



USER AGREEMENT

Moscow

as amended on August 1, 2023

This User Agreement is a public offer and defines the terms of use of the Company's services (O3 Group of Companies, including the website operator of O3-Coates LLC, Taxpayer Identification Number (INN) 7730046191; Primary State Registration Number (OGRN) 1157746116428) of the Company's website at <https://o3.com/> (hereinafter referred to as the "Website"), any Internet users who view the Website (hereinafter referred to as the "Users").

The current version of the Agreement can be found at: https://o3.com/user_agreement/)

This User Agreement is equivalent to a written contract. By accepting this User Agreement, the User expresses its full and unconditional consent to all its terms, including the provision of consent to the User's personal data processing according to the terms specified in Section 2 of this Agreement. The User's continued use of the Website after a new version of the User Agreement has been posted is considered by both parties as the User's unconditional acceptance of its entire terms.

1. General Provisions

- 1.1. This User Agreement shall enter into force upon its posting on the Website and shall apply to all information posted on the website in the Internet.
- 1.2. The User accepts the terms of this User Agreement in full by clicking the button to confirm that he / she reads this User Agreement.
- 1.3. The user confirms his / her knowledge and consent to the use of cookies.
- 1.4. This website uses Yandex.Metrica for web analytics services. The information collected with the help of cookies cannot identify the User, and is aimed at improving the operation of the website. Information on the use of the Website collected by means of a cookie will be transferred to Yandex for processing and evaluating the use of the Website and for compiling reports on the Website's activities.

2. Personal Data

- 2.1. If certain services of the Website provide for the input of personal data, such personal data shall be stored and processed in accordance with the principles and rules of personal data processing stipulated by the Federal Law of the Russian Federation No. 152-FZ "On Personal Data" dated July 27, 2006, as well as "Privacy Policy for the Processing of Personal Data of Users" posted at https://o3.com/Privacy_policy/

3. Obligations of the User

- 3.1. The User agrees not to take actions or leave comments and notes that may be considered as violating the laws of the Russian Federation or the rules of international law, including in the field of intellectual property, copyright and / or related rights, generally accepted standards of morality and ethics, as well as any actions that lead or may lead to disruption of the normal operation of the services of the Website and the Website as a whole.
- 3.2. It is prohibited to use materials from the Website without the copyright holders' consent.
- 3.3. When citing materials from the Website, including copyrighted works, a reference to the Website is required.
- 3.4. The Company is not responsible for the User's visit and use of external resources, links to which may be contained on the Website.
- 3.5. The Company is not liable and has no direct or indirect obligations to the User in connection with any possible or incurred losses related to any content of the Website, copyright registration and information about



such registration available on the Website or obtained through external sites or resources or other contacts of the User entered into using the information posted on the Website or links to external resources.

3.6. The user is notified that the website hosts Intellectual Property Items - the results of intellectual activity that have been used to develop the Website or services, their individual components, including but not limited to: Platforms and other software systems (as a set of computer programs and databases, including Modules), computer programs, system, application and auxiliary software and software tools, database management systems, databases, structure, location and content of databases, integration solutions and mechanisms, as well as software for managing the content of the website, services, server applications designed for the website, services; Website design, services, encompassing the logical structure of web pages and their drafts, as well as the user interface (menu layout, navigation, fonts, user interaction, etc.); web page texts composed using special languages responsible for the logical structure of web pages, their appearance and more; website content, services in the form of text, graphics, audio-visuals, multimedia and other objects located or created using the website, services, including those available for download; trade names, trade designations, appellation of origins, trademarks, service marks, other means of identification, work, service and enterprise individualization, including those in domain names; other results of intellectual activity.

3.7. The company is the right holder or has properly acquired the rights to use the Intellectual Property. Providing access to the Website does not entail any exclusive rights or rights to use the Intellectual Property Items on the User's side under the terms of a license or other similar agreement. The User is granted access solely for the purpose of using the Website in line with its functional purpose.

3.8. No Intellectual Property Items, including parts thereof, can be downloaded, reproduced, made accessible, including to the general public, communicated to the public, modified, translated (including into another programming language), revised, published, decompiled, disassembled, exposed or otherwise modified (including by adding, commenting, providing publications, changing inventorship or removing inventorship marks, or in any similar way), distributed, transferred, or used in any other way by the User.

3.9. The User may not use the Intellectual Property Items as an independent subject matter of contractual and other relations, in particular, through the sale, lease, rental, testing, provision of access, provision of services or performance of works, other use of the Intellectual Property, including their functionality.

3.10. The Company reserves the right to protect the Intellectual Property Items, including the use of technical means of protection, as well as to act on behalf of the right holders whose rights to the Intellectual Property Items have been violated by the User.

4. Miscellaneous

4.1. All possible disputes arising out of or in connection with this User Agreement shall be resolved in accordance with the laws of the Russian Federation.

4.2. The Company's omission in case of a User's violation of the User Agreement terms does not deprive the Company of its right to take subsequent actions to protect its interests and safeguard the copyright of the Website materials protected under the law.

4.3. The Company reserves the right to unilaterally modify the terms of this User Agreement at any time. Such modifications shall enter into force from the moment a new version of the User Agreement is posted on the website. If the User disagrees with the implemented changes, they are obliged to leave the Website and stop using its materials and services.

4.4. The Company does not provide any guarantees when using the Website by the User, does not assure commercial suitability of information, applicability of information for a specific purpose of the User, possibility of unhindered use in the User's business activities and non-violation of rights.

4.5. The Company is not responsible for the content and use of User Data on the Website and beyond.

4.6. The Company's liability to the User is limited to compensation for losses in the amount of documented and actual damage incurred by the User.

O3-Coatings LLC

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Moscow, 121205,
1 Nobelya Str.,
Skolkovo Innovation
Center

1 Nobelya Str.,
Skolkovo Innovation
Center, Moscow,
121205

Tel.: +7 (495) 786-89-35
Fax.: +7 (495) 786-89-36

hello@o3.com
o3.com