**Agreement of personal data processing «ARTeex» Ltd**

1. This agreement of personal data processing of «ARTeex» Ltd (further –Agreement) defines relationships, connected with personal data processing of the subject of personal data (further – the Participant of the agreement), performed by «ARTeex» Ltd (further – the Operator), regulated by the Federal Law of 27.07.2006 № 152-FL "About personal data» (further – the Federal Law "About personal data ").
2. The Agreement is a public offer, the text of the agreement is in open access on the official Site of the Operator (arteex.ru, further –the Site of the Operator )According to article 428 of the Civil Code of the Russian Federation ( further- CC RF), the Agreement is a contract of adhesion .
3. The Agreement is considered by the Participant of the Agreement and the Operator as a written document according to part .3 article .438 CL RF when the Participant of the Agreement performs one of the following actions :
	1. Any transfer of Personal data by a Participant of the agreement to the Operator (to the Operator’s representative ), performed by a message on the phone , by e-mail , filling in the information on the Operator’s Site ,by giving it to the Operator personally ( or with the help of an authorized person ) , a document containing personal data of the Agreement Participant , or by any other way , in case if the personal data processing of the agreement Participant is necessary for the agreement fulfilment by the Operator , when the agreement Participant is a beneficiary or a guarantor , as well as for making an agreement with the Operator on the initiative of the agreement Participant , or an agreement , according to which he will be a beneficial or a guarantor .
	2. Ongoing work of the Agreement Participant with the Operator’s Site after the Operator granted him an access to the text of the Agreement on the Site of the Operator .
	3. The confirmation of a consent to have personal data processed, expressed by filling in a certain form on the Operator’s Site.
4. The Agreement can be also concluded (accented) by the Participant of the agreement by providing the Operator with the document, containing the text of the agreement, signed by the Participant of the agreement.
5. Any personal data of the agreement Participant are obtained by the Operator as a result of conclusion of the Agreement. The Personal data are not spread, and not passed to third parties without the permission of the agreement Participant and are only used to fulfil the agreement and to make other agreements with the agreement Participant. .
6. According to this Agreement, the Operator has the right to process the personal data of the agreement Participant with the purposes stated in the Agreement according to the consent of the agreement Participant to have his personal data processed.
7. According to this agreement the Operator can request and get personal data of the agreement Participant in the volume necessary to fulfil the agreement and to conclude (to fulfil) agreements with the agreement Participant with third parties, who have the right to provide such information on conditions stated by the Operator of the agreement or if this right is defined by the Law.
8. Having joined this Agreement and providing the Operator his personal data , the Agreement Participant:
	1. Confirms that all provided personal information belongs to him or to subjects of personal data, and the agreement Participant guarantees that he got permissions from them, and that all subjects of personal information are informed about the fact that all personal data will be processed by the Operator.
	2. Confirms and accepts that he has read the Agreement attentively and in whole volume as well as the conditions of personal data processing. The text of the agreement and the conditions of personal data processing are clear to him.
	3. Gives his permission to have his personal data processed, he gives his permission to actions, stated in the point 3of article 3of the Federal Law "About personal data ", and confirms that giving his permission he acts freely, according to his will. The contest of the User to have his personal data processed is certain, informed, conscious , without any conditions and limitations.
	4. Gives his permission to the Operator to process his personal data stated as information in order to follow regulatory legal acts ; concluding/fulfilment /facilitating to fulfilment of the agreement , concluded with the agreement Participant (for example the License agreement to use the marketplace ARTeex), or a person introduced by the Agreement Participant , or a beneficiary of whom the Agreement Participant is ; or to discuss an issue about possibility of making an agreement ; implementation of rights and legal interests of the Operator of the third parties ; achieving public important goals; in order to create /improve the quality / promotion of goods, work , services on the market ; providing services ; in statistics or other research purposes ; in order to analyze market preferences of the agreement Participant ; documenting his work with the Operator’s Site (including using of files cookie ,by processing of information about activities of the Agreement Participant on the Operator’s Site , information about the equipment used by the Agreement Participant , the date and the time of a session ), to improve/to develop the Site of the Operator by the Operator , products and services of the Operator , which are suggested ( can be suggested ) to the Agreement Participant ; informing the Agreement Participant by direct contacts of the Operator with the Agreement Participant , by sending relevant messages , including means of communication , about products and services of the Operator , products and services of third parties according to the corresponding agreements concluded with the Operator , whose agent (representative ) is the Operator , circulation of personal data within the License Agreement to use the Marketplace ARTeex (in case if the Agreement Participant is the Seller of a Bid and personal data (name , or a surname , patronymic , telephone number , e-mail address ) are given as contact information of a Bid’s Seller ), and to provide the Agreement Participant with information necessary to do tasks by the Operator in order to achieve the purposes stated above , using the mentioned means of communication.
9. The Agreement is valid without time limitations. The Agreement Participant has the right to stop his consent according to this Agreement (to terminate the Agreement) by informing the Operator in the written form, providing information defined by the article 14of the Federal Law «About personal data ». But the Agreement Participant has been informed that full or partial termination of his consent can lead to impossibility of fulfilling /facilitation of fulfilling of the concluded agreement. The consent is terminated the following day after the written notification about termination is received by the Operator. .
10. The Operator has the right to edit the Agreement. After the edit, the date of the last updating is pointed out in the actual reduction. The new reduction is valid from the moment it is placed on the Site of the Operator, if other options are not stated by the new reduction of the Agreement.
11. If the Agreement Participant concludes an Agreement with the Operator, which is different from the current Agreement, defining the order of Personal data processing, which differs from the order of the current agreement, the current Agreement is valid in the part, which does not contradict the conditions stated by the current Agreement.
12. The relationships of the Agreement Participant and the Operator according to this agreement are regulated by the Law of the Russian Federation. All controversial issues are solved by negotiations, in case of a failure – in the court of the Operator’s location.