

Website Usage Rules

1. These Website Usage Rules ("Rules") describe the conditions applicable to your access to and use of the Website. By using the Website, you agree to these Rules and undertake to comply with them. We may revise these Rules at any time by posting a new version of the Rules on the Website, and you agree that your use of the Website following such changes will constitute your consent to the revised conditions.

2. Intellectual Property Rights

The Website, its layout, design, Content, and all intellectual property, including domain names, copyrights, trademarks, service marks, trade names, and trade dress presented on the Website (collectively, "Intellectual Property") is the exclusive property of the Limited Liability Company "TAIGA GROUP" (hereinafter – TAIGA GROUP), or belongs to the Company on a lawful basis. Except as provided in these Rules, you may not modify, reproduce, distribute, duplicate, copy, sell, or otherwise use for commercial purposes the Intellectual Property or its individual elements without direct written permission from TAIGA GROUP.

3. Permitted Use

Throughout the entire period during which you agree to these Rules and comply with them, you may view and make individual copies of the Website and its Content for personal use.

4. Access Restrictions

You agree to use the Website and access it only through standard tools, such as a web browser on a computer or mobile device. You also agree that your actions will not cause harm to the Website and will not interfere with third parties' use of it..

5. Links to <https://taigagrupp.com/>

Unless otherwise set forth in a written agreement between you and TAIGA GROUP, you must comply with the following rules regarding references to TAIGA GROUP: (i) the appearance, position, and other attributes of links may not be presented in a form that damages the reputation of TAIGA GROUP and its Intellectual Property; (ii) the appearance, position, and other attributes of the link may not create a false impression that your organization is sponsored by, affiliated with, or associated with TAIGA GROUP; and (iii) TAIGA GROUP reserves the right to cancel its consent to the link at any time and in its sole discretion.

6. Cookie policy

Cookie files are text files that are saved on your computer or mobile device. These files do not occupy much space and are automatically deleted upon expiration of their validity period. We use cookie files to obtain statistics on the usage of our Website. This allows us to improve your experience visiting our Website and facilitates processes for improvement and optimization of our Website.

Cookie files help preserve data about viewed products and visitor preferences of the Website, as well as conduct marketing activities in other directions. These files allow us to share data about your preferences with advertisers, which makes it possible to provide you with advertising messages that correspond to your needs and preferences.

You may delete cookie files using your web browser on your computer or mobile device. You may also deactivate the option to use cookie files.

Instructions on how to manage and delete cookie files can be found in the "Settings" section of your browser.

7. Disclaimer and Limitation of Liability

a. TAIGA GROUP DOES NOT PROVIDE WARRANTIES REGARDING UNINTERRUPTED AND ERROR-FREE OPERATION OF THE WEBSITE. YOU ARE RESPONSIBLE FOR TAKING ALL NECESSARY PRECAUTIONS TO PROTECT YOURSELF AGAINST VIRUSES, MALICIOUS CODE, ATTACKS, AND OTHER HARMFUL EFFECTS, INCLUDING ADVERSE EFFECTS, BY THIRD PARTIES THROUGH VARIOUS TOOLS OR INSTRUMENTS.

b. EXCEPT WHERE A DISCLAIMER OF LIABILITY IS NOT PERMITTED BY LAW, TAIGA GROUP SHALL NOT BE LIABLE FOR ANY LIABILITY ARISING FROM ACCESS TO THE WEBSITE OR ITS CONTENT OR USE OF THE WEBSITE OR ITS CONTENT, INCLUDING, BUT NOT LIMITED TO LIABILITY ESTABLISHED UNDER CONTRACT, TORT (INCLUDING NEGLIGENCE), FROM DIRECT OR INDIRECT LIABILITY, AND SHALL NOT ACKNOWLEDGE ANY DAMAGES, INCLUDING, BUT NOT LIMITED TO DIRECT, INCIDENTAL, CONSEQUENTIAL, OR OTHER DAMAGES.

8. Indemnification

You agree to release, defend, and hold harmless TAIGA GROUP, its partners from any liability, damages, claims, or expenses, including reasonable attorney and counsel fees, arising from your use of the Website or violation of these Rules.

9. Governing law

These Rules are governed by and construed in accordance with the legislation of the Russian Federation. Any dispute between you and TAIGA GROUP regarding the Content or use of the Website shall be subject to the jurisdiction of the Arbitration Court of Moscow.

10. Final provisions

a. These Rules establish the complete agreement between you and TAIGA GROUP with respect to the subject matter of these Rules.

b. The recognition of individual provisions of these Rules as invalid does not entail the invalidity of the entire document.

c. You may not assign or transfer your rights or obligations under these Rules without prior written consent of TAIGA GROUP. Any agreement or transfer of rights or obligations in violation of this provision shall be deemed null and void.

d. TAIGA GROUP reserves the right to apply any remedies provided by law for violation of these Rules, including the right to block access to the Website from a specific IP address of the device.

Person responsible for <https://taigagrupp.com> website content

TAIGA GROUP LLC

**Address: Room 1/6, 3 Smolenskaya Square, Arbat Municipal District,
Moscow, 121099**

OGRN (State Registration Number): 1127747010885

INN (Tax Identification Number): 7718904157