

Privacy Policy

This document "Privacy Policy" (hereinafter referred to as the "Policy") is the Privacy Policy of personal data of users of the E-task service.

The electronic service E-task is an electronic platform located on the Internet at <https://e-task.net>, which allows users to post and complete tasks in the field of advertising services, translations, information retrieval, etc. Users perform certain actions on behalf of each other using the services of the site. A user who has sent a job to another user can also perform a counter job for this or another user.

The service agreement is concluded directly between users. Each user using the capabilities of the electronic platform can simultaneously be a customer of the service and a performer of a similar service for other users.

The service provides only services to ensure convenient interaction between users, as well as other services that are expressly provided for in this agreement.

The service is not a social network where users have personal pages, is not related to social networks VKontakte (<https://vk.com>), Facebook (<https://www.facebook.com>), Instagram (<https://www.instagram.com>), Twitter (<https://twitter.com>), YouTube (<https://www.youtube.com>), other social networks.

The service is not an organization carrying out activities related to the performance of tasks on behalf of and in the interests of users, the result of which is including, but not limited to posting, changing information on users' pages on social networks, websites, applications.

All information posted on the electronic service (website) is for reference only and cannot be used as the only correct one, including for ordering and completing a task.

The service is an auxiliary means for user interaction, which does not replace personal communication of users. The service is an information intermediary between users.

Any user of the electronic Service hereby confirms that he has read, understood, accepted, accepted and fully agrees to comply with this agreement. In the cases specified in this agreement, the user is considered to have sent another user an offer or the user is considered to have received another user's offer.

Any user is considered as such from the moment of registration on the site or performing other actions related to the use of the service's capabilities and until the termination of the obligations of the parties on the grounds provided for by the legislation of the Russian Federation.

The use of the E-task Service from the moment of registration on the site means the unconditional consent of the User with this Policy and the conditions for processing his personal information specified therein; in case of disagreement with these conditions, the User must refrain from using the site.

1. Terms and Definitions

The privacy policy of personal data of users of the electronic platform E-task (hereinafter the Privacy Policy, Agreement, Offer) is an offer addressed to an unlimited number of persons and presented in this document.

The Parties to the Privacy Policy are E-task and the User.

E-task - the entire administrative and technical team of the Service, responsible for its development and ensuring its operability, in one person; is in direct contact with the User and undertakes to provide information of a consulting nature on issues directly related to the use of the Service; is one of the parties to this User Agreement.

User - any individual who has used the capabilities of the E-task service.

Social networks are online services that function in order to establish social links between registered users, where the latter have personal pages. These include: VKontakte (<https://vk.com>), Facebook (<https://www.facebook.com>), Instagram (<https://www.instagram.com>), Twitter (<https://twitter.com>), YouTube (<https://www.youtube.com>) and others.

An electronic platform is a software and hardware complex of organizational, informational and technical solutions that ensure user interaction through electronic communication channels. The electronic platform includes an Internet resource (site).

Internet resource (site) - a resource located on the Internet at <https://e-task.net> and its subdomains, which is the property of its owner of the E-task electronic platform. A site is a complex object of intellectual property, which is a collection of computer programs, databases, text, graphic and other information available to the user.

Application - a program designed to perform specific tasks and designed for direct interaction with the user.

Services - services rendered by one user for another or other users, including those related to posting, changing information on users' pages on social networks, websites, applications, fulfilling orders in the field of advertising services, translations, information retrieval, etc.; services provided by the electronic platform E-task.

Registration is the procedure for entering user data into a special form on the website, which is necessary for the E-task electronic platform to fulfill the terms of the user agreement, according to which the registered user is the beneficiary, as well as for the user to access the services and capabilities of the electronic platform.

Customer - a user who has placed a task for another user using the site's capabilities on the terms set forth in this agreement.

Contractor - a user who has received a task from another / other user / users using the service's capabilities.

Partner - any individual, individual entrepreneur (hereinafter also recognized as a legal entity in this agreement insofar as it does not contradict the essence of the specified subject of civil turnover) or a legal entity that independently or through its representative (management body, if applicable), voluntarily registered and became a member of the affiliate program.

User data is personal data.

Personal data - a) data that is automatically transmitted in the process of using the E-task services using the software installed on the user's device from which the services are accessed, including the IP address, cookie data, information about software and hardware user. Hereby, the E-task guarantees that as a result of using the services of the site, it does not gain access to personal data (including personal) contained on users' devices; b) personal information (including name, contact phone number, e-mail address), voluntarily and knowingly provided by an individual user when registering on the site and necessary to fulfill the user agreement, according to which the registered user is the beneficiary, as well as for user access- an individual to the services and capabilities of the electronic platform. In this case, the name left by the user is considered by the parties to the user agreement as a pseudonym.

Reimbursable service agreement - an agreement regulating the relationship between users for the provision of services related to the placement, change of information on users' pages on social networks, websites, applications, execution of orders in the field of advertising services, translations, information retrieval, etc.

Password is a unique sequence of characters and / or letters that is entered by the user when registering on the site and is subsequently used to access personal space (personal account) on the site.

Account is a personalized website interface with a set of user tools for using the services and capabilities of an electronic platform.

Balance - the user's virtual account on the site in rubles, the amount of which depends on the volume of completed tasks, the activity of partner's referrals and / or the amount of balance replenishment by the user.

Task - a user's application for the provision of services for posting, changing information on pages in social networks, sites, applications, fulfilling orders in the field of advertising services, translations, searching for information on terms determined by the User himself and not contradicting this agreement and the rules of social networks. The task is completed in accordance with this agreement by means of an electronic form on the site by the User himself.

Cookies are a small piece of data sent by a web server and stored on the user's computer, which the web client or web browser sends to the web server each time in an HTTP request when trying to open the page of the corresponding site. The information collected using cookies and other similar technologies does not in itself belong to personal data. This information is purely technical in nature. The structure of the cookie file, its content and technical parameters are determined by the E-task platform and can be changed unilaterally, independently without prior notice to the user.

IP-address is a unique network address of a node in a computer network built using the IP protocol.

2. Warranty and assurances

2.1. The platform and the user hereby represent and warrant to the other that on the date of the agreement and during the period of its validity:

2.1.1. is an entity operating in accordance with Russian legislation, has all the rights and all powers necessary to conduct business on the territory of the Russian Federation;

2.1.2. has all the powers to conclude this agreement and fulfill the obligations assumed under the agreement;

2.1.3. has taken all actions necessary to conclude and execute the agreement, and to ensure that the agreement is legal, binding on him and enforceable in relation to his counterparty;

2.1.4. as far as is known, there are no unresolved legal issues, threats of litigation or other circumstances that may have negative consequences for the party to the agreement or its activities, the party to the agreement has not violated any material provisions of any contract or other agreement concluded by it, there are no decisions, rulings and decisions of the court, arbitration court or other state body that may have a negative impact on the position of the party to the agreement or their activities;

2.1.5. there are no provisions in Russian legislation or other regulations, in contracts that are binding on a party to the agreement or property that may violate or hinder the signing or execution of the agreement;

2.1.6. fulfillment of obligations under the agreement is an unconditional obligation of the party to the agreement, which at least has the same priority as the other obligations of the party to the agreement;

2.1.7. all information and documents provided by the party to the agreement to the other party in connection with this agreement are true, true, complete and accurate in all respects, and the party to the agreement does not hide any facts that, if they became known, could have an adverse effect to the decision of the other party to the agreement to conclude this agreement;

2.1.8. has sufficient information about its counterparty to the extent necessary to select it as such, to understand that it has sufficient resources to fulfill its obligations under the agreement;

2.1.9. The obligations of a party to the agreement under this agreement are lawful, valid, effective and binding by the party to the agreement, enforceable in accordance with the provisions of the agreement.

2.2. Each party hereby acknowledges that it enters into an agreement relying on representations and warranties provided by the other party that are material to it.

3. General Provisions

3.1. The procedure for processing personal data of users, including in order to ensure the security of processing of personal data of users, to ensure the rights and interests of users when processing their personal data, is governed by this Privacy Policy.

3.2. Any user, using the site or using any of its functionality, thereby expresses his unconditional acceptance of all the terms of the agreement and all other conditions set forth on the pages of the site, undertakes to abide by them, and in case of disagreement with any of the conditions must immediately stop using the services and leave the electronic platform.

3.3. The user acknowledges and agrees that nothing in the Privacy Policy can be understood as establishing any other relationship between the user and the Platform that is not expressly provided for in this Privacy Policy.

3.4. This Privacy Policy is governed by the laws of the Russian Federation.

3.5. All possible disputes regarding this Privacy Policy and the relationship between the user and the Platform will be resolved in accordance with the norms of Russian law in court at the location of the Platform, unless otherwise expressly provided by the legislation of the Russian Federation.

3.6. The recognition by the court of any provision of this Privacy Policy as invalid or unenforceable does not entail the invalidity or unenforceability of other provisions of the Privacy Policy.

3.7. Inaction on the part of the Platform in the event of a violation by the user of the provisions of the Privacy Policy does not deprive the right to take appropriate actions in defense of their interests later, and does not mean the Platform's waiver of its rights in the event of subsequent similar or similar violations.

3.8. The platform reserves the right to change and / or supplement this Privacy Policy without any special notice. The new edition of the Privacy Policy comes into force from the moment it is posted on the website page https://e-task.net/docs/en_privacy.pdf, unless otherwise provided by the new edition of the Privacy Policy. The current version of the Privacy Policy is always located on the website page at https://e-task.net/docs/en_privacy.pdf. Silence of the user is regarded as consent to the changes and (or) additions to the Privacy Policy.

3.9. By clicking the "Register" button, the user agrees with the provisions of this Privacy Policy, including the processing of his personal data, and also confirms that the content of the provisions of this Policy is clear and understandable to him. Also, consent is expressed at any stage of registration on the site, at any time of using the site.

3.10. The order and the provision of services through the electronic platform is preceded by the registration procedure by the User. Registration and authorization on the site is carried out with the indication of the user's e-mail and password.

3.11. The user also confirms that he has no right to transfer his login (email) and password to third parties, and also has no right to receive a login (email) and (or) password from third parties. The platform does not bear any responsibility for transactions between users.

3.12. The User is obliged to immediately notify the Platform of any security breach of the personal account on the electronic platform by contacting the Administration of the Service at the email address help@e-task.net.

3.13. The platform does not bear any responsibility for the user data that it provides to third-party resources and / or other third parties in the event of a transition to them from an electronic platform.

3.14. The platform is not responsible for possible loss and / or damage to data that may occur due to the user's violation of the provisions of this agreement, as well as improper access and / or use of the site.

3.15. The User is solely responsible for all actions (as well as their consequences) within or using the electronic platform under the user's account (login), including cases of voluntary transfer by the User of data for access to the User's account to third parties on any conditions (including contracts or agreements) without the consent of the like with the Platform and (or) in violation of the terms of the agreement. In this case, all actions within or using the electronic platform under the user account are considered to be performed by the user himself, except for cases when the user has notified the Platform of unauthorized access to the electronic platform using the user account.

3.16. To order and provide services through the electronic platform, as well as to access the services and capabilities of the electronic platform, the user undertakes to provide accurate and complete information upon Registration, and necessary to fulfill the obligations on the part of the Platform, the customer and the contractor (depending on the situation) in relation to the provided services and / or user access to the electronic platform. Upon completion of registration, the User is provided with access to the Service, and is also given the opportunity to issue / receive tasks.

3.17. The platform has the right to block the user account, as well as deny access using any account to certain services and capabilities of the electronic platform, and remove any content, links and information without explaining the reasons, including in case of violation by the user of the terms of the agreement and / or legislation of the Russian Federation. The fact of violation by the user of the terms of the agreement and / or the legislation of the Russian Federation is established by the Platform unilaterally, independently. The User agrees to this procedure and undertakes to comply with the Platform's decision.

3.18. The user is solely responsible to third parties for his actions related to the use of the electronic platform, including if such actions lead to a violation of the rights and legitimate interests of third parties, as well as for compliance with the legislation of the Russian Federation when using the electronic platform.

3.19. The User hereby acknowledges and confirms that any data (including bank card details) directly or indirectly related to payment for services and services of the Platform are posted by the User on the pages of sites owned by third parties that are not related to the Platform. The platform does not have access to such information, does not carry out any actions in relation to such data, including their collection, systematization, accumulation, storage, clarification (update, change), use, distribution (including transfer), depersonalization, blocking, destruction, cross-border transfer.

3.20. The user can change his personal data or part of it at any time by personal contacting the email address help@e-task.net.

3.21. The user can request the deletion of his personal data by personal contacting the email address help@e-task.net. The user hereby acknowledges and confirms that the deletion of the account / personal data may result in the inability to use the services of the site.

3.22. Rights provided for by the provisions. 3.20. and 3.21. of this Policy may be limited in accordance with the requirements of applicable law. In particular, such restrictions may provide for the obligation of E-task to save the information changed or deleted by the user for the period established by the current legislation, and transfer such information in accordance with the legally established procedure to a public authority, a court.

4. Personal data and the procedure for their processing

4.1. In accordance with the Federal Law of July 27, 2006 No. 152-FZ "On Personal Data", the user, in the event that he is an individual, hereby gives his consent to the processing by the Platform (including receiving from the user and / or any third parties, taking into account requirements determined by this law) of the user's personal data and confirms that, by giving such consent, he acts of his own free will and in his interest. Consent is given by the User from the moment of registration on the site and (or) performing other actions related to the use of services or the capabilities of the electronic platform.

4.2. Consent is given by the user for the purpose of concluding an agreement with the Platform, other agreements directly provided for by this Privacy Policy, other agreements posted on the pages of the site and their further execution, participation in promotions, contests, decision-making or other actions that give rise to legal consequences in relation to the user or other persons and applies to the name, phone number, email address, e-wallet number (if the user is a member of the affiliate program), IP address, cookies, parameters and settings of Internet browsers and any other information related to the user's identity, available or known at any given time to the Platform (hereinafter referred to as personal data), as well as for accepting, processing a request, processing and receiving payments; informing about the status of the request, the services of the Platform by means of electronic and SMS, PUSH notifications; improving the quality of the electronic platform; conducting statistical and other research based on anonymized data, carrying out advertising activities with the consent of the user, as well as the execution of the User Agreement,

including by providing the user with effective technical support in the event of problems related to the operation of the site's services, providing access to the account, website, services playgrounds.

4.3. This consent is given by the user before the expiration of the storage periods for the relevant information or documents containing the above information, determined in accordance with the legislation of the Russian Federation, after which it can be withdrawn by the user by sending a corresponding written notice to the Platform less than 3 months before the consent is withdrawn at the address of the Platform, specified in this agreement and / or on the website.

4.4. In case of withdrawal of the user's consent to the processing of personal data, the Platform has the right not to stop processing personal data and not to destroy them, if the storage periods for documents stipulated by the legislation of the Russian Federation at the time of withdrawal have not expired. At the same time, the corresponding actions in the continuation of the processing of the user's personal data are considered acceptance.

4.5. This consent is granted for the implementation of any actions in relation to personal data that are necessary or desirable to achieve the above goals, including, without limitation: collection, systematization, accumulation, storage, clarification (update, change), use, distribution (incl. transfer), depersonalization, blocking, destruction, cross-border transfer of personal data, as well as the implementation of any other actions with the user's personal data, taking into account the current legislation of the Russian Federation.

4.6. The processing of personal data is carried out by the Platform using the following main methods (but not limited to them): storage, recording on electronic media and their storage, compilation of lists.

4.7. E-task takes all necessary and sufficient organizational and technical measures to protect the user's personal data from unauthorized or accidental access, destruction, modification, blocking, copying, distribution, as well as from other illegal actions of third parties with them. E-task ensures the security of personal data during their processing, including by encrypting and storing them in encrypted form. With regard to the user's personal data, their confidentiality is also maintained, except for cases provided for by applicable law.

4.8. The user hereby acknowledges and confirms that if it is necessary to provide personal data to achieve the above goals to a third party, the electronic Platform has the right to disclose, in order to perform the above actions, information about the user personally (including personal data) to such third parties and their authorized persons, and also provide such persons with relevant documents containing such information.

4.9. The user hereby acknowledges and confirms that this consent is considered to be given by him to any third parties specified above, subject to the relevant changes, and any such third parties have the right to process personal data on the basis of this consent.

4.10. All of the above provisions of the Privacy Policy apply to the processing by one user of the personal data of another user, to which such a user gains access through the services of the Platform. Hereby, such a user, acting on his own will and in his own interest, gives his consent to the processing by another user of his personal data in order to conclude a service agreement, its further execution. The terms of storage of personal data by the user, the methods of data processing are similar to those specified in clauses 4.3-4.6 of this Privacy Policy. The user is obliged to refrain from disclosing information about another user to third parties, as well as any others that have become known to him in connection with the provision of services to another user.

5. Final provisions

5.1. All disputes, disagreements or claims of the parties arising from or in connection with this Privacy Policy, including those concerning its execution, violation, termination or invalidity, are resolved through negotiations between the Parties. If it is impossible to resolve the disagreements in the pre-trial procedure, they are subject to consideration in court at the location of the Platform, unless otherwise expressly provided for by the current legislation of the Russian Federation. The pre-trial procedure for resolving disputes is considered by users as a mandatory claim and non-compliance with it prevents any of the users from directly contacting the appropriate court, the time for responding to a claim is 10 (ten) business days from the date of receipt.

5.2. The parties to this Privacy Policy recognize, as written evidence, electronic correspondence with each other, correspondence via SMS messages and / or using the services and capabilities of the site.

5.3. Any requests by the User to the Platform, directly or indirectly related to the processing of his personal data, must be submitted in writing and sent to the address of the Platform specified in this agreement and / or on the website.

5.4. Any requests, notifications of users are considered by the Platform when they are sent to the postal address of the latter, specified in this agreement and / or on the website. A user's message sent to the Platform using the services and capabilities of the site (for example, through a personal profile) will not be considered last if the content of such a message does not indicate its direction to the Platform's address (the message does not indicate the postal identifier number or the invoice number when sending from by courier; scanned copies of documents confirming the direction of the appeal by mail and / or by courier are not attached).

5.5. The parties acknowledge that the documents and information under this agreement transmitted using the E-task Service or sent via email to help@e-task.net have the same legal force as paper documents signed by the parties themselves.

5.6. The parties acknowledge that the information transmitted using the E-task service is considered delivered to the second party from the moment it was sent to the service.

5.7. Any suggestions or questions about this Privacy Policy should be reported to the email address help@e-task.net.