TERMS OF USE

Last updated: June 25th 2020

WELCOME TO "ROTORPROM" – ENGINEERING-PRODUCTION COMPANY, BASED IN RUSSIAN FEDERATION. OUR WEBSITE, LOCATED AT http://rotorprom.com/, IS TARGETED AND/OR DIRECTED TO ENGLISH-SPEAKING CITIZENS OF RUSSIAN FEDERATION WHO ACCESS OR USE THIS WEBSITE UNDER THE FOLLOWING TERMS OF USE. IN CASE YOU ARE NOT A CITIZEN OF RUSSIAN FEDERATION USING OF OUR WEBSITE YOU FULLY AND UNCONDITIONALLY AGREE TO SUBMIT TO THE JURISDICTION OF RUSSIAN FEDERATION IN THE CONTEXT OF USING THE CONTENT POSTED AND/OR RELATED TO THE USE OF OUR WEBSITE, OTHERWISE WE URGE YOU TO STOP USING OUR WEBSITE. PLEASE READ THESE TERMS OF USE CAREFULLY BEFORE USING OUR WEBSITE. USE OF THIS WEBSITE IS PERMITTED ONLY UNDER THE CONDITIONS OF THIS AGREEMENT.

1. INTERPRETATION AND DEFINITIONS

The terms used in this section used in this Agreement, unless otherwise specified, will have the following meanings:

- 1.1. The words of which the initial letter is capitalized have meanings defined under the following conditions.
- 1.2. The following definitions shall have the same meaning regardless of whether they appear in singular or in plural.
- 1.3. For the purposes of these Terms of Use:
- **1.3.1.** Company (referred to as either "the Company", "We", "Us" or "Our" in these Terms) refers to Rotorprom Ltd.
- **1.3.2.** User means the individual who accesses or uses the Website. The User, nevertheless, is bound by this Terms. For purposes of this Terms all references to "You" or "Your" shall mean You, accessing this Website in any capacity.
- **1.3.3.** Website refers to Rotorprom, accessible from http://rotorprom.com/.
- **1.3.4. Terms of Use** (also referred as "Terms") mean these Terms of Use that form the entire agreement between You and the Company regarding the use of the Website.
- **1.3.5.** User Content means any materials such as information, text, images, audio, video, messages and other content that Users are allowed to transmit to the Website.

- **1.3.6. Personal Data** is any information that relates to an identified or identifiable individual. Please note that at all times We will adhere to the applicable statutory definition in determining what is and is not Personal Data for the purposes of this Privacy Policy.
- **1.3.7. Cookies** are small files that are placed on Your computer, mobile device or any other device by a website, containing the details of Your browsing history on that website among its many uses.
- **1.3.8. Governing Law** shall mean the laws of Russian Federation including any international agreements or conventions in which Russian Federation participates.

2. ACKNOWLEDGEMENT

- 2.1. These are the Terms of Use governing the use of this Website and the agreement that operates between You and the Company. These Terms of Use set out the rights and obligations of Users regarding the use of the Website. Any information such as text, images, audio, video, messages, and other materials is published on this Website as a source of general information only and does not constitute an offer to supply goods nor is it in any way to be construed as imposing any legal obligation on the Company to supply goods.
- 2.2. Your access to and use of the Website is conditioned on Your acceptance of and compliance with these Terms of Use. These Terms of Use apply to all Users.
- 2.3. Our Website is not directed to any person in any jurisdiction where the publication or availability of Our Website is prohibited. Our Website is not intended for children under 18 years of age. If You are under 18, You are not authorized to use this Website and to provide information to Us.
- 2.4. By accessing or using the Website You agree to be bound by these Terms of Use. If You disagree with any part of these Terms of Use, then You may not access the Website.
- 2.5. Your access to and use of the Website is also conditioned on Your acceptance of and compliance with the Privacy Policy of the Company. Our Privacy Policy describes Our policies and procedures on the collection, use and disclosure of Your personal information when You use the Website and tells You about Your privacy rights and how the law protects You. Please read Our Privacy Policy carefully before using Our Website.

3. USING OUR WEBSITE

- 3.1. It is prohibited to use any automated system or software (whether operated by a third party or otherwise) to extract data from the Website. We reserve the right to take such action as it considers necessary, including issuing legal proceedings without further notice, in relation to any unauthorized use of the Website.
- 3.2. If you wish to make use of the Website in any capacity other than that of a User, You must have a prior written agreement with Us to do so, or have accepted Our Terms of Use.

- 3.3. You agree not to access (or try to access) the Website by any means other than through the interface provided by Us, unless You were specifically authorized to do so in a separate written agreement with Us. You agree that You will not engage in any activity that interferes with or disrupts the operation of the Website.
- 3.4. Unless You have been expressly authorized to do so in a separate written agreement with Us, You agree that You will not scan, copy, reproduce, duplicate, copy, sell, sell or resell the Website for any purpose. The use or provision of any false name or contact information in connection with the Website grounds for the immediate termination of Your possibility to use the Website.
- 3.5. You agree that You are solely responsible for any violation of Your obligations under this Agreement and for any consequences, including any loss or damage that may incur as a result of any such violation. You agree that You will not transmit to Us any malicious code called "viruses", "worms", "Trojan horses", "time bombs", "temporary locks", "reset devices", "Traps", "access codes", "excellent bots", or "devices with a trap", which are designed to damage, destroy, disable, damage, damage, intervene, intercept, expropriate any data or programs.
- 3.6. Without limiting the foregoing, and by way of example only, Users are prohibited to:
- transmit, distribute, store or destroy materials, including, without limitation, Our content, in violation of any applicable laws or regulations, or in violation of Our Privacy Policy;
- take any action that imposes an excessive or disproportionately large load on the infrastructure of Our Website;
- use any device to navigate Our Website, except for tools available on the Website, public third-party web browsers, or other tools approved by us;
- use any methods of data collection, robots or similar methods of collecting or extracting data;
- to violate or attempt to violate the security of Our Website, including attempts to investigate, scan or test the vulnerability of a system or network, or to violate security or authentication measures without proper permission;
- decompile any part of Our Website;
- aggregate, copy or duplicate in any way Our Content or information available on Our Website, except as otherwise permitted by these Terms;
- embed or link to any of Our content or information available on Our Website, if this is not permitted by these Terms;
- transmit to Us any content or materials that promote or support false or misleading information or illegal activities, or endorse or provide instructive information about illegal activities or other activities prohibited by these Terms, such as the manufacture or purchase of illegal weapons, violation of anyone's privacy, the provision or creation of computer viruses or pirated media;
- get access to data that is not intended for You;
- transmit to Us any incomplete, false or inaccurate information that is not Your property;
- transmit to Us content that contains pages with limited access or access only with a password, or hidden pages or images;

- promote or support an illegal or unauthorized copy of another person's work protected by copyright, for example, by providing pirated computer programs or links to them, providing or providing information to circumvent copy protection devices installed on the device, or providing or providing pirated music or other media files or links to pirated music or other media files; or
- use Our Website for any illegal purpose or any illegal activity, and transmit to Us any content, that is libelous or manifestly offensive, vulgar, obscene, threatening, abusive, hateful, racist, discriminatory, or may lead to harassment of any person which was disclosed under Our right to disclose any transmitted content and other relevant information, and the circumstances surrounding their transmission, to any third party in connection with operating the Website to protect itself, its affiliates, its partners and its visitors, and to comply with legal obligations or governmental requests.
- 3.6. We reserve the right to use a variety of methods to detect and block the above prohibited activity.

4. USER CONTENT AND LICENSE TO USER CONTENT

- 4.1. Users are allowed to transmit content to Us, such as information, text, images, audio, video, messages and other materials. This functionality is designed to facilitate communications.
- 4.2. You may transmit to Us content containing official identification information (for example, social security number, passport number, insurance number or any other similar number, code or identifier). Such transmission is conditioned on Your acceptance of and compliance with the Privacy Policy of the Company.
- 4.3. When You transmit content to Us, Your identity or such content may be disclosed at the request of the government or law enforcement agencies.
- 4.4. YOU PROVIDE US WITH NON-EXCLUSIVE, WORLDWIDE, PERPETUAL, FULLY PAID, FREE, TRANSFERABLE, SUBLICENSED RIGHTS AND LICENSES TO MANUFACTURE, USE, SELL, SUBLICENSE, REPRODUCE, DISTRIBUTE, DISTRIBUTE, PERFORM, DISPLAY, AND OTHERWISE USE ALL USER CONTENT THAT YOU TRANSMIT, ONLY TO THE EXTENT PERMITTED BY LAW.
- 4.5. You understand that no compensation in any form is payable to You in connection with the exercise by Us of rights in accordance with the license granted in accordance with this Section. You grant Us and Our sub-licensees a license to use Your name, username, trademarks and logos in connection with:
- any such User Content;
- any of Our marketing materials containing or incorporating such user-generated content;
- any of Our actions to promote or publish such User Content.

4.6. You warrant that:

- You are the owner of the User Content that You transmit to Us, or that You have the right to grant the license specified in this Section;
- such User Content, does not violate applicable law or privacy rights, publicity rights, copyrights, contractual rights, intellectual property rights or any other rights of any physical or legal persons;
- such transmitting does not violate the contract between You and any third party. You agree to pay all royalties, fees, damages owed to any individual or legal entity by reason of such User Content.

5. LINKS TO OTHER WEBSITES

- 5.1. Our Website contains links to third-party websites or services that are not owned or controlled by the Company including, but not limited to, https://www.facebook.com/, https://www.facebook.com/, https://www.facebook.com/, https://www.instagram.com/. You should contact the website administrator for the applicable third-party website if You have any concerns regarding such links or the materials located on such website.
- 5.2. The Company has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party websites. You further acknowledge and agree that the Company shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with the use of or reliance on any such content, goods or services available on or through any such third-party websites.
- 5.3. We strongly advise You to read the terms and conditions and privacy policies of any third-party websites or services that You visit.

6. LIMITATION OF LIABILITY

6.1. To the maximum extent permitted by applicable law, in no event shall the Company or its suppliers be liable for any special, incidental, indirect, or consequential damages whatsoever (including, but not limited to, damages for loss of profits, loss of data or other information, for business interruption, for personal injury, loss of privacy arising out of or in any way related to the use of or inability to use the Website, third-party software and/or third-party hardware used with the Website, or otherwise in connection with any provision of this Terms), even if the Company or any supplier has been advised of the possibility of such damages and even if the remedy fails of its essential purpose.

6.2. "AS IS" and "AS AVAILABLE" Disclaimer:

THE WEBSITE AND ALL MATERIALS, INFORMATION, ADVICE, CONTENT, PRODUCTS IS PROVIDED TO YOU "AS IS" AND "AS AVAILABLE" AND WITH ALL FAULTS AND DEFECTS WITHOUT WARRANTY OF ANY KIND. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, THE COMPANY, ON ITS OWN BEHALF EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, WITH RESPECT TO THE WEBSITE, INCLUDING ALL

IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT, AND WARRANTIES THAT MAY ARISE OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OR TRADE PRACTICE. WITHOUT LIMITATION TO THE FOREGOING, THE COMPANY PROVIDES NO WARRANTY OR UNDERTAKING, AND MAKES NO REPRESENTATION OF ANY KIND THAT THE WEBSITE WILL MEET YOUR REQUIREMENTS, ACHIEVE ANY INTENDED RESULTS, BE COMPATIBLE OR WORK WITH ANY OTHER SOFTWARE, APPLICATIONS, SYSTEMS OR SERVICES, OPERATE WITHOUT INTERRUPTION, MEET ANY PERFORMANCE OR RELIABILITY STANDARDS OR BE ERROR FREE OR THAT ANY ERRORS OR DEFECTS CAN OR WILL BE CORRECTED.

- 6.3. Without limiting the foregoing, neither the Company nor any of the company's provider makes any representation or warranty of any kind, express or implied: (i) as to the operation or availability of the Website, or the information, content, and materials or products included thereon; (ii) that the Website will be uninterrupted or error-free; (iii) as to the accuracy, reliability, or currency of any information or content provided through the Website; or (iv) that the Website, its servers, the content, or e-mails sent from or on behalf of the Company are free of viruses, scripts, trojan horses, worms, malware, timebombs or other harmful components.
- 6.4. Some jurisdictions do not allow the exclusion of certain types of warranties or limitations on applicable statutory rights of a consumer, so some or all of the above exclusions and limitations may not apply to You. But in such a case the exclusions and limitations set forth in this Section shall be applied to the greatest extent enforceable under applicable law.

7. CLAIMS OF INFRINGEMENT

7.1. If You believe in good faith that materials hosted by infringe Your copyright, You (or Your agent) may send Us a notice requesting that the material be removed, or access to it blocked. Notices and counter-notices with respect to the Website should be sent to www@rotorprom.com.

8. TERMINATION

8.1. We may terminate or suspend Your access immediately, without prior notice or liability, for any reason whatsoever, including without limitation if You breach these Terms of Use. Upon termination, Your right to use the Website will cease immediately.

9. INDEMNITY

- 9.1. You agree to defend, indemnify, and hold the Company, its directors, employees and agents, harmless from and against any claims, actions or demands, including without limitation reasonable legal and accounting fees, alleging or resulting from:
- any User Content or other material You transmit to Us;
- Your use of Our Content;
- Your breach of these Terms. We shall provide notice to You promptly of any such claim, suit, or proceeding.

10. GOVERNING LAW AND DISPUTES RESOLUTION

10.1 The Terms are made under the exclusive jurisdiction of the laws of Russian Federation (also referred as "Country"). Disputes under these Terms shall be subject to the exclusive jurisdiction of the courts of the Country. If You have any concern or dispute about the Website, You agree to first try to resolve the dispute informally by contacting the Company.

11. SEVERABILITY AND WAIVER

- 11.1 If any provision of these Terms is held to be unenforceable or invalid, such provision will be changed and interpreted to accomplish the objectives of such provision to the greatest extent possible under applicable law and the remaining provisions will continue in full force and effect.
- 11.2. Except as provided herein, the failure to exercise a right or to require performance of an obligation under these Terms shall not effect a party's ability to exercise such right or require such performance at any time thereafter nor shall be the waiver of a breach constitute a waiver of any subsequent breach.

12. TRANSLATION INTERPRETATION

12.1. These Terms of Use may have been translated if We have made them available to You on Our Website. You agree that the original Russian text of these Terms shall prevail in the case of a dispute. To learn more about Russian text of these Terms, please go to http://rotorprom.ru/.

13. CHANGES TO THESE TERMS OF USE

We reserve the right, at Our sole discretion, to modify or replace these Terms at any time. If a revision is material, We will make reasonable efforts to provide at least 30 days' notice prior to any new terms taking effect. What constitutes a material change will be determined at Our sole discretion.

By continuing to access or use Our Website after those revisions become effective, You agree to be bound by the revised terms. If You do not agree to the new terms, in whole or in part, please stop using the Website.

NEWSLETTER POLICY

Last updated: June 25th 2020

- 1.1. We respect the right of each User to receive only such messages, to the receipt of which he expressed his consent, and send messages exclusively on a voluntary basis. We also make every effort to ensure that the interaction between the User and the Website is as convenient and trustworthy as possible. We also take the following measures to combat Spam:
- We obtain prior User consent to send messages (opt-in);
- We receive User confirmation of his consent to send messages by sending a preliminary system letter to such User (double opt-in);
- each message includes reliable identification information about the Company;
- We provide User with the opportunity to unsubscribe from receiving Our messages (optout) by sending an e-mail to www@rotorprom.com with the note "Refusal of notifications on new products and services and special offers".

PRIVACY POLICY

Last updated: June 25th 2020

This Privacy Policy describes Our policies and procedures on the collection, use and disclosure of Your information when You use the Service and tells You about Your privacy rights and how the law protects You.

We use Your Personal data to provide and improve the Website. By using the Website, You agree to the collection and use of information in accordance with this Privacy Policy.

1. COLLECTING AND USING YOUR PERSONAL DATA

1.1. SCOPE OF PRIVACY POLICY

- 1.1.1. This Privacy Policy contains all the necessary provisions to ensure legal processing in accordance with the GDPR and the rights of Our users and covers only data that We collect through the Website, and not any other data collection or processing, including, without limitation, the data collection practices of any other third party.
- 1.1.2. We may amend this Privacy Policy at any time.

1.2. TYPES OF DATA COLLECTED

1.2.1. While using Our Website, We may ask You to provide Us with certain personally identifiable information that can be used to contact or identify You. The Personal Data We may collect from You is outlined in the table below.

Category of information	What this means			
Contact and Identity Data	In order to provide our Website, We collect data from You			
	when You upload content or otherwise actively send us			
	data on Our Website. This may include, but is not limited			
	to:			
	• First name and last name.			
	• Contact phone number.			
	• Email address.			
	The user ID stored in the cookie.			
	• The content of files transmitted through the			
	Website.			
	• Certain business information (i.e. company name).			

Usage Data	Usage Data is collected automatically when using the
	Website. Usage Data may include information such as
	Your Device's Internet Protocol address (e.g. IP address),
	browser type, browser version, the pages of Our Website
	that You visit, the time and date of Your visit, the time
	spent on those pages, unique device identifiers and other
	diagnostic data.
	When You access the Website by or through a mobile
	device, We may collect certain information automatically,
	including, but not limited to, the type of mobile device You
	use, Your mobile device unique ID, the IP address of Your
	mobile device, Your mobile operating system, the type of

1.2.2. We do not collect any special categories of Personal Data about you. This includes details about Your race or ethnicity, religious or philosophical beliefs, sexual orientation, political opinions, trade union membership, information about Your health and genetic and biometric data.

device.

mobile Internet browser You use, unique device identifiers and other diagnostic data. We may also collect information that Your browser sends whenever You visit Our Website or when You access the Website by or through a mobile

2. TRACKING TECHNOLOGIES AND COOKIES

- 2.1. We use Cookies and similar tracking technologies to track the activity on Our Website and store certain information. Tracking technologies used are beacons, tags, and scripts to collect and track information and to improve and analyze Our Website.
- 2.1. You can instruct Your browser to refuse all Cookies or to indicate when a Cookie is being sent. However, if You do not accept Cookies, You may not be able to use some parts of Our Website. For more information about the cookies We use and Your choices regarding cookies, please visit Our Cookies Policy.

3. USE OF YOUR PERSONAL DATA

- 3.1. The Company may use Personal Data to help Users to communicate with Us. In order to do this, We use Your Personal Data:
- **3.1.1. To contact You** by email, telephone calls, SMS, or other equivalent forms of electronic communication, such as a mobile application's push notifications regarding updates or informative communications related to the functionalities or products.

3.1.2. To provide You with news, special offers and general information about other goods, services and events which We offer that are similar to those that You have already purchased or enquired about unless You have opted not to receive such information.

3.1.3. To attend and manage Your requests to Us.

4. RETENTION OF YOUR PERSONAL DATA

- 4.1. The Company will retain Your Personal Data only for as long as is necessary for the purposes set out in this Privacy Policy. We will retain and use Your Personal Data to the extent necessary to comply with Our legal obligations (for example, if We are required to retain Your data to comply with applicable laws), resolve disputes, and enforce Our legal agreements and policies.
- 4.1. The Company will also retain Usage Data for internal analysis purposes. Usage Data is generally retained for a shorter period of time, except when this data is used to strengthen the security or to improve the functionality of Our Website, or We are legally obligated to retain this data for longer time periods.

5. TRANSFER OF YOUR PERSONAL DATA

- 5.1. Your information, including Personal Data, is processed at the Company's operating offices and in any other places where the parties involved in the processing are located. It means that this information may be transferred to- and maintained on- computers located outside of Your state, province, country or other governmental jurisdiction where the data protection laws may differ than those from Your jurisdiction.
- 5.2. Your consent to this Privacy Policy followed by Your submission of such information represents Your agreement to that transfer.
- 5.3. The Company will take all steps reasonably necessary to ensure that Your data is treated securely and in accordance with this Privacy Policy and no transfer of Your Personal Data will take place to an organization or a country unless there are adequate controls in place including the security of Your data and other personal information.

6. THE LEGAL BASIS ON WHICH WE COLLECT YOUR PERSONAL DATA

- 6.1. In respect of each of the purposes for which We use Your Personal Data, the GDPR requires us to ensure that We have a legal basis for that use if You are within the EU. The legal bases depend on the Websites You use and how You use them. We collect and use Your Personal Data only where:
- 6.1.1. We need it to provide You customer support and personalized features and to protect the safety and security of the Website.

- 6.1.2. It satisfies a legitimate interest (which is not overridden by Your data protection interests), such as for research and development, to market and promote the Website and to protect Our legal rights and interests.
- 6.1.3. We need to process Your data to comply with a legal or regulatory obligation.
- 6.1.4. We may also rely on Your consent as a legal basis for using Your Personal Data where We have expressly sought it for a specific purpose.

7. DISCLOSURE OF YOUR PERSONAL DATA

7.1. BUSINESS TRANSACTIONS

7.1.1. If the Company is involved in a merger, acquisition or asset sale, Your Personal Data may be transferred. We will provide notice before Your Personal Data is transferred and becomes subject to a different Privacy Policy.

7.2. LAW ENFORCEMENT

7.2.1. Under certain circumstances, the Company may be required to disclose Your Personal Data if required to do so by law or in response to valid requests by public authorities (e.g. a court or a government agency).

7.3. OTHER LEGAL REQUIREMENTS

- 7.3.1. The Company may disclose Your Personal Data in the good faith belief that such action is necessary to:
- comply with a legal obligation;
- protect and defend the rights or property of the Company;
- prevent or investigate possible wrongdoing in connection with the Website;
- protect the personal safety of Users of the Website or the public;
- protect against legal liability.

8. SECURITY OF YOUR PERSONAL DATA

- 8.1. The security of Your Personal Data is important to Us, but remember that no method of transmission over the Internet, or method of electronic storage is 100% secure. While We strive to use commercially acceptable means to protect Your Personal Data, We cannot guarantee its absolute security.
- 8.2. Please also be aware that We may use third-party cloud service providers that provide hosting, data storage and other services pursuant to standard terms and conditions that may be nonnegotiable; these service providers have informed us or the general public that they apply security measures they consider adequate for the protection of information within their system, or they have a general reputation for applying such measures. However, We will not be liable (to the

fullest extent permitted by law) for any damages that may result from the misuse of any information, including Personal Data, by these companies.

9. YOUR RIGHTS RELATING TO YOUR PERSONAL DATA

Exercised Right	What this means		
To request access to Your Personal Data	If You are in certain jurisdictions, this enables You to receive a copy of the Personal Data We hold about You and to check that We are lawfully processing it.		
To request correction of the Personal Data	This enables You to have any incomplete or inaccurate information We hold about You corrected.		
To request erasure of Your Personal Data	This enables You to ask us to delete or remove Personal Data where there is no good reason for us continuing to process it. You also have the right if You are within the EU to ask us to delete or remove Your Personal Data where You have exercised Your right to object to processing.		
To object to processing of Your Personal Data	This right exists where We are relying on a legitimate interest as the legal basis for Our processing and there is something about Your particular situation, which makes You want to object to the processing of Your Personal Data on this ground. You also have the right to object where We are processing Your Personal Data for direct marketing purposes.		
To request the transfer of Your Personal Data	If You are in certain jurisdictions, We will provide to you, or a third party You have chosen, Your Personal Data in a structured, commonly used, machine-readable format. Note that this right only applies to automated information which You initially provided consent for us to use or where We used the information to perform a contract with you.		
To withdraw consent	This right only exists where We are relying on consent to process Your Personal Data. If You withdraw Your consent, We may not be able to provide You with access to certain specific functionalities of Our Website. We will advise You if this is the case at the time You withdraw Your consent.		

9.1. We may verify Your identity via email address or phone number before You can exercise the rights described above. If You authorize someone to submit a request on Your behalf, We may also decline Your request if We cannot confirm with You that the person who making the request has the right to act on Your behalf.

10. CHILDREN'S PRIVACY

10.1. Our Website does not address anyone under the age of 18. We do not knowingly collect personally identifiable information from anyone under the age of 18. If You are a parent or guardian and You are aware that Your child has provided Us with Personal Data, please contact Us. If We become aware that We have collected Personal Data from anyone under the age of 18 without verification of parental consent, We take steps to remove that information from Our servers.

11. CHANGES TO THIS PRIVACY POLICY

- 11.1. We may update our Privacy Policy from time to time. We will notify You of any changes by posting the new Privacy Policy on this page.
- 11.2. We will let You know via email and/or a prominent notice on Our Website, prior to the change becoming effective and update the "Last updated" date at the top of this Privacy Policy.
- 11.3. You are advised to review this Privacy Policy periodically for any changes. Changes to this Privacy Policy are effective when they are posted on this page.

12. CONTACT US

12.1. In order to realize your legal and legal interests, you must contact Us by sending an email to www@rotorprom.com.

COOKIES POLICY

Last updated: June 25th 2020

This Cookies Policy explains what Cookies are and how We use them. You should read this policy so You can understand what type of cookies We use, or the information We collect using Cookies and how that information is used.

Cookies do not typically contain any information that personally identifies a user, but personal information that we store about You may be linked to the information stored in and obtained from Cookies. We do not store sensitive personal information in the Cookies We use. For further information on how We use, store and keep Your personal data secure, see our Privacy Policy.

1. TYPE OF COOKIES WE USE

1.1. Type: Session Cookies.

Purpose: These Cookies are essential to provide You with services available through the Website and to enable You to use some of its features. They help to authenticate users and prevent fraudulent use of user accounts. Without these Cookies, the services that You have asked for cannot be provided, and We only use these Cookies to provide You with those services.

1.2. Type: Persistent Cookies.

Purpose: These Cookies allow us to remember choices You make when You use the Website, such as remembering your login details or language preference. The purpose of these Cookies is to provide You with a more personal experience and to avoid You having to re-enter Your preferences every time You use the Website.

1.3. Type: Analytics and Performance Cookies.

Purpose: These Cookies are used to collect information about traffic to Our Website and how users use Our Website. The information gathered via these Cookies does not "directly" identify any individual visitor. However, it may render such visitors "indirectly identifiable". This is because the information collected is typically linked to a pseudonymous identifier associated with the device You use to access Our Website. The information collected is aggregated and anonymous. We use this information to help operate Our Website more efficiently to monitor the level of activity on Our Website.

1.4. Type: Targeted and advertising Cookies.

Purpose: These Cookies track Your browsing habits to enable us to show advertising which is more likely to be of interest to You. These Cookies use information about Your browsing history to group You with other users who have similar interests. Based on that information, and with Our permission, third party advertisers can place Cookies to enable them to show adverts which we think will be relevant to Your interests while You are on third party websites. Third party advertisers may also use other technologies in addition to Cookies placed on the Website (such as

JavaScript, or web beacons) to measure the effectiveness of their advertisements and to personalize the advertising content.

1.5. Type: Social Media Cookies.

Purpose: These Cookies are used when You share information using a social media sharing button or "like" button on Our Website or You link Your account or engage with our content on or through a social networking website such as Facebook, Twitter or Google. The social network will record that You have done this. These Cookies may also include certain code that has been placed on the Website to help track conversions from ads, optimize ads based on collected data, build targeted audiences for future ads, and remarket to qualified leads - users who have already taken certain action on the Website.

1.6. The following Cookie table lists a selection of the cookies used on Our Website. Please note, the names of cookies, pixels and other technologies are subject to change.

Cookie name	Provider	Description	Expiration
_ym_d	rotorprom.com	Contains the date of	1 year
		the visitor's first visit	
		to the website.	
_ym_isad	rotorprom.com	This cookie is used to	1 day
		determine if the visitor	
		has any adblocker	
		software in their browser.	
ym ratryDags	rotorprom.com	Registers statistical	Persistent
_ym_retryReqs	Totorprom.com	data on users' behavior	reisistent
		on the website.	
_ym_uid	rotorprom.com	This cookie is used to	1 year
	1	collect non-personal	,
		information on the	
		visitor's website	
		behavior and non -	
		personal visitor	
THE	1	statistics.	1
VID	yadro.ru	Collects data on visitor	1 year
		interaction with the	
		website's video-	
		content	
yandexuid	yandex.ru	Registers data on	1 year
		visitors' website	
		behavior	
ymex	yandex.ru	Registers data on	1 year
		visitors' website	
		behavior	
_ym_metrika_enabled	rotorprom.com	This cookie is used to	1 day
		collect data on the	
		visitor's website	
		behavior	
i	yandex.ru	-	1 year
metrika_enabled	rotorprom.com	Used to track visitors	1 day
_	1	on multiple websites,	
		in order to present	
		relevant advertisement	

		based on the visitor's preferences.	
webvisor/14904931	yandex.ru	-	Session
yabs-sid	yandex.ru	Registers data on visitors' website behavior	Session
yuidss	yandex.ru	Collects information on user behavior on multiple websites	1 year
_ym_metrika_enabled_14904931	rotorprom.com	-	1 day
_ym_visorc_14904931	rotorprom.com	-	1 day
_ym14904931_lastHit	rotorprom.com	-	Persistent
_ym14904931_lsid	rotorprom.com	-	Persistent
_ym14904931_reqNum	rotorprom.com	-	Persistent
FTID	yadro.ru	-	1 year

2. YOUR CHOICES REGARDING COOKIES

- 2.1. If You prefer to avoid the use of Cookies on the Website, first You must disable the use of Cookies in Your browser and then delete the Cookies saved in Your browser associated with this website. You may use this option for preventing the use of Cookies at any time.
- 2.2. If You do not accept Our Cookies, You may experience some inconvenience in Your use of the Website and some features may not function properly.
- 2.3. If You'd like to delete Cookies or instruct Your web browser to delete or refuse Cookies, please visit Your web browser's official web pages. If You disable all cookies, You may not be able to take advantage of all the features of this Website.

3. MORE INFORMATION ABOUT COOKIES

3.1. Further information about Cookies, including how to see what cookies have been set on Your computer or mobile device and how to manage and delete them, visit https://www.allaboutcookies.org/ and https://www.youronlinechoices.com/.

4. CONTACT US

4.1. In order to realize your legal and legal interests, you must contact Us by sending an email to www.grotorprom.com.