

Website Terms of Use Agreement

The rights to the Website of the World Friendship Games 2024 (hereinafter referred to as the Website) at the network address https://wfg2024.com (https://wfg2024.ru) belong to Autonomous non-profit organisation "Organising Committee "World Friendship Games", INN 9704214372, OGRN 1237700415633, address: 9/5 Novoluzhnetsky proezd, Moscow, 121099

The Organising Committee provides users with access to the functions of the Website on the terms and conditions set out in these Website Terms of Use Agreement (hereinafter referred to as the Agreement).

Please read this Agreement carefully, as it is treated by the Organising Committee as a public offer in accordance with Article 437 of the Civil Code of the Russian Federation.

1. Terms and definitions

1.1. "User" means an individual or legal entity visiting the Website in accordance with the procedure established by this Agreement, who has reached the age at which in accordance with the laws of the Russian Federation they acquire the legal capacity to accept of this Agreement, and who has the appropriate authorisation.

1.2. "Website" means the contents of the Internet page located at https://wfg2024.com (https://wfg2024.ru) (including all levels of the said domain, both those functioning as of the date of acceptance by the User of this Agreement, and those launched and put into operation during the entire period of its validity), which is used by the User in accordance with this Agreement.

2. General Provisions

2.1. This Agreement is developed by the Organising Committee and define the terms and conditions of use and development of the Website, and the rights and obligations of its Users and of the Organising Committee. The Agreement also apply to relations related to the rights and interests of third parties who are not Users, but whose rights and interests may be affected by the actions of Users.

2.2. This Agreement constitutes a legally binding Agreement between the User and the Organising Committee (hereinafter referred to as the Parties), the subject of which is the provision by the Organising Committee to the User of the right to access the Website and make use of its functions.

2.3. Relations between the Parties may be further regulated by separate documents and agreements regulating the use of the Website. The application of such additional documents and agreements shall not invalidate this Agreement.

2.4. The User is obliged to fully familiarise himself/herself with this Agreement during their first visit to the Website.

2.5. This Agreement may be changed and/or added to unilaterally by the Organising Committee without any special notice to the User. This Agreement are an open and publicly available document. The current version of the Agreement is available on the Internet at: https://wfg2024.com (https://wfg2024.ru). Continued use of the Website by the User after changes and/or amendments to this Agreement have been made means that the User accepts such changes and/or amendments and agrees with them.

3. Website



3.1. The Website is an Internet resource and consists of a set of information and computer software contained in a digital system (including SUM 1, a digital system for the automation of congress and exhibition activities), which ensures the availability of such information on the Internet at the network address https://wfg2024.com (https://wfg2024.ru).

3.2. All rights to the Website in general and to use the network address (domain name) https://wfg2024.com (https://wfg2024.ru) belong to the Organising Committee

4. Website Management

4.1. Appeals, proposals and claims by individuals and legal entities to the Website Administration in connection with this Agreement and all issues regarding the functioning of the Website and the violations of the rights and interests of third parties when using it, and any enquiries by officials authorised by the laws of the Russian Federation may be sent to the Organising Committee.

4.2. With regard to the functioning and development of the Website, the Organising Committee shall be guided by the legislation of the Federation, this Agreement, the Website Privacy Policy and other special documents that have been or may be developed and adopted by the Organising Committee in order to regulate the provision of Users with access to certain functions of the Website.

4.3. Nothing in this Agreement grants the User the right to use the trade name, trademarks, domain names or other distinguishing signs of the Organising Committee. The right to use the corporate name, trademarks, domain names and other distinguishing signs of the Organising Committee may be granted only with the written agreement of the Organising Committee.

5. When using the Website, the User may not:

5.1. collect the personal data of other Users;

5.2. use any automatic or automated means to collect information posted on the Website;

5.3. copy, revise, distribute, publish on the Website, make available to the public, download, transmit, sell or otherwise use in whole or in part the Content of the Organising Committee, Partners of the Organising Committee, other Users or third parties without their prior permission, except in cases authorised by this Agreement or the applicable laws of the Russian Federation, or in cases where the rights holder has expressly agreed to the free use of its own Content by any person.

5.4. take actions aimed at destabilising the functioning of the Website, attempt to gain unauthorised access to the management of the Website or its closed sections (sections to which only the Organising Committee is allowed access) or any other similar actions;

5.5. use the Website for any commercial purposes without the prior permission of the Organising Committee, except as provided for in this Agreement;

5.6. If the User does not agree with this Agreement or its updates he/she must abstain from using the Website.

6. Terms and Conditions relating to Intellectual Property Rights

6.1. All results of intellectual activity and means of individualisation posted on the Website, including design elements, designs, drawings, layouts, graphic images (including illustrations),



photographic works and works obtained by means similar to photography, text, audiovisual works, computer programs forming part of the Website, musical works with or without text and other works, as well as trademarks and industrial designs are protected in accordance with the laws of the Russian Federation.

Such protected elements together and separately constitute the protected content of the Website (hereinafter referred to as the Content).

The Content posted on the Website is subject to the exclusive rights of the Organising Committee and other rights holders.

6.2. Except as provided by this Agreement and the applicable laws of the Russian Federation, no Content may be copied (reproduced), processed, distributed, framed, published, downloaded, transmitted, sold or otherwise used in whole or in part without the prior permission of the rights holder, unless the rights holder has expressly agreed to the free use of the Content by any person.

The quoting of text materials published on the Website is permitted, subject to the mandatory inclusion of an active hyperlink to the Website or to the section of the Website containing the quoted Content.

7. Liability for infringement of exclusive rights

7.1. The Website contains (or may contain) links to other sites on the Internet (third party websites) as well as articles, photographs, illustrations, graphical designs, music, sounds, videos, information, applications, programmes and other Content owned by or originating from third parties (Third Party Content), which is the result of intellectual activity and is protected in accordance with the laws of the Russian Federation.

7.2. The said third parties and the third party Content are not checked by the Organising Committee for compliance with any requirements (reliability, completeness, integrity, etc.).

The Organising Committee is not responsible for any information posted on third party websites that the User accesses through the Website or through Third Party Content, including, but not limited to, any opinions or statements expressed on third party websites or in the content of such websites.

7.3. If the User decides to leave the Website and go to third party websites or use or install third party programmes, he does so at his own risk and from that moment on this Agreement no longer apply to the User. The User's further actions should be guided by the applicable regulations and policies, including the business practices of the entities whose content they intend to use.

8. Functioning of the Website and responsibility for its use

Violation of this Agreement and the current laws of the Russian Federation may entail civil, administrative and criminal liability.

8.1. The Organising Committee ensures the functioning and operation of the Website and undertakes to promptly restore it to operation in the event of technical failures and interruptions.

8.2. The Organising Committee is not responsible for any damage to the User's computer, mobile devices, or any other hardware or software caused by or related to the use of the Website or websites accessible via hyperlinks on the Website.



8.3. The Organising Committee is not responsible for any damage, including loss of profit, or harm caused in connection with the use of the Website, Content or other materials accessed by the User or other persons through the Website, even if the Organising Committee has warned or indicated the possibility of such damage or harm.

9. Final Provisions

9.1. This Agreement constitutes an agreement between the User and the Organising Committee regarding the use of the Website and its functions and supersede all previous agreements (if any) between the User and the Organising Committee.

9.2. This Agreement shall be regulated and interpreted in accordance with the laws of the Russian Federation. Issues not regulated by the Agreement shall be resolved in accordance with the laws of the Russian Federation.

9.3. Any potential disputes arising from or related to this Agreement shall be resolved in accordance with the applicable laws of the Russian Federation. The User and the Administrator will use their best endeavours to resolve differences through negotiation.

9.4. None of the provisions of this Agreement may be construed as establishing between the User and the Organising Committee an agency relationship, a partnership relationship, a joint venture relationship, an employment relationship or any other relationship not expressly provided for in the Agreement.

9.5. The recognition by a court of any provision of the Agreement as invalid, inapplicable or unenforceable shall not invalidate the other provisions hereof.

9.6. Inaction on the part of the Organising Committee in the event of a violation of this Agreement by any of the Users does not deprive the Organising Committee of the right to take appropriate actions later to protect its interests, including the protection of copyright and/or related rights to the materials on the Website in accordance with the applicable law.

9.7. This Agreement enters into effect for the User from the moment of his/her accession hereto and shall remain in effect indefinitely.