

Terms of Use

PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY

You may cancel your subscription and refund your purchase, without penalty or obligation. Refunds are handled by Google and Apple, not Read Mobile Application.

1. Definitions Used in the Agreement.

1.1. The User Agreement is a public offer. Actual use of Read Mobile Application by the User is considered as acceptance of the terms and conditions of this Agreement.

1.2. The User means a person who has subscribed to the terms and conditions of this Agreement by using Read Mobile Application.

1.3. The Licensor means the owner of exclusive property rights to Read Mobile Application.

2. Status of the Agreement.

2.1. This Agreement has been developed by the Licensor and contains the terms and conditions of use of Read Mobile Application as well as the rights and obligations of the Users and the Licensor.

2.2. This Agreement shall be binding for the User and the Licensor; the subject matter of the Agreement shall be provision to the User of access to Read Mobile Application and its functions by the Licensor. All specialized documents governing the granting of access to functions of Read Mobile Application contained on respective webpages in the Internet shall be an integral part of this Agreement between the User and the Licensor.

2.3. The User shall thoroughly read this Agreement upon installation of Read Mobile Application on his/her mobile device. Installation of Read Mobile Application by the User on his/her mobile device shall mean complete and unconditional acceptance by the User of this Agreement.

2.4. This Agreement may be unilaterally amended and/or supplemented by the Licensor without special notification. This Agreement is a public, generally accessible document. The Licensor recommends the Users to regularly check the terms and conditions of this Agreement for any amendments and/or supplements hereto. By continuing use of Read Mobile Application after any amendments and/or supplements to this Agreement take effect, the User accepts and consents to such amendments and/or supplements.

3. User.

3.1. Read Mobile Application does not require registration. Installation is free of charge.

3.2. The User is an individual installed the Read Mobile Application.

3.3. By installing Read Mobile Application, the User shall agree with the terms and conditions of this Agreement and undertake the rights and obligations set forth herein related to the use and functioning of Read Mobile Application.

3.4. When using Read Mobile Application, the User shall not:

- use Read Mobile Application in any way other than through the interface provided by the Licensor, except when such use by the User is clearly authorised in a separate agreement with the Licensor;

- reproduce, duplicate, copy, sell, trade and resell access to Read Mobile Application, for any purposes, except when such User's actions are expressly authorised in a separate agreement with the Licensor.

4. Licensor.

4.1. In this Agreement and other specialized documents, the Licensor of Read Mobile Application shall mean Petrov Aleksandr, an individual software developer. Email: info@read-en.ru.

4.2. Any inquiries, proposals and claims from individuals and legal entities addressed to the Licensor in connection with this Agreement and any issues regarding functioning of Read Mobile Application, infringement of rights and interests of third parties while using Read Mobile Application and requests from persons authorised in accordance with the laws of Russian Federation shall be sent to the email address provided in clause 4.1. of this Agreement.

4.3. As regards functioning and development of Read Mobile Application, the Licensor shall comply with the laws of Russian Federation, this Agreement and other specialized documents which are developed or may be developed and effected by the Licensor for the purpose of regulating the User's access to certain functions of Read Mobile Application.

4.4. Neither of the provisions of this Agreement shall entitle the User to use the company name, trademarks, domain names and other identification signs of the Licensor. The right to use the company name, trademarks, domain names and other identification signs of the Licensor may be granted exclusively in an agreement with the Licensor in writing.

4.5. After the User's registration is complete, the Licensor shall undertake the rights and obligations to the User specified in this Agreement.

4.6. The Licensor shall be entitled to:

at any time at its own discretion unilaterally change the design, content and structure of Read Mobile Application, change or supplement the used scripts, software and other objects used and visualised for the Users;

suspend, limit or withdraw access of the User to all or any sections of Read Mobile Application with or without prior notification;

at its own discretion without prior notification and/or without assigning any reasons thereof change, improve, limit, suspend or terminate operation of Read Mobile Application and any of its sections and/or materials;

4.7. The Licensor shall use its best efforts and reserve the right to exclude from Read Mobile Application any negligent, inaccurate, offensive, incorrect or intentionally incomplete information.

4.8. In no event shall the Licensor be liable to the Users and/or any third parties for any direct, indirect or accidental damage, including loss of profit or loss of data, any reputational or moral damage or damage to business reputation incurred in connection with or out of use of Read Mobile Application or unauthorised placement by the Users of intellectual deliverables owned by third parties in Read Mobile Application.

5. Intellectual Property Rights.

5.1. The Read Mobile Application shall be the intellectual property of the Licensor and shall be protected by provisions of the effective intellectual property laws of the Russian Federation and applicable regulations of international legal treaties. All rights are reserved.

5.2. No Content may be copied (reproduced), reprocessed, distributed, shown in a frame, published, downloaded, transferred, sold or used otherwise in full or in part without prior permit of the copyright holder, except for cases when the copyright holder expressly provided their consent to free use of the Content by any person. The Content shall not be reproduced, copied, collected,

systematised, stored, transferred for the purpose of generating a database for commercial and/or non-commercial purposes and/or used in full or in part.

5.3. Any use of Read Mobile Application or the Content, except for the use authorised in this Agreement or expressly authorised by the copyright holder, shall be absolutely forbidden unless there is a preliminary permit of the copyright holder in writing.

5.4. Unless otherwise expressly stipulated by this Agreement, nothing in this Agreement may be considered as transfer of exclusive rights to the Content.

6. Subscribing and Unsubscribing Terms and Conditions. Read Mobile Application Functionality.

6.1. The Users shall subscribe to services of Read Mobile Application and manage their subscription settings through AppStore and/or Google Play.

6.2. For the purposes of subscription management, the User shall follow the official Apple/Google instructions available in the Internet at <https://support.apple.com/HT202039> and <https://support.google.com/googleplay/answer/7018481?co=GENIE.Platform%3DAndroid>, respectively.

6.3. The information system and software of Read Mobile Application do not have any technical solutions for automated censorship and control of activities and informational relations of its Users regarding the use of Read Mobile Application, except for special technical solutions which may be implemented by the Licensor for the purposes of preventing and restraining infringement of third-party intellectual property rights.

6.4. The Licensor reserves the right to change, at any time, the design of Read Mobile Application, its content, functions, change and supplement the scripts, software and other objects used or stored therein at any time with or without prior notification.

6.5. The Licensor shall be entitled to use any statistical information related to Read Mobile Application functioning and Users' information for the purposes of targeted advertising to various User groups. For the purposes of ensuring functioning and technical support and implementation of this Agreement, the Licensor shall have technical capabilities for accessing Users' personal pages, which shall be exercised only in cases stipulated by this Agreement.

7. Final Provisions.

7.1. This Agreement represents an entire agreement between the User and the Licensor with respect to the terms and conditions of use of Read Mobile Application and its functionality and shall supersede any previous Agreements between the User and the Licensor.

7.2. This Agreement shall be governed and construed in accordance with the laws of the Russian Federation. All issues not regulated by this Agreement shall be governed by the laws of the Russian Federation.

7.3. By accepting the terms and conditions of this User Agreement in accordance with clause 2.3 of this Agreement, the User consents to transfer and use of his/her personal data collected by the Licensor by third parties for the purpose of implementation of this Agreement and ensuring better performance of Read Mobile Application.

7.4. By accepting the terms and conditions of this Agreement in accordance with clause 2.3 of this Agreement, the User confirms that he/she has read and understood the internal fees set by the Licensor for use of Read Mobile Application.

7.5. The Licensor may not guarantee or promise any particular results of use of Read Mobile Application and/or its functionality;

7.6. In no event, shall the Licensor or its representatives be held liable for the benefit of the User or any other third parties for any indirect, consequential or accidental damage, including loss of profit or loss of data, any reputational or moral damage or damage to business reputation suffered in

connection with use of Read Mobile Application, its content or other materials to which you or any other individuals gain access, even if the Licensor has warned or informed you about the possibility of such damage.

7.7. In case of any disputes or disagreements related to implementation of this Agreement, the User and the Licensor shall use their best efforts to settle such disputes by negotiation. If any dispute may not be settled by negotiation, such dispute shall be settled as applicable in accordance with the effective laws of the Russian Federation.

7.8. This Agreement shall take effect for the User upon his/her acceptance hereof and shall be effective for an unlimited period of time.

7.9. This Agreement, with the Privacy Policy and any terms disclosed and agreed to by you if you purchase additional features, products or services we offer on the Service, contains the entire agreement between you and Read Mobile Application regarding the use of the Service.