Account Activation activation of only the main - the first sector) Activation in all subsequent sectors is tied to account activation.

To activate your account on a monthly basis, you must:

- Partner invitation (+1 month of free service) is cumulative;
- or
- Purchase of 10 subscriptions (7 from sponsors and 3 from other active users).

24. Special conditions for the use of MARKET-UP

24.1. If a user account is inactive, the ability to sell vouchers to marketing program members will be suspended until the account is activated.

24.2. You can restore account activity at any time by purchasing vouchers from up to 10 active Users or by inviting a direct user.

24.3. When reactivating an account after a break, activation is carried out from the moment the vouchers are purchased in accordance with this agreement.

24.4. With an inactive account, the Author of vouchers has free access to the Personal Account, blog, his works and the gallery of subscriptions he paid for. The User cannot participate in the Affiliate Program. At the same time, you can sell your vouchers in the general gallery of the site.

24.5. Participation in the affiliate program begins with the purchase of vouchers from 10 active users of the program.

24.6. To keep the account active while increasing the structure by sectors, the User of the Affiliate Program needs to constantly buy other people's or upload their own vouchers to the MARKET-UP gallery. If the gallery does not contain the number of vouchers specified in this agreement, then the user account will become inactive, and subsequent Partners will make purchases of vouchers from other active sellers, which will be automatically selected by the MARKET-UP program. (CAREFULLY MAKE SURE THE REQUIRED NUMBER OF SUBSCRIPTIONS

HAVE IN YOUR GALLERY)

24.7. If the User plans to consistently receive income from the content sold, then a sufficient number of their own subscriptions must be made in a timely manner or purchased from other users.

24.8. If the User plans to consistently receive income from the sold content, then it is necessary to have a sufficient number of their own subscriptions or purchase them from other users.

25. Limitation of liability of the MARKET-UP Company

25.1. This site, www.market-up.co vouchers, content, and services are provided "as is" without express, implied, statutory, or other representations, warranties, guarantees, or conditions.

Vouchers, as well as the content of the site, are provided exclusively as user content and are not subject to mandatory verification and intervention by the site www.market-up.co. Users use vouchers, the site, its content, and services at their own risk.

MARKET-UP hereby expressly disclaims all representations, warranties, guarantees and conditions in any form, express or implied, for all subscriptions generated, as well as for all website content and services posted at any time, without exception, including implied representations, warranties, guarantees and conditions of merchantability, suitability for intended use, non-infringement of intellectual property rights, accuracy, timeliness of information provision, completeness of information, compatibility, relevance, integrability, security, confidentiality, purity of property rights, practical usefulness, suitability, quality, unhindered use, as well as any other guarantees that may arise in accordance with any applicable law. "MARKET-UP" does not have obligations regarding the site, the subscriptions generated, its content, or its services.

In addition, "MARKET-UP" rejects any representations, warranties, and conditions that:

- Access to the site, its content, and its services will be uninterrupted and error-free at all times;
- The website, the generated subscriptions, as well as its content and services will meet the user's expectations, needs, and requirements;
- The results obtained as a result of using the site, purchased subscriptions, content, and services will be effective and reliable;

- Any errors or defects of the site, its content, and services will be corrected;
- The website, the validity of the generated subscriptions, as well as all content and services will be allowed in any country or territory;
- In addition, the Site, its content, and services are free from viruses, similar malicious or destructive programs, and/or any other harmful components;
- The site, its contents, and services will be compatible with the hardware and software of the user;
- All User Content will be available on the Site or will be stored (permanently or temporarily) as Site Content;
- All subscriptions and documents related to the site, its content, and services will be available at any time;
- The content of the site and the services provided by "MARKET-UP" will continue to be supported.
- In the event that the site and its services provide the user with digital materials that are not supplied on a tangible medium, the user may not withdraw from this agreement under any circumstance.

25.2. The user independently decides on the use of the services of the MARKET-UP website www.market-up.co and its mobile applications.

25.3. The operation of the MARKET-UP website is carried out in accordance with the clauses of this Agreement.

The Company makes no additional warranties or representations with respect to the site, its mobile applications and the services offered on them, and hereby excludes its liability (to the extent permitted by law) in relation to all implied warranties.

25.4. The Company is not liable for tort, negligence, losses, damages and damages that the Company cannot foresee at the moment.

25.5. The Company is not responsible for the content of resources that can be accessed through the MARKET-UP website or its mobile applications.

25.6. The User agrees and understands that the Company provides absolutely no guarantees that the User will earn money using the methods, information and offers presented on the www.market-up.co website.

25.7. The user understands that any examples or demonstrations provided on the site are not a guarantee and promise of any financial profit. The possibility of earning depends entirely on the person using the MARKET-UP site, its services, methods and ideas. The MARKET-UP website does not provide and is not recommended as an "income scheme" or "Money Making Scheme"

25.8. The user acknowledges that his actual success in achieving the results stated in our materials depends on many factors: the time you devote to the project, methods and ideas, your own financial resources, experience, skills and knowledge. The company cannot guarantee results, success, income levels or any other result that you expect! Statements on the site reflect our projections or expectations regarding future events. Words such as "expect", "warning", "assessment", "project", "plan", "intention" and other words, phrases and similar terms have the meaning of describing potential or possible income or other financial indicators. Any previous statements used on the MARKET-UP website or in any of our marketing content only express our own opinion of earning potential.

25.9. The user must understand that a huge number of factors affect earnings and real results. Therefore, you should conduct your own independent research before engaging in any activity offered on www.market-up.co.

26. Risks and consequences of default

26.1. Each User (Purchaser) is responsible for conducting its own due diligence and investigating all issues related to the purchase of vouchers. It is the user's own responsibility and responsibility for any legal issues that may arise. All purchases must be based solely on the User's (Buyer's) independent due diligence.

26.2. The Buyer understands that the vouchers presented on the MARKET-UP website www.market-up.co have not been independently verified by the Company's specialists. On controversial issues of purchasing vouchers, Buyers are advised to consult with relevant specialists.

26.3. The Buyer is responsible for losses and / or expenses directly or indirectly related to the verification of the Seller's rights to generate vouchers. The Buyer agrees to hold the Company harmless from any such liability, damages and/or costs.

27. Conditions for deactivation (blocking) of the user profile

27.1. The Company has the right to deactivate the User's profile for the following reasons (including, but not limited to):

- 27.1.1.** The User has provided incomplete and/or inaccurate (including spelling errors) contact information;
- 27.1.2.** The user violates the established rules;
- 27.1.3.** The user has multiple profiles;
- 27.1.4.** There has been an actual or nominal change in ownership of the profile.
- 27.1.5.** The user performs actions that the Company considers to be fraud, fraud and / or misleading other users.
- 27.1.6.** The user sends spam and other unsolicited messages to other MARKET-UP users.
- 27.1.7.** Debt to MARKET-UP.
- 27.1.8.** Failure to comply with the requirements of this Agreement.
- 27.1.9.** Violation by the User of the terms of this Agreement, including the Agreement, as a result of which harm was caused to another user and / or the Company;
- 27.1.10.** Actions / inaction of the User, which the Company considers as insult, slander, misleading other Users, Administrators, causing harm to the business reputation of the Company; use of rude and / or obscene language.
- 27.1.11.** Messages of the User (including in the process of electronic correspondence) to other Users, the Company or Employees of information that the Company regards as a threat of damage, harm to business reputation, property, health of Administrators, Employees of the Company or other Users.
- 27.1.12.** In case of presentation by the competent state authorities in accordance with the established procedure of the relevant request to deactivate the User's profile.
- 27.1.13.** The presence of a blocked affiliate account. Ownership of two User accounts is determined by the Company based on the following criteria (including, but not limited to): the existence of matches of any profile data, the IP address from which the account was logged in, or password;
- 27.1.14.** To prevent unauthorized access to the User's profile and / or minimize the likelihood of actions that may be regarded by the Company as illegal.
- 2M.2.** The User has the right to apply to the Company with a request to unblock the profile by sending an email. The Company decides to unblock the profile within 15 (fifteen) working days from the date of receipt of the application at its discretion.
- 27.3.** Reactivation of the profile (unblocking) is possible only in accordance with the relevant decision made by the Company.

28. Liability of the parties to the contract and its limitation

28.1. MARKET-UP does not claim ownership of your content.

28.2. The Seller grants the Company only a limited license so that it can use any information or content provided to the MARKET-UP Company solely for the purpose of providing services.

28.3. Seller grants "MARKET-UP" a non-exclusive (unless otherwise stated), worldwide, perpetual, irrevocable, royalty-free, sub-licensable (on several levels) right to exercise copyright, public rights and database rights (but not other rights), which you have in relation to your content in any medium, currently known or unknown, in relation to your content.

28.4. The Seller grants MARKET-UP permission to store or reformat the content on the website and display it in any way provided by MARKET-UP considers it necessary to provide services in accordance with these Terms and/or the terms of use of our partners. MARKET-UP will use personal information in accordance with its privacy policy.

28.5. MARKET-UP does not control the content provided by the Users and is not responsible for any loss, harm or disruption caused directly or indirectly by this content.

28.6. Users understand that there may be risks associated with international trading. By using the Services, you agree to assume such risks and that MARKET-UP (its directors, agents, subsidiaries, joint ventures and employees) shall not be liable for any actions or omissions of Users on MARKET-UP.

28.7. "MARKET-UP" may use the content of its Users for the purposes of marketing, communication, exchange and posting in a blog or thematic galleries on the site www.market-up.co.

28.8. MARKET-UP does not warrant that any User Content will conform to the original terms and conditions. The user is solely responsible for ensuring that the content complies with the original terms and conditions of its publication, sale or purchase. **28.9.** For non-fulfillment or improper fulfillment of their obligations under this Agreement, the Parties shall be liable in accordance with the law.

28.10. The user is responsible for the accuracy and compliance with the current legislation of the information provided by him and the actions he takes.

28.11. The Company is not responsible for the artistic value of season tickets offered for sale on the MARKET-UP website, as well as for the legitimacy of putting them up for sale. In case of disputes, the Seller and the Buyer are obliged to

resolve them independently. The Company does not intervene consideration of such situations. **28.12.** The Company is not responsible for the accuracy of the information posted by Users on the MARKET-UP website, as well as for the legality of its placement.

28.13. The Company is not responsible for interruptions in the provision of services caused by technical failures in the operation of equipment and software.

28.14. The Company may regard the fact of transferring login and password data to third parties as fraudulent actions and, accordingly, take measures to suppress these actions within the framework of the current legislation.

28.15. The Seller (Author) is obliged to independently control the correctness of the entered details for paying for vouchers.

28.16. The Company is not responsible for the actions of third parties who have become aware of the User's login and password, as well as for the resulting consequences.

28.17. Disputes arising from a violation (possible violation) of the terms of this Agreement shall be resolved by amicable settlement. If the dispute cannot be resolved in this way, then it is subject to further consideration in court in accordance with applicable law.

28.18. In the event of disputes between Users that they could not resolve on their own, the Company has the right to resolve the dispute between them within its powers granted in accordance with the clauses of this agreement.

28.18.1. The dispute is resolved by sending the relevant request to the parties to the transaction, to which they are obliged to respond within the period specified in the request. This decision is final and not subject to further appeal or review at www.market-up.co.

28.18.2. The Company has the right to refuse service to Users who have not followed the instructions of the Company to resolve the dispute and block the profile, delete it and terminate the Agreement unilaterally.

28.19. The Company, at its discretion, has the right to request from the Seller information about vouchers offered for sale.

28.20. "MARKET-UP" does not provide any guarantees, statements and conditions, express or implied, in relation to vouchers issued by the seller (Author), including regarding quality.

28.21. The Company is not liable for possible losses (monetary or reputational) resulting from the use of the MARKET-UP website, even if the User reports them to the Company or even if the Company could foresee the possibility of causing the damage in question.

29. Reviews and comments

29.1. The user has the option "Leave feedback". Thanks to this option, the User has the opportunity to express his own opinion, which will be recorded and available for review by other Users.

29.2. Writing a review is a voluntary decision of any User.

29.3. Reviews, as well as comments to them, cannot contain:

- Insults, unlitrary expressions, curses, obscene expressions, etc.;
- Vulgar, obscene, pornographic or inciting racism, sexual violence, xenophobia or conflict between peoples texts;
- Data of the counterparty or other person (name/surname, username, address, phone numbers, e-mail addresses);
- Unreadable signs and symbols;
- Mention of the Company and/or its employees;
- Advertising texts.

29.4. Leaving a review and / or comment on it, the User is responsible for its content. **29.5.** MARKET-UP does not interfere with the text of reviews and comments, but in some cases has the right to remove or change the review.

Namely:

- Feedback or comment violates the terms of the Agreement;
- The review was erroneous or left with the express intention of harming the User's business reputation (for example, in order to carry out revenge), as indicated by the content of the review, the time it was posted, or other facts.
- (at the discretion of the Company);
- Feedback text does not match the type of feedback (positive, neutral, negative);
- The text of the review contains characters that make the review unreadable;

29.6. The decision to intervene in the reviews of the Users of the site MARKET-UP The administrator accepts in each case separately.

30. Validity period, new version of the agreement and conditions for its termination

30.1. The moment of conclusion of this Agreement is the fact that the User uses the Site or any other program and / or technical devices that allow displaying the content of the web pages of the site www.market-up.co.

30.2. This Agreement is valid until one of the parties declares the need to terminate it, but in any case until the full fulfillment of its obligations.

30.3. MARKET-UP may unilaterally change or update parts of this Agreement at any time without prior notice. In this regard, it is recommended that you review this Agreement from time to time in order to be aware of its changes or updates in a timely manner. All amendments to the Agreement shall enter into force on the day of their publication.

30.4. In case of disagreement with the amended clauses of the Agreement, the User has the right to stop using the Site. Further use of the Site after the entry into force of the amended clauses of the Agreement will be regarded as its full acceptance, regardless of whether the User received a notification or learned about the changes from the updated Agreement.

30.5. The User accepts the terms of the Agreement in the new edition by "conditional silence", that is, does not express his desire to terminate the Agreement by his direct actions.

30.6. In cases not provided for by this Agreement or its annexes, the User undertakes to be guided by the recommendations, advice and explanations of MARKET-UP sent to him personally or by publication on the site.

30.7. The User has the right to terminate the Agreement unilaterally, declaring the need to terminate this Agreement, by sending an email from the address associated with the account and the corresponding text containing the User's name to the email address office@market-up.co.

30.8. The Company terminates the provision of services to the User within 7 days from the date of receipt of the request, of which it notifies the User electronically, sending confirmation of receipt of the request.

30.9. Termination of this Agreement by the User is possible no earlier than 30 days from the date of the last operation on the User's account. The account must be active at the time of the request.

30.10. The User has the opportunity at any time to extend the Agreement and the provision of the Company's services to him by submitting an appropriate

application to office@market-up.co.

30.11. Deleting the User's profile is carried out by sending a letter to office@market-up.co from the email address associated with the profile and indicating the User's name/login.

30.12. The provision of services can be resumed only after the acceptance of the relevant decision by the company.

31. Vouchers prohibited for placement on the site

31.1. "MARKET-UP" has the right to refuse to place on the website vouchers that, at the discretion of the Company, belong to the list of those prohibited for sale / purchase on the website or do not meet the required quality of vouchers offered on the website www.market-up.co.

31.2. The MARKET-UP website may at any time interfere with the process of buying and selling vouchers, with the possible notification of potential counterparties, as well as other interested parties, by any of the available means of communication.

31.3. Users have the right to report prohibited vouchers declared on the site for sale / purchase through the feedback form with MARKET-UP.

31.4. The decision to cancel the placement of a voucher on the MARKET-UP website is made solely on the basis of the information contained in the voucher, without additional questions to the Author (Seller) and/or other persons.

31.5. The Company shall not be liable if subsequently the decision of MARKET-UP to include vouchers in the list of prohibited ones is found to be incorrect.

32. Messages

32.1. All messages, notices, claims and any other information sent to each other by the parties to the agreement are considered to be sent properly in electronic form via email, as well as in the form of messages within the site provided for by its functional features, in any of the above methods (dialog box , messages, feedback forms, company publications, etc.). Correspondence is also considered to have been sent properly if it is sent by the Parties in writing indicating the necessary details.