Welcome! We invite you to use our website WWW.SUFLER.PRO and the app SUFLER.PRO, hereinafter referred to as the Service. Please note that our offer is only valid if you read and agree to these Terms of service. This document describes in detail your and our rights in relation to the provision of the Service (in terms defined below), so you should read it carefully.

The terms set forth in this document and other terms that may be provided by us and accepted by you at any time in relation to individual Services (collectively, the "terms of service" or "Terms"). If you do not agree to these Terms of service, you will lose your right to access and use the Service. By registering in our Service or using it in any other way, you confirm your agreement with the terms of service and agree to comply with this agreement, which is an integral condition of use.

In addition, by using the Service, you acknowledge and accept all provisions of the privacy Policy, including, but not limited to, the use and processing of text, images and other data that you choose to enter, upload or store on the service (collectively, the "Content"), as well as your personal information in accordance with this privacy Policy.

Are the terms of services subject to change?

These terms may change as new features, technologies, or legal requirements become available, so please return to them from time to time. If these Terms change, you have the right to either accept the updated terms or stop using the Service. Your use of our Service after any update becomes effective will be considered as confirmation of your acceptance of the new Terms of service and your agreement to comply with them. No changes or additions to these Terms of service, other than those made in accordance with this paragraph, are effective unless they are made in the form of a written agreement with clear changes signed by you and us. For the avoidance of doubt, an email or any other communication is not considered a valid written agreement for this purpose.

What do I need to do to start using the Service?

First, you need to create an account in the Service . To create an account, enter your email address and password. (Some outdated accounts require a username.) We refer to this information as your "subscriber Credentials". We do not recommend using the same sequence of characters as the username and password, or setting passwords that are easy to find. This combination of username and password should not be used in any other services. You must ensure the accuracy, completeness, and confidentiality of your subscriber Credentials and are fully responsible for all actions performed using your account, including the actions of all persons to whom you provide your subscriber Credentials. We will not be liable for damages or losses resulting from you providing us with inaccurate information or failing to ensure the security of your subscriber Credentials. If you become aware of any unauthorized use of your subscriber Credentials or suspect that someone may access your confidential Content without your permission, you should immediately change your password and report such suspicions to our technical support team.

You can use the Service via a browser or install our client offers on your computers, tablets and phones. You will have to purchase such devices and pay for Internet access and data transfer yourself. The service is also not responsible for the availability of an Internet connection and the availability of other communication services required to access the Service.

Can I share my account with other people?

Accounts in the Service cannot be shared. If you share your subscriber Credentials with someone, the person who has access to such data may gain control of the account and we will not be able to determine who is the true owner of the Account. We will not be liable to you (or the person to whom you provide your subscriber Credentials) in any way in connection with your actions or that person's actions under such circumstances. Since you can use a free account in the Service and we provide you with a number of ways to share the contents of your account with other people, we strongly recommend that you do not share your information with anyone unless it is related to inheritance planning, as described below.

What rights will I have in relation to the Service after creating an account in the Service?

After you create an account and accept these Terms, we grant you a limited, non-exclusive license to use the Service in accordance with these Terms, provided that applicable law does not prohibit you from using the Service until you close your account on your own initiative or until you close it in accordance with these Terms. In addition, it hereby grants you a personal, worldwide, royalty-free, non-assignable, non-exclusive license to use the Service Software, solely to enable you to use the Software and Service to the extent permitted by the terms of any applicable Software license that is provided with it and these Terms of service, until your rights are terminated in accordance with such license and / or these Terms of service. You do not receive any other rights, including property rights, in relation to the Service.

The Service's data protection rules state that my data belongs only to me. What does this mean?

You retain the copyright and other rights that you hold in relation to the Content that you submit, publish, or display on the Service. However, you grant the Service a limited license described below so that we can access and use your data through the Service. We agree and confirm that, in accordance with these terms of service, we do not receive from you any rights of ownership, use, or disposition in relation to your Content, except for a limited license and other rights that are expressly assigned by these Terms and applicable law.

What kind of license do I need to grant to the Service?

To ensure the operation of the Service, we need to obtain certain rights from you under a license for Content that is subject to intellectual property rights, so that technical actions that we perform to ensure the operation of the Service are not considered as legal violations. For example, copyright laws may prevent us from processing, storing, reproducing, backing up, and distributing certain Content if you do not grant us the appropriate rights. Accordingly, by using the Service and uploading Content, you grant the Service a license to reproduce, perform, and distribute your Content, as well as to modify (for technical purposes, such as so that it can be viewed on both computers and other devices) and reproduce such Content to ensure the operation of the Service. You also agree that the Service has the right, in its sole discretion, to reject any content and refuse to post, store, display, publish or transmit It. You agree that such rights and licenses are gratuitous, transferable, sublicensed, irrevocable, valid in any country (as long as your Content is stored in our Service) and include the right of the Service to grant access to such Content to persons with whom the Service has entered into contracts in connection with the provision of the Service, as well as

to transfer such rights and licenses to such persons solely for the purpose of providing such services and otherwise provide access to your Content to third parties, if the Service deems it necessary to fulfill its obligations.

Since we rely on your rights to download and distribute Content, you represent and warrant to the Service that (1) you have unlimited legal rights and authority to add your Content to the Service, grant access to any other user, publish or otherwise distribute Content as part of your use of the Service, and grant the rights granted to you by the Service in accordance with these Terms and (2) your Content complies with our user guide and these Terms. Finally, you acknowledge and agree that by taking the technical measures necessary to provide the Service to users, the Service has the right to change your Content in order to bring it into compliance with the technical requirements of connected networks, devices, services and media.

Are there any rules of behavior in the Service?

Yes. When using the Service, you must comply with these Terms and the Privacy Policy. By using the Service, you take responsibility for your actions and for any actions performed under your registration data. This means that you are solely responsible for all Content created, transmitted, stored, or published in your account, as the person who created or added such Content to the Service. This provision applies regardless of whether the Content is shared or not and whether it was uploaded through the Service or through any third-party applications or services integrated with the Service.

RIGHTS WITH RESPECT TO CONTENT.

As the owner of the Content stored in the Service (subject to the rights of third parties), you confirm and agree that the Service is the owner of any rights to the Service.

INTELLECTUAL PROPERTY RIGHTS.

By accepting these Terms of service, you also agree that all rights in relation to the Service and the software of the Service, including all intellectual property rights such as trademarks, patents, designs, and copyrights, are protected by these Terms of service, as well as by laws, regulations, and agreements on copyrights, trademarks, patents, and trade secrets, and other legal regulations. In particular, you agree not to modify, create derivative works, decompile, or otherwise attempt to extract the source code of any of the Service's Software, unless such right is expressly provided for in the terms of any open license, if you have the Express written permission of the Service.

THE RIGHT TO CHANGE THE SERVICE.

We reserve the right, at our sole discretion, to introduce new elements in the Service and /or in addition to the Service, including changes that may affect the current mode of operation of the Service or the software of the Service. We expect that all such changes will improve the overall quality of the Service, which you may not agree with. We also reserve the right at any time, at our sole discretion, to change the scope and type of data storage facilities provided, the ability to send or receive email messages, the nature and size of any index or library information, the nature and ability of users to access and distribute Content and other data, and to impose other restrictions. For example, users of the free version of the Service will not have access to all the benefits provided by a paid subscription.

If there is a fee associated with a part of the Service, you agree to pay that fee by having access to these benefits or using them. The price shown for paid subscriptions may be denominated in the local currency by the Apple or Google app store, or any other applicable app store through which you downloaded the apps (the "App Store") on your device. Fees

are charged by the App Store on your device. You should consult the relevant App Store to determine whether the price charged includes all applicable taxes and currency exchange calculations. You are solely responsible for paying such taxes or other charges. The service relies on the App Store to collect subscription fees and report the status of subscription accounts. Your access to the apps may be suspended or canceled if you do not make the payment on time and/or in full. If you want to buy an extended subscription , you do so using the built-in subscriptions from the App Store on your device. You will be notified of the payment for the extended Service subscription before making the payment and invoicing. You must make all payments through the appropriate App Store.

Subscriptions are managed directly by the App Store. The service does not have the ability to manage any aspect of your subscription on your behalf. Subscription is valid for at least thirty (30) days. Payment will be charged to your account in the App Store upon confirmation of purchase.

You should be aware that deleting our apps may not result in the termination of your accounts or auto-renewing subscriptions.

You also acknowledge that some Service activities may prevent you to access their Content and Services at certain times or using specific tools or block this feature for some time or permanently, and agree that the Service is not responsible for the results of such actions, including but not limited to removal of any Content or your inability to access it. You agree that the Service is not responsible to you or any third parties for any modification, suspension or termination of any part of the Service. However, if you are the owner of a paid subscription (referred to as " Paid Service») if you believe that such changes or interruptions to the Paid Service have an adverse effect on you, you can contact our technical support team, explain what the adverse effect is, and, if you wish, cancel your subscription to the Paid Service. After receiving such a request, we will, at our sole discretion or in accordance with the amended legislation, make every effort to eliminate the adverse effects caused by the change.

THE RIGHT TO HIRE THIRD PARTIES.

The service engages affiliates or third parties ("Service Providers") to provide technical or other services in relation to the service or part of It, and you agree to engage the Service Providers.

THE RIGHT TO USE THIRD-PARTY SOFTWARE.

The service may from time to time include in the Service and the software of the Service computer software supplied by third parties, used with the permission of the respective licensors and (or) copyright holders on the terms established by such parties. The Service hereby disclaims any warranties or other obligations to you with respect to such third-party software.

THE RIGHT TO UPDATE OUR SOFTWARE.

In connection with any changes and updates to the Service, we may automatically download software updates to your computers and devices from time to time in order to improve, expand, troubleshoot and / or further develop the Service. The service will try to give you the right to choose whether to install the update or not; however, in certain circumstances (for example, in the event of a security threat), we may require that you install the update in order to continue using the Service. In any case, you allow the Service to send you such updates (and agree to receive them) as part of your use of the Service.

Can children use the Service?

The service is not intended for children, and we expect that children will use the Service under the supervision of parents, guardians and / or authorized representatives of the school administration and only with the consent of such persons. In addition, we expect that parents and guardians will only allow minors to use the Service if they understand their rights and obligations as set out in these Terms of service and our privacy Policy. In accordance with current legislation, we do not collect personal information about minors without parental consent. If we become aware that we have inadvertently done so in violation of local laws prohibiting the collection of information from children without such consent, we will immediately delete such information.

Where is my data transmitted?

The service is available worldwide, but your data is stored in Russia, as described in the Privacy Policy. You confirm that when using the Service, you can transmit data electronically (including subscriber Credentials and Content) over computer networks owned by the Service, Service Providers, and other third-party service providers. Thus, the use of the Service is likely to lead to data transfer between countries. By continuing to use the Service, you consent to such data transfer.

The service has the right to temporarily restrict the use of the Service, suspend access to your account or close it in accordance with these Terms with or without prior notice. The service has the right to close your account or suspend access to it for the following reasons: (i) as a result of any violation or breach of these terms of service (including the Rules of work with the Service users) or any Separate agreement, (ii) as a result of prolonged inactivity (determined by the Service in its sole discretion), (iii) as a result of nonpayment of the Service or third party any payments due to them related to the use of the Service, (iv) as a result of a material change or termination of the service or any part of It, or (v) as a result of unforeseen technical or security problems or misuse.

In most cases, we will notify you of account closure at the email address you provide at least 30 days in advance so that you can collect Content stored on the Service's servers (unless we believe that we are prohibited by law or any legal regulation from providing such notification or allowing you to do so). After this notification period expires, you will not be able to collect the Contents of such an account or otherwise use the Service under this account.

What happens to my account if I die?

The Service's promise to keep the Contents of your account secret remains valid even after your death or disability. If you want to give someone access to the content or other Account data when you are unable to do so yourself, you must implement the procedure for transmitting your information to such persons. We will not share your information or account Content with anyone, even your next of kin, unless we believe that we are legally obligated to do so. We recommend that you include your subscriber Credentials and instructions for accessing account Content in your will or other inheritance plans so that the person you want to grant access to your account can use it.

Is there any advertising in the Service?

Our business model is to make the Service so valuable that our users will want to purchase a Paid Service. However, we may display ads in the Service or in connection with the

Service, and such ads may be paid for by third parties. The advertising customer (advertiser) is responsible for the content of the ad and its compliance with the law.

Some advertising materials and other communications from the Service will be based on information provided by third parties, so we do not accept any responsibility for any loss or damage incurred by you in connection with any advertising or messages. Furthermore, your relationship with advertisers found within or through the Service, including, without limitation, trust in advertising, commercial transactions, and related obligations, is solely between you and such advertisers.

What else do I need to know?

THIRD-PARTY LINKS, CONTENT, AND PROGRAMS

We may include or recommend third-party resources, materials, developers, and / or links to third-party websites, content, and applications within or in connection with the Service. Since the Service does not control or has little or no control over such sites or developers, you acknowledge and agree that we are not responsible for the availability of such external sites, content, or applications; we are not responsible for the content or other materials, or for the operation of such sites and applications, and we do not accept any direct or indirect liability for any damages or losses incurred or alleged to be incurred as a result of or in connection with the use of such content, materials or applications or in connection with such use or trust.

COMPENSATION.

You agree to protect the Service and its affiliates, managers, agents, employees, advertisers, Service Providers and partners from all claims, liability, losses (direct and indirect), costs and expenses (including payment for lawyers and other specialists) related to third-party claims in connection with your use of the Service, any violation of these Terms of service or any other actions related to your use of the Service, including all actions performed under your account. In the event of a claim, we will try to inform you of the claim or proceeding using the contact details provided in your account. If such notification is not delivered, it does not release you from the liability for damages contained in these Terms of service and does not reduce their amount.

LIMITATION OF LIABILITY AND DISCLAIMER OF WARRANTIES.

The service is provided "as is" to the extent permitted by law. YOU UNDERSTAND AND AGREE THAT:

YOU USE THE SERVICE AND PURCHASE AND USE ANY PRODUCTS OR SERVICES SOLELY AT YOUR OWN RISK

SERVICE IS PROVIDED, AND PRODUCTS ARE SOLD WITHOUT QUALITY ASSURANCE AND AS AVAILABLE. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE SERVICE EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF INTELLECTUAL PROPERTY.

THE SERVICE DOES NOT GUARANTEE THAT THIS SERVICE MEETS ALL YOUR REQUIREMENTS; THAT THE SERVICE WILL BE UNINTERRUPTED, TIMELY, SECURE,

OR ERROR-FREE; OR THAT ALL ERRORS IN THE SOFTWARE OR SERVICE WILL BE CORRECTED.

DOWNLOADING ANY MATERIAL OR OTHERWISE OBTAINING IT THROUGH THIS SERVICE IS AT YOUR SOLE DISCRETION AND AT YOUR OWN RISK, AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER OR OTHER DEVICE OR LOSS OF DATA AS A RESULT OF DOWNLOADING OR USING ANY SUCH MATERIAL.

NO INFORMATION OR INFORMATION, WHETHER ORAL OR WRITTEN, RECEIVED BY YOU FROM THE SERVICE CREATES ANY WARRANTY OTHER THAN AS EXPRESSLY STATED IN THESE TERMS OF SERVICE.

YOU UNDERSTAND AND AGREE THAT THE SERVICE, ITS SUBSIDIARIES. AFFILIATES, SERVICE PROVIDERS, LICENSORS, AND OUR AND THEIR OFFICERS, EMPLOYEES, AGENTS, AND ASSIGNS WILL NOT BE LIABLE TO YOU IN ANY WAY FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LOSS OF REPUTATION, DATA USAGE OR INSURANCE COVERAGE AND OTHER NON-MATERIAL LOSSES (EVEN IF THE SERVICE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES) RESULTING FROM: USE OR INABILITY TO USE THE SERVICE OR USE THE IMPROVEMENT CODE OR POINTS OF THE SERVICE; THE COST OF PURCHASING REPLACEMENT SERVICES THAT ARE REQUIRED AS A RESULT OF PURCHASING OR RECEIVING DATA. INFORMATION, OR SERVICES, OR RECEIVING MESSAGES OR PERFORMING TRANSACTIONS THROUGH OR WITHIN THE SERVICE: UNAUTHORIZED ACCESS, DAMAGE, MODIFICATION OR LOSS OF YOUR CONTENT, DATA OR MATERIALS TRANSMITTED BY YOU, STATEMENTS OR ACTIONS OF THIRD PARTIES CARRIED OUT WITHIN THE SERVICE OR WITH ITS HELP. OR THIRD PARTIES PROVIDING ANY SERVICES IN CONNECTION WITH THE SERVICE; ACTIONS OR OMISSIONS OF THE SERVICE BASED ON YOUR SUBSCRIBER CREDENTIALS, CHANGES MADE TO THEM AND NOTIFICATIONS RECEIVED UNDER YOUR ACCOUNT; YOUR INABILITY TO ENSURE THE CONFIDENTIALITY OF PASSWORDS AND ACCESS RIGHTS TO YOUR CREDENTIALS: ACTS OR OMISSIONS OF THIRD PARTIES WHEN USING THE SERVICE OR INTEGRATION: ANY ADVERTISING MATERIAL OR ACQUISITION OR USE OF ANY ADVERTISED PRODUCT OR SERVICE, OR OTHER THIRD-PARTY PRODUCTS OR SERVICES; CLOSING OF YOUR ACCOUNT IN ACCORDANCE WITH THESE TERMS OF SERVICE: ANY OTHER CIRCUMSTANCES RELATED TO SERVICE.

EXCEPTIONS AND RESTRICTIONS.

NONE OF THE PROVISIONS OF THESE TERMS OF SERVICE (INCLUDING THE LIMITATION OF LIABILITY PROVISIONS) THEY DO NOT EXCLUDE OR LIMIT ANY CONDITIONS, GUARANTEES, RIGHTS OR RESPONSIBILITIES THAT CANNOT BE EXCLUDED OR LIMITED BY LAW. IN SOME JURISDICTIONS, APPLICABLE LAW DOES NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR CONDITIONS, OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR DAMAGES OR LOSSES CAUSED BY WILLFUL ACTION, NEGLIGENCE, BREACH OF CONTRACT OR IMPLIED TERMS, OR FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, YOU WILL ONLY APPLY SUCH OBLIGATIONS OTHER LIMITATIONS PERMITTED BY APPLICABLE LAW

IN YOUR JURISDICTION, AND THE LIABILITY OF THE SERVICE WILL BE LIMITED TO THE GREATEST EXTENT PERMITTED BY APPLICABLE LAW.

How will the Service send me notifications?

This is another reason why we ask you to ensure that your information is accurate, complete, and up-to-date. We may send you notifications by email (to the address associated with your account) or regular mail, or publish them on the websites of the corresponding Service.

How do I send a notification to the Service?

If these Terms of service and any Separate agreement do not specify other addresses and methods of communication, all notifications sent by the Service under these Terms of service should be sent by email to sale@pixaero.pro. This address may be changed when changes are made to these Terms of service. If you can't send a notification by email, send it to the following address: 355042, Stavropol, ul. 50let VLKSM d. 32/2, 50