

TERMS OF USE

K-Engineering Limited Liability Company offers website localization services at the address <http://getloc.it>. Please read these Terms carefully. They represent a Public Offer (in accordance with Article 437 of the Civil Code of the Russian Federation "Invitation to Make Offers. A Public Offer" ("Civil Code of the Russian Federation. Part One" dated November 30, 1994, No. 51-FZ, as amended on July 29, 2017) (as amended and revised effective from August 06, 2017):

1. Advertisements, offers and proposals addressed to an indefinite number of individuals shall be considered as an invitation to make offers, unless otherwise expressly indicated in the proposal.
2. A public offer is an offer containing all essential terms of the contract, which clearly expresses the will of the person making the offer to conclude the contract on the terms specified in the offer with anyone who responds.

1. Terms and definitions used in the document

GetLoc (or the Site) is a platform for calculating the text of your website, located on the Internet at: <http://getloc.it> (including all levels of the specified domain both functioning as of the date of acceptance of these Terms by the User and launched or put into operation during the whole term of its operation). The platform is accessible to the User through the site, a mobile version of the site, applications and other resources representing the result of intellectual activity in the form of a computer program. It is a unique technology for automated localization of websites and translation management. The platform allows the user to obtain all information from the website (texts, documents, images) automatically, translate it and manage the translation in the future. It also independently monitors all changes on the website and notifies the coordinator.

GetLoc Administration (previously and hereinafter referred to as the Site Administration or Administration) in these Terms and other special documents available on the getLoc Site means K-Engineering Limited Liability Company, a legal entity established under the laws of the Russian Federation and registered at the address: 30 Malysheva str., apt. 23, Kolomna, Moscow region, 140408.

2. Status of the Terms of Use of getLoc

2.1 These Terms of Use of getLoc (previously and hereinafter referred to as the Terms) are developed by the Site Administration and determine the terms of use and development of the Site, the rights and obligations of its Users and Administration. The Terms shall also apply to relations involving the rights and interests of third parties who are not Users of the Site, but whose rights and interests may be affected as a result of the Users' actions.

2.2 These Terms are a legally binding agreement between the User and the Site Administration, the subject of which is rendering services (hereinafter referred to as the Services) for the use of the Site and its tools to the User by the Site Administration. In addition to these Terms, the agreement between the User and the Site Administration shall include all special documents governing the provision of certain services and tools of the Site. The documents are available in the relevant sections of the Site at: <http://getloc.it>.

2.3. The User shall read these Terms carefully before registering on the getLoc Site. Registration of the User on the getLoc Site shall mean complete and unconditional acceptance of these Terms by the User in accordance with Art. 438 of the Civil Code of the Russian Federation (Acceptance. "Civil Code of the Russian Federation. Part One" dated November 30, 1994, No. 51-FZ, as amended on July 29, 2017) (as amended and revised effective from August 06, 2017):

1. An acceptance is the response of the person to whom the offer is addressed, of its acceptance. The acceptance shall be complete and unconditional.
2. Non-response shall not be considered an acceptance, unless otherwise follows from the law, the agreement of the parties, a custom or the previous business relations of the parties (Federal Law No. 42-FZ dated March 08, 2015) (see the previous edition of the text).
3. If a person who received an offer performs certain actions to fulfill the contract terms specified in it (shipment of goods, provision of services, performance of work, payment of a relevant amount, etc.) within the time period established for its acceptance, it is considered an acceptance, unless otherwise provided by the law or other regulations, or not specified in the offer.
- 2.4. These Terms may be amended and/or supplemented by the Site Administration unilaterally without any special notification. These Terms are a public document. The current edition of the Terms is available at: <http://getloc.it>. The Site Administration recommends the Users to check the terms hereof for amendments and/or supplements

regularly. Should the User continue to use getLoc after introducing amendments and/or supplements to these Terms, the User shall be considered to accept and agree with the amendments and/or supplements.

3. GetLoc status

3.1. All rights to the getLoc Site in general and to the use of the network address (domain name) <http://getloc.it> belong to the Site Administration. The Administration shall grant access to the Site to all interested persons in accordance with these Terms and the current legislation of the Russian Federation.

3.2. With regard to the functioning and development of the Site, the Administration shall follow the laws of the Russian Federation, these Terms and other special documents that are developed or may be developed and accepted by the Site Administration in order to regulate providing certain getLoc services to the Users.

3.3. No provisions of these Terms shall authorize the User to use the brand name, trademarks, domain names and other distinctive marks of the Site Administration. The right to use the brand name, trademarks, domain names and other distinctive marks of the getLoc Site Administration may be granted only by a written agreement with the Site Administration.

4. Registration on the getLoc Site

4.1. User registration (see Appendix 1: User Guide) on the getLoc Site is free, voluntary and made at the Internet address <http://getloc.it>.

4.2. The User of the Site (previously and hereinafter referred to as the User) is an individual/a legal entity registered on the getLoc Site in accordance with the procedure established by these Terms. The User shall be of the age permitted in accordance with the legislation of the Russian Federation for the acceptance of these Terms and shall be properly authorized.

4.3. When registering on the getLoc Site, the User shall provide the Site Administration with the necessary reliable and up-to-date information, including the unique login for each User (the e-mail address for signing in) and the password to access the Site, the name and surname. The registration form of the Site may request additional information from the User at registration (see Appendix 1: User Guide) and later on.

4.4. The User shall be liable for the accuracy, relevance, completeness of the information provided during registration, its compliance with the legislation of the Russian Federation and its freedom from third party claims.

5. Rights and obligations of the parties

5.1. The Rightholder shall:

5.1.1. Eliminate the detected deficiencies of the Site by its own efforts and at its own expense within 14 calendar days from the date of receipt of the respective written notice of the User, namely: availability of materials prohibited by law on the Site.

5.1.2. Refrain from any actions that may impede the User's right to use the getLoc Site within the limits established by these Terms.

5.1.3. Provide information by e-mail on how to use getLoc. Current e-mail addresses are available in the Site homepage footer at <http://getloc.it>.

5.1.4. Register the User's personal account in accordance with the procedure stipulated by these Terms.

5.1.5. Use all personal data and other confidential information regarding the User only for rendering services in accordance with these Terms. The Rightholder shall not submit the User's documents and information to third parties.

5.1.6. Ensure the confidentiality of information entered by the User when using the getLoc Site from the User's personal account, except for cases of posting such information in the public sections of getLoc (e.g., in the blog).

5.1.7. Advise the User on all matters relating to the getLoc Site. The Rightholder shall individually determine the complexity of the issues and the terms of consultations in each case.

5.2. The User shall:

5.2.1. Use the Site only within the rights and in the ways stipulated by these Terms.

5.2.2. Provide true, rather than fictitious, information when registering in a personal account. Should the Rightholder detect any inaccuracy or have reasonable doubts concerning reliability of the User's data (in particular, the provided contact information proves to be fake when the Rightholder tries to contact the User), the Rightholder shall be

entitled to unilaterally terminate the relationship with the User, delete the User's Account and restrict access on the getLoc Site.

5.2.3. Keep in secret the information about the User's password giving access to the User's personal account and never disclose it to third parties. Should such information for some reason become known to third parties, the User shall immediately change it.

5.2.4. Strictly adhere to and never violate the terms hereof, ensure the confidentiality of commercial and technical information received in cooperation with the Rightholder.

5.2.5. Refrain from copying, changing, supplementing, distributing the getLoc Site and its content (or any part thereof); refrain from creating derived objects on its basis without the prior written permission of the Rightholder.

5.2.6. Not use any devices or computer programs to interfere or attempt to interfere with the normal operation of the Rightholder's Site.

5.2.7. Immediately inform the Rightholder of all known facts of illegal use of the getLoc Site by third parties.

5.2.8. Use the getLoc Site without violating the property rights and/or personal non-property rights of third parties, prohibitions and restrictions established by the applicable law, including without limitation, copyright and related rights, rights to trademarks, service marks and appellations of origin, rights to industrial designs, rights to use photos of people.

5.2.9. Prevent placement and transfer of materials of illegal, indecent, defamatory, injurious, threatening, pornographic, hostile character, as well as harassing materials and materials indicative of racial or ethnic discrimination, materials encouraging actions that could be considered a criminal offense or a violation of any legislation, or be considered unacceptable for other reasons, materials that promote the cult of violence and cruelty, materials containing obscene language.

5.2.11. Perform other duties stipulated by the Terms.

5.3. The Rightholder shall be entitled:

5.3.1. To suspend or terminate the User's registration, to restrict his/her access to getLoc, if the Rightholder reasonably believes that the User conducts illegal activities.

5.3.2. To gather information on the Users' preferences and their ways to use getLoc (the most frequently used functions, preferences, preferred time and duration of work with getLoc, etc.), which is not personal information, in order to improve getLoc operation and prevent failures.

5.3.3. To request additional information from the User about his/her position and occupation, including the company he/she represents, when registering in the User's personal account or at any other time. The Rightholder shall be entitled to refuse the User access to getLoc (up to the termination of the User's account) or to restrict its use at its own discretion, unless the User is a member of the company or a representative of the person for whom getLoc is intended, or if the User refuses to provide the requested information. The Rightholder shall at its own discretion be entitled to grant limited access to getLoc for other persons who do not carry out their core activities.

5.3.4. To amend the Agreement unilaterally by issuing its new editions.

5.3.5. To delete the user content at the request of authorized bodies or interested parties if this content violates applicable law or the rights of third parties.

5.3.6. To suspend the operation of getLoc, to restrict access to getLoc partially or completely until getLoc is maintained and/or upgraded. The User shall not be entitled to claim damages for such suspension of services or for the restricted access to getLoc.

5.4. The User shall be entitled:

5.4.1. To use getLoc within the limits and in the ways stipulated by these Terms.

5.5. The User shall not consent to the implementation of these Terms if he/she has no legal right to use getLoc in the country in which he/she resides, or if he/she is under the age at which he/she may enter into this agreement.

6. Terms and procedure for the use

6.1. Subject to the User's compliance with these Terms, the User shall be granted an ordinary (non-exclusive) license to use getLoc with a personal computer, a mobile phone or another device to the extent and in the order established by these Terms, but without the right to grant sublicense or assignment.

6.2. The User shall not take the following actions when using getLoc or its components:

6.2.1. Modify or otherwise redesign the Site.

6.2.2. Copy, distribute or process materials and information available on the getLoc Site, unless it is necessary and caused by the implementation of the functionality available to a particular User.

6.2.3. Violate the integrity of the security system or perform actions aimed at circumventing, removing or deactivating technical means of security; use program codes designed to distort, delete, damage, imitate or violate the integrity of getLoc, or the transmitted information, or protocols.

6.3 The Rightholder shall provide the getLoc Site in the AS IS state without the Rightholder's warranty obligations, or any obligations for remedial actions, operational support and improvement.

6.4. With respect to the user content, the User shall warrant that he/she owns or possesses the required licenses, rights, consent and permissions to use the user content and to grant the Rightholder the right to use the user content in accordance with these Terms; that he/she has the written consent and/or permission of each person somehow involved in the user content to use the personal data (including photos if necessary) of this person in order to post and use the user content in the manner prescribed by these Terms.

6.5. By accepting the terms hereof the User shall grant to the Rightholder and to other Users a non-exclusive gratuitous right (an ordinary license) to use materials that the User adds to getLoc in sections intended for public access (e.g., discussion blog, etc.). These rights and/or permission to use the materials shall be provided simultaneously with adding such materials to getLoc by the User for the entire duration of the exclusive rights to intellectual property objects or protection of non-property rights for the specified materials for their use on the territory of all countries.

7. Personal data and privacy policy

7.1. In order to comply with the terms hereof the User shall agree to provide his/her personal data and shall give his/her consent to the processing of personal data in accordance with Federal Law No. 152-FZ "On Personal Data" dated July 27, 2006 under terms and for the purposes of the proper implementation hereof. Personal data means personal information that the User provides about himself/herself for an acceptance.

7.2. The Rightholder shall guarantee confidentiality of the User's personal data and shall grant access to personal data only to those employees who need this information to comply with the terms hereof. The Rightholder shall ensure the observance of the confidentiality of personal data by the aforementioned persons and the safety of personal data when processing them. The Rightholder shall maintain the confidentiality of all information received from the Users, regardless of the contents of such information and the methods for obtaining it.

7.3. Information (personal data) received by the Rightholder shall not be disclosed, except for cases when its disclosure is mandatory under the laws of the Russian Federation or is required for getLoc operation and its functions.

8. Liabilities of the parties

8.1. The parties shall be liable for non-fulfillment or improper fulfillment of their obligations in accordance with these Terms and the legislation of the Russian Federation.

8.2. The Rightholder shall not be liable for the compliance of getLoc with its intended use.

8.3. The Rightholder shall not be liable for technical interruptions in getLoc functioning. However, the Rightholder shall take all reasonable measures to prevent such interruptions.

8.4. The Rightholder shall not be liable for any actions of the User related to the implementation of the granted rights to use getLoc; for any damage incurred by the User due to the loss and/or disclosure of his/her data when using getLoc.

8.5. If a third party submits a claim to the Rightholder with regard to the User's violation of these Terms or current legislation, or violation of the rights of third parties (including intellectual property rights), the User shall compensate the Rightholder for all expenses and damages, including compensation and other expenses related to the claim.

8.6. The Rightholder shall not be liable for the contents of the User's messages or materials (user content), or for any opinions, recommendations or advice contained in such content. The Rightholder shall not always verify the contents, authenticity or safety of these materials or their components, or their compliance with the requirements of the applicable law. The Rightholder shall not check up whether the Users have the necessary rights to use them.

9. Final provisions

- 9.1. These Terms constitute an agreement between the User and the getLoc Site Administration regarding the use of getLoc and its services, and supersede all previous agreements between the User and the Administration;
- 9.2. These Terms are governed and interpreted in accordance with the laws of the Russian Federation. Issues not regulated by the Terms shall be resolved in accordance with the legislation of the Russian Federation.
- 9.3. In case of any disputes or disagreements related to the performance of these Terms, the User and getLoc Administration shall do their best to resolve them through negotiations. If the disputes are not resolved through negotiations, they shall be settled in accordance with the procedure established by the current legislation of the Russian Federation.
- 9.4. These Terms shall enter into force for the User from the moment of its accession to them and shall be valid for an indefinite period.
- 9.5. These Terms are drawn up in Russian and may be submitted to the User for guidance in another language. In case of any discrepancy between the Russian version of the Terms and the version of the Terms in another language the provisions of the Russian version shall be applied.
- 9.6. If for any reason one or several clauses of these Terms are found to be invalid or null and void, this shall not affect the validity or applicability of the remaining clauses.

10. Address and details of the Rightolder:

Full name of the company:

K-Engineering Limited Liability Company

Legal address: 30 Malysheva str., office 23, Kolomna, Moscow region, 140408

Postal address: 10 1905 goda str., building 1, floor 3, room 323, Moscow, 123022

INN 5022560140

KPP 502201001

Telephone/fax: +7(496)623-03-83/ +7(496)623-01-83

E-mail: info@getloc.it