

**The Offer on the terms of service of the Electronic Internet platform
on the <https://azpo.e-place.com/> website provided by Tanaq Co., Limited for Users**

The User hereby confirms that he has read, understood and fully agrees to comply with this Offer and the Policy on the processing of Personal Data of Tanaq Co., Limited (Registration №: 0-1055-66092-85-2).

The User hereby confirms that from the moment of registration on the <https://azpo.e-place.com/> website (hereinafter referred to as the Site) and during the entire time of using the Electronic Internet Platform, as well as The person is a User of the services provided by Tanaq Co., Limited (hereinafter referred to as the Internet platform) until your personal request to the Customer Support Service of the Site with a statement of refusal from any relationship with Tanaq Co., Limited. The User has the right to contact the Customer Support Service with any question regarding the interaction of the Parties and the Internet platform at the following email address: info@e-place.com. Detailed contacts are listed in the Contacts section on the <https://azpo.e-place.com/> website.

The User's authorization on the Site, as well as the use of the functionality of the Internet platform, including, but not limited to, means the full and unconditional acceptance by the User of this Offer in accordance with The Civil and Commercial Code of Thailand B.E. 2468.

The User has the right to refuse to accept this Offer if any of its conditions are unacceptable to the User.

Acceptance of this Offer, the terms of which are defined by Tanaq Co., Limited, is equivalent to signing a paper contract.

An electronic document transmitted through communication channels means information prepared, sent, received or stored by electronic, magnetic, optical or similar means, including the exchange of information in electronic form and via e-mail (e-mail).

The User's remuneration, including taxes, is a fixed amount or % the amount of the contract concluded between the Seller of goods and/or services and the Client is described in detail in clause 7. of this Offer and in the corresponding Appendix, which the User can familiarize himself after he passes the full registration.

Prior to the publication of this Offer, an agreement may be concluded with individual Users between Tanaq Co., Limited in simple written form, its terms continue to apply, regardless of this Offer, within the framework of the previously agreed terms of the agreement. If the agreement does not regulate the provisions reflected in this Offer, then such provisions will be governed by this Offer. Such a user can join the Internet site by registering on the Site or requesting to join through the Site Administrator.

In some cases, an agreement may be concluded with a User in a simple written form. The Offer regulates the relationship with the Seller of goods and/ or services, only within the framework of those provisions that are reflected in the Offer. The legal relationship between the Company and the Seller of goods and/or services is regulated by a separate agreement concluded in simple written form with each separately. The Seller's connection of goods and/or services to the Site is described in more detail in clause 6.4. of this Offer.

1. Terms and concepts used in this Offer

In this Offer, unless otherwise expressly follows from the text, the following words and expressions used in the interaction of the Parties during the performance of obligations will have the following meanings:

1.1. Internet platform – a duly registered legal entity Tanaq Co., Limited, the organizational and legal form of LTD (Limited) and the address of the location (corresponds to the actual one): G Tower, Level 32, 9 Rama 9 Road, Huaykwang, Bangkok 10310, Thailand, carrying out its activities through an online resource <https://azpo.e-place.com/> and related services.

1.2. Company – Tanaq Co., Limited (Registration №: 0-1055-66092-85-2, Date of registration: 09.05.2023, location: G Tower, Level 32, 9 Rama 9 Road, Huaykwang, Bangkok 10310, Thailand, post address: G Tower, Level 32, 9 Rama 9 Road, Huaykwang, Bangkok 10310, Thailand

1.3. e-place is a hardware and software complex that includes the Company's Website, located on the Internet at <https://azpo.e-place.com/>, the Company's system and other modules that automate the processes of interaction between the Seller of goods and/or services with the Company, the User with the Company.

1.4. Website is a resource located on the Internet at <https://azpo.e-place.com/>

1.5. Site Services – a software system identified by a unique web address (URL) with standardized interfaces, as well as an HTML document of the Site displayed by the User's browser.

1.6. Domain – the address of a website on the Internet, consisting of a set of characters and numbers, including, among other things, subdomains that are part of the Domain.

1.7. Offer is an agreement governing the relations of the Internet platform, the Seller of goods and/or services, the User throughout the entire period of providing Services and the User's access to personalized services of the Site.

1.8. Agreement – the relationship between the Internet platform and the User for the use of the services of the Internet platform for the purpose of performing services under this Offer, as well as obtaining additional services at the request of the User, the Seller of goods and/ or services for maintenance or provision of services for the provision of space on the Website of the Internet platform.

1.9. The service package is the services provided by the Internet platform to provide the Seller of goods and/or services and/or Users with the opportunity using the Internet Platform Service: to post information, store data on the Company's Internet resources and/or manage data using the Service tools in the manner and on the terms provided for in this Offer, accepted by the User.

1.10. An application is data filled in by the User in certain fields on the site page, with data about a potential Client, indicating information about the Seller of goods and / or services and about the product and/ or service.

1.11. Content – any informative content of an information resource, including, but not limited to, photos, audio, video, text and other media materials.

1.12. Remuneration is the monetary funds to be paid to the parties to this Offer for the result of the provision of the service.

1.13. Seller of goods and/or services is a legal entity that is in contractual relations with the Company, providing and/or selling goods, works, services to individuals and legal entities using the resources of the Internet platform.

1.14. The Client is an individual or legal entity that has concluded an agreement with the Seller of goods and/or services to receive goods and/or services in the amount and on the terms determined by the agreement between the Seller of Goods and/or services and the Client.

1.15. User – individual or legal entity with the necessary legal capacity to accept the terms of the Offer and who have assumed obligations under this Offer, voluntarily registered and/or used the services on the Site and received a username and password to use the personalized services of the Site, as well as to access the resources of the Site and obtaining services, including additional ones, on the Internet site, or providing services to attract potential Customers.

1.16. Representative – an individual who is a representative of the Seller of goods and/or services or a representative of the User, who accepted this Offer or submitted an application to join the terms of the Offer on behalf of the Seller of goods and / or services or the User, for participation and received specialized access to the website of the Internet platform.

1.17. Contract of goods and/or services – An Agreement concluded between the Seller of goods and/or services and The Customer receives the goods and/or services in the amount and on the terms determined by the agreement between the Seller of goods and/or services and the Customer.

1.18. User Account – a set of information (authorization data, first name, last name, other personal data) that allows you to uniquely identify the User in the process of using the Site services.

1.19. Personal Account is a personalized Website interface with a set of user tools for using the Site's resources, concluding Contracts for goods and/or services, drafting and activating projects/applications, as well as for using personalized Website services. The User logs into the Personal Account using a username and password.

1.20. Login is the name of the user's account on the Site.

1.21. A password is a set of characters or a secret word that gives access to a user's account on the Site. The password cannot be transferred by the User to other persons for use on the site. All actions performed when using the password are considered to be performed personally by the User. In case of loss of the password, the User can receive a new password automatically by requesting a link to the email address to restore the password.

1.22. Registration is the procedure for entering the User's Personal Data into a special form on the Site, necessary for the Internet Platform to perform services under the Agreement concluded between the Internet Platform and the User, for the User's access to personalized services of the Site, as well as for other purposes of Personal Data processing, in accordance with the Policy on Personal Data Processing at Tanaq Co., Limited, which the User must familiarize himself with before registering on the Site.

1.23. Registration confirmation code is a one-time access code sent automatically for identification to the e-mail address specified during registration on the Website for confirmation and further activation of the Personal Account.

1.24. Personal data – personal information (including last name, first name, patronymic, phone, email, country), voluntarily and consciously provided by the User when registering and/or using the services of the Internet site, necessary for the Internet Site to fulfill the terms of this Offer, for the User to access personalized services of the Site, conclude Contracts for goods and/or services, as well as other processing of Personal Data, in accordance with the Policy about the processing of personal data in Tanaq Co., Limited.

1.25. Simple electronic signature – for the purposes of this Offer, a simple electronic signature is the Username and Password of the Licensee's Personal Account. Electronic document management can be carried out through a Personal Account, or an e-mail address specified by the Licensee during registration. In this case, the electronic signature is the email username and password to log in to it. The Parties agreed that electronic documents sent by the methods indicated above are recognized as electronic documents equivalent to paper documents signed with a handwritten signature.

1.26. The policy on the processing of personal data in Tanaq Co., Limited is a document defining the policy of Tanaq Co., Limited regarding the processing of personal data of the User, Clients, representatives of legal entities, which the User must familiarize himself with before registering on the Site.

1.27. Personal data processing – actions (operations) with personal data, including collection, recording, systematization, accumulation, storage, clarification (updating, modification), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of personal data.

1.28. The act of rendering services is a form of transmission of data on the fulfillment of obligations under this Offer, confirming the fact of the performance of services. The act is drawn up in the form of an electronic document signed with a simple electronic signature.

1.29. Statistics – statistical information contained on the website of the Internet platform about the services provided.

1.30. Deferred payment is a method of payment of remuneration to the User, in which the payment of Remuneration in full is postponed for a period determined by the Offer.

1.31. Advertising – information about an individual or legal entity, goods, services, ideas, undertakings, which is

intended for an indefinite circle of persons and is designed to form or maintain interest in these individuals, legal entities, goods, services, ideas, undertakings and promote the sale of goods, services, the implementation of ideas and undertakings.

1.32. Advertising materials — any objects, including in electronic form, including text, graphic or mixed materials containing or expressing Advertising.

1.33. Online advertising – an advertisement, the display of which is carried out on Internet resources, provided that their subject (context) corresponds to the subject of the advertisement, determined by a set of keywords / phrases specified by the Buyer of the advertising service from the Company in the relevant Advertising campaign as a display criterion for this advertisement, as well as provided that the audience of the Internet resource according to the specified criteria by age, geographical and other characteristics.

1.34. Facsimile – reproduction of the signature of the General Director or the Signatory authorized by a notarized Power of Attorney and the seal of Tanaq Co., Limited, which facilitates and speeds up the process of signing documents via the Internet platform.

1.35. Terms and definitions not specified in clause 1 of this Offer may be used in the Offer. In this case, the interpretation of such a term is carried out in accordance with the text of the Offer. In the absence of an unambiguous interpretation of the term in the text of the Offer, one should be guided by the interpretation of the term defined: on the Service's Website, then - established (commonly used) on the Internet, including on Internet sites that are accessed through the Service.

2. General provisions on the relationship of the Internet platform with the User, the Seller of goods and/or services

2.1. Tanaq Co., Limited provides a range of services and provides the Services of the Website of the Internet platform on the terms set out in this Offer.

2.2. The terms of the Offer become binding for Users from the moment the User expresses consent to its terms in accordance with the procedure provided for in clause 2.7 of the Offer.

2.3. The terms of the Offer become mandatory for the Seller (Seller's representative) of goods and/or services from the moment of joining the Site independently through registration on the Site or through the Site Administrator.

2.4. The use of the Site's services, as well as all relations between the User, the Seller of goods and/or services and the Site related to the use of the Site's services, are governed by this Offer.

2.5. By using any of the Site's services or using any of its functionality, the User expresses his unconditional agreement with all the terms of this Offer and all other terms set out on the Site pages, undertakes to comply with them, and in case of disagreement with any of the terms, immediately stop using the services and leave the Company's Website.

2.6. The User is informed that the provisions of this Offer apply to all currently existing services of the Site, as well as to any development and/or addition of new services.

2.7. After completing the registration procedure and starting to use the services of the Internet site and/or its individual functions, the User is considered to have accepted the terms of this Offer in full, without any reservations and exceptions. If the User does not agree with any of the documents or provisions published on the Company's Website, he is not entitled to use the resources of the Internet platform.

2.8. The Company has the right to send information messages to Users.

2.9. The use of the Internet site is governed by the provisions of this Offer, the Policy on the processing of Personal data in Tanaq Co., Limited, the Agreement on the processing and transfer of personal data to Tanaq Co. and other documents published on the site <https://azpo.e-place.com/>.

3. Description of the Services provided by the Site

3.1. The online platform provides:

3.1.1. a place for posting on the Website of an Internet platform for collecting, systematizing, accumulating, storing, clarifying (updating, changing), using, distributing (including transmitting) information about the desire of the parties to the Seller of goods and/or services and the Client to be a party to the Contract of Goods and/or services, through a web resource <https://azpo.e-place.com/> and related services of the Internet platform;

3.1.2. customer data, including the transfer of copies of documents necessary for the provision and further conclusion of contracts for goods and/or services with the Seller of goods and/or services, consent to the transfer of data to the credit bureaus;

3.1.3. information about the Seller of goods and/or services;

3.1.4. services for collecting and providing information about Customers intending to conclude an agreement with the Seller of goods and/or services;

3.1.5. services for attracting Customers for further conclusion of Contracts for goods and/or services between the Seller of goods and/or services and the Client;

3.1.6. services for attracting potential customers;

3.1.7. services for the placement of advertising materials on the Site of Sellers of goods and/or services for Users of the Site;

3.1.8. services for informing an indefinite circle of persons about persons who are potential Customers for the execution of a contract for goods and/or services, in order to form and / or maintain interest in the Seller of goods and/or services and working conditions with him;

3.1.9. access for Users to the personalized services of the Site to obtain the most complete information on tracking transactions between the Seller of goods and/or services and the Client based on the application posted by the User on the Site <https://azpo.e-place.com/>

3.1.10. the ability for Sellers of goods and/or services, using the services of the site, to place Online advertising through

the Company's Website (Advertising Distributor) on Internet resources and/or manage Advertising campaigns using the tools of the Service in the manner and on the terms provided for by the Offer;

3.1.11. performing other services to the Company to Users of the Internet platform.

3.2. The Internet platform carries out:

3.2.1. statistics on the formation of ratings and opinions, participation in promotions conducted by the Site;

3.2.2. market research for forecasting the Company's activities;

3.2.3. collecting statistics on completed transactions.

3.3. The Company transfers remuneration to the User for information provided through the Personal Account about Customers who intend to conclude a contract of goods and/or services with the Seller, if such Customers eventually concluded Contracts of goods and/or services with the Seller, under which the actual execution of the transaction began. The conditions for the amount of remuneration and receipt of such remuneration are described in detail in paragraphs 7. and 8 of this Offer.

3.4. The Site's Services may contain links to other resources.

4. Registration and security of Users on the website of the Internet platform

4.1. In order to use the Internet platform service or some individual functions of the Internet platform, the User must complete the registration procedure, as a result of which a unique account will be created for the User and access to the Personal Account will be provided.

4.2. Registration on the Website grants the User a non-transferable right to use his username, which is a unique symbolic account name. The login and password are provided to access the personalized services of the Site, as well as to use the services provided by the Internet platform.

4.3. The User is responsible for the security of the password, as well as for everything that will be done using the personalized services of the Internet platform in his Personal Account.

4.4. In order to register, the User undertakes to provide reliable and complete information about himself on the issues proposed in the registration form and to keep this information up to date. If the User has provided incorrect information or the Company has reason to believe that the information provided by the User is incomplete or unreliable, the Company has the right, at its discretion, to request supporting documents for identification. If false information is contained in the user's data, the Company will not be able to transfer the remuneration due to the User within the framework of this Offer until the provision of up-to-date information.

4.5. The User is responsible for providing up-to-date information on the Site.

4.6. Registration on the website takes place in 2 (two) modes: Registration and Full registration:

4.6.1. Registration – gives the user the opportunity to join the Internet platform service and enter information in the Application. Such registration gives the right to limited use of a Personal Account with limited functions, without the possibility of receiving remuneration.

4.6.2. Full registration – filling in the appropriate cells of the registration form with the indication of personal data for user identification, downloading the mandatory documents necessary for identification, for further possibility of receiving remuneration for completed Applications stipulated in the framework of this Offer.

4.7. The User confirms and guarantees that all actions provided for the User by this Offer, posted on the Company's website at: <https://azpo.e-place.com/> committed by a person whose data is sent to the Company during the registration procedure.

4.8. The User has the right to register no more than one account.

4.9. The login on the website of the Internet platform is the User's e-mail address or phone number. The User chooses the password to access the account independently and, if necessary, can change it in the settings of the Personal Account. During the initial registration for identification on the site, the User activates his account by clicking on a unique link from the email specified during registration.

4.10. The User agrees that he/she independently performs a secure shutdown under his/her login (the "Exit" button) at the end of each session of work with the personalized services of the Site and undertakes to ensure the confidentiality of his/her login and password to the personalized services of the Site.

4.11. The User confirms that he has no right to transfer his username and password to third parties, and also has no right to receive them from third parties.

4.12. The User agrees that he is obliged to immediately notify the Internet platform of any unauthorized access to the Personal Account, and/ or of any violation of the security of the Personal Account on the Internet platform by e-mail: info@e-place.com

4.13. The Company reserves the right to block access to the User's Personal Account, cancel data, as well as prohibit access using any separate function of the Personal Account, delete any Content without explanation, including in case of violation by the User of the terms of this Offer or the terms of other documents, as well as in case of non-use of the relevant service, including but not limited to:

4.13.1. The User has posted Content that violates the rights of third parties;

4.13.2. The User distributes inappropriate advertising, spam, information that violates the rights of third parties and the law;

4.13.3. The User uses profanity on the Site.

4.14. The User has the right to block his account at any time by sending a notification to the Company's e-mail address info@e-place.com from the User's email address specified during registration, or by using the corresponding function in the personal section of the Personal Account (if such a function will be available to the User).

4.15. The blocking and restoration of the User account is carried out in the following order:

4.15.1. The Account is blocked for a period of one month, during which the content and other user data posted using it are

not deleted and archived, access to them becomes impossible for the User;

4.15.2. The User can restore the Account by re-registering on the site with an indication of the previously used phone or e-mail, in this case, access to the data specified in the Personal Account is resumed to the extent that existed at the time of blocking.

5. User Information Support

5.1. Users give their voluntary consent to be informed in their personal account or by e-mail provided at the time of Registration on the Site about all actions of the Internet platform related to the provision of Services and fulfillment of obligations, including the status of the Application, posted advertising materials, as well as other events of any nature, related to the personalized services of the Site.

5.2. Users give their voluntary consent to be informed by sending a notification via e-mail provided at the time of Registration on the Site, notifications about the expected date of account deletion, the status of posted ads, the status of fulfillment of obligations of the Internet platform according to concluded agreements, including on ongoing promotions.

5.3. Users agree that the Internet Platform does not bear any responsibility for delays, failures, incorrect or late delivery, deletion or non-preservation of any notifications. At the same time, the Internet platform reserves the right to re-send any notification if it is not received by the User.

5.4. The User can ask all questions about information support to the Customer Support Service at info@e-place.com or the site Administrator.

6. Rights and obligations of the parties to the Offer

6.1. The User has the right to:

6.1.1. Use the Internet platform to transmit information about potential Customers and Customer requests, including the transfer of copies of documents of the Buyer of goods and/or services for further processing by the Company and transfer to the credit bureau.

6.1.2. Independently choose any type of Profile when registering, namely as an individual or as a legal entity.

6.1.3. Independently act as a client.

6.2. The User undertakes to:

6.2.1. Be personally responsible for any information and for any Content that he posts on the Site.

6.2.2. Obtain permission, in accordance with the procedure established by law, from a potential Buyer of goods and/or services to transfer and process personal data to third parties, transfer to a credit history bureau, for actions (operations) with personal data, including collection, systematization, accumulation, storage, clarification (updating, modification), use, dissemination (including transfer), depersonalization, blocking, destruction of personal data, in order to fulfill obligations under this Offer.

6.2.3. Independently bear responsibility to third parties for their actions related to the use of the Internet site resources, including if such actions lead to violation of the rights and legitimate interests of third parties, as well as for compliance with the law when using the site.

6.2.4. Independently bear responsibility for the compliance of the content posted by them with the requirements of current legislation, including liability to third parties in cases where the placement of a particular Content or the content of the Content violates the rights and legitimate interests of third parties, including the personal non-property rights of the authors, other intellectual rights of third parties, and/or encroaches on they need intangible benefits. The User agrees that he must independently assess all risks associated with the use of the Content, including evaluating the reliability, completeness or usefulness of this Content.

6.2.5. Provide the Company with reliable information necessary for the provision of services and identification on the terms of concluding a Contract of goods and/or services between the Seller of goods and/or services and the Client.

6.2.6. Provide the Company with relevant instructions and information in a timely manner and to the extent necessary.

6.2.7. To provide explanations on the terms of the conclusion of the Contract of Goods and/or Services between the Seller of Goods and/or services and the Client, as well as on other issues necessary for the fulfillment of the terms of this Offer, within the time agreed with the Parties.

6.2.8. Provide reliable information to the Internet platform when registering on the site.

6.2.9. Independently monitor the accuracy of the data in the personal account in the Profile section and specify the current bank account details to receive remuneration for the work/services performed.

6.2.10. Provide reliable information on the Buyer of goods and/or services.

6.2.11. Perform other duties provided for by the current legislation or this Offer.

6.3. The User is prohibited from:

6.3.1. Reproduce, repeat and copy, sell and resell, as well as use the Internet platform or access to the personal account/account for any commercial purposes, except when the User has received such permission from the Company, or when this is expressly provided for in this Offer for the provision of services to attract Buyers of goods and/or services.

6.3.2. Impersonate another person or representative of an organization and/or community without sufficient rights to do so;

6.3.3. Upload, send, transmit or in any other way post and/or distribute Content, in the absence of rights to such actions under the law or any contractual relationship;

6.3.4. Upload, send, transmit or in any other way post and/or distribute Content that is illegal, malicious, defamatory, offends morality, demonstrates (or promotes) violence and cruelty, violates intellectual property rights, promotes hatred and/or

discrimination against people on racial, ethnic, sexual, religious, social grounds, contains insults against any persons or organizations, contains elements (or is propaganda) of pornography, child eroticism, is an advertisement (or is propaganda) of sexual services (including under the guise of other services), explains the procedure for the manufacture, use or other use of narcotic substances or their analogues, explosives or other weapons.

6.3.5. Violate the rights of third parties, including minors, and/or harm them in any form;

6.3.6. Unauthorized collection and storage of personal data of Customers and other third parties;

6.3.7. Upload, send, transmit or in any other way post and/or distribute advertising information that is not specifically authorized, spam (including search), lists of other people's email addresses, pyramid schemes, multilevel (network) marketing (MLM), "letters of happiness", as well as use resources of the Internet platform for participation in these events;

6.3.8. Upload, send, transmit or in any other way post and/or distribute any materials containing viruses or other computer codes, files or programs, designed to disrupt, destroy or limit the functionality of any computer or telecommunications equipment or programs, to carry out unauthorized access, as well as serial numbers to commercial software products and programs for their generation, logins, passwords and other means to gain unauthorized access to paid resources on the Internet, as well as posting links to the above information;

6.3.9. To commit actions aimed at causing damage to the integrity and/or operability of the resources of the Internet site, including actions aimed at falsifying data in the system, as well as performing other actions in ways not permitted by the Company or in an explicit form not provided for by the interface solutions of the user's Personal Account, including, but not limited to, using malicious software, spyware and Trojans.

6.3.10. The Site resources are provided to the User without any guarantees of operability and with the limitation of any liability of the Company for the result of using the site.

6.4. The seller of goods and/or services has the right to:

6.4.1. Join the Internet site by submitting an application to join the Offer to the Site Administrator or independently by registering, after concluding an Agreement on individual terms of cooperation with the Company.

6.4.2. Join by submitting an application to join the Offer independently or through a representative of the Seller of goods and/or services by sending an email to: info@e-place.com;

6.4.3. Have a personal account for storing information on completed transactions between the Seller of goods and/or services and the Client.

6.4.4. Use the information contained in the Personal Account through the Administrator of the website of the Internet platform.

6.5. The Company has the right to:

6.5.1. Use the Internet platform to receive and transmit information about the Client and the Client's requests, including the transfer of copies of documents of the Buyer of goods and/or services.

6.5.2. Carry out the necessary preventive or other work at one time or another at personal discretion with or without prior notification of the User. The Site or its services may be partially or completely unavailable at one time or another due to preventive or other work or for any other technical reasons.

6.5.3. Require the Parties to provide the necessary instructions and information to fulfill their obligations under this Offer.

6.5.4. Transfer the authority or part of the authority to execute this Offer to third parties without additional consent from the User or the Seller of goods and/or services.

6.6. The Company undertakes to:

6.6.1. To transmit to the User using the resources of the Internet platform information about the status of the transaction procedure between the Seller of goods and/or services and the Client, about the fact of such a transaction by an engaged Representative of the Seller of Goods and/or services or as a result of informing the User.

6.6.2. Make every effort to eliminate any technical failures and errors, if they occur, within a reasonable time. At the same time, the Company does not guarantee the complete absence of technical errors and failures due to reasons caused by equipment malfunction, or incorrect operation of the software or the software environment.

6.6.3. Grant the non-exclusive right to use the Site materials to the User for use in the exercise of their own rights and obligations under this Offer in the form in which it is available at the time of provision. No guarantees, direct or indirect, are provided (including, but not limited to, guarantees for the use of the Site's resources for specific purposes not expressly provided for in this Offer).

6.6.4. To search for persons (potential Customers) intending to conclude a contract for goods and/or services with the Seller of goods and/or services.

6.6.5. To take reasonable care of the interests of the Parties.

6.6.6. Use the information about the Client received from Users solely for the provision of services under this Offer.

6.6.7. Strictly follow the instructions of the Seller of goods and/or services, not to allow independent interpretation of the terms of contracts between the Seller of goods and/or services and the Client when consulting potential Clients;

6.6.8. All transactions in the execution of this Offer shall be carried out exclusively in accordance with the terms and conditions agreed by the Parties;

6.6.9. When processing any documents with the Client, use only those forms that are agreed with or received from the Seller of goods and/or services.

6.7. The Company is not responsible:

6.7.1. For the availability of links to external resources and for their content, as well as for any consequences associated with the use of the content of these resources.

6.7.2. For personal data that the User provides to third-party resources and/or other third parties in case of access to

them from the Website of the Internet platform.

6.7.3. For possible loss and/or damage of data, which may occur due to violation of the provisions of this Offer, as well as improper access and/or use of personalized services of the Site.

6.7.4. For any errors, omissions, interruptions, deletion, defects, delay in processing or transmitting data, failure of communication lines, theft, destruction or unauthorized access to User materials posted on the Site or in any other place. The Company is not responsible for any technical failures or other problems of any telephone networks or services, computer systems, servers or providers, computer or telephone equipment, software, failures of e-mail services or scripts for technical reasons.

6.7.5. For any damage to the User's or another person's computers, mobile devices, any other hardware or software caused by or related to downloading materials from the Site or from links posted on it.

6.7.6. For any behavior of the User or third parties using or viewing the Site.

6.7.7. For false information provided by the User on the website. If the User has provided false information in their data, the Company will not be able to pay remuneration.

6.7.8. With the exception of the guarantees expressly stated in this Offer, the Company does not provide any other direct or indirect guarantees with respect to the Internet site.

6.7.9. The User is not granted any intellectual rights, except as expressly provided for in this Offer, in relation to both the Site as a whole and in relation to individual computer programs, design solutions, literary, graphic and audiovisual works included in the Site.

7. The cost of services and the settlement procedure of the Parties

7.1. The Company pays remuneration for the Client who has concluded a Contract of goods and/or services with the Seller of goods and/or services only if the Company receives remuneration from the Seller of goods and/or services.

7.2. The cost of the User's services is available for viewing in the personal account after Full registration on the Site <https://azpo.e-place.com/>.

7.3. The amount of services (remuneration) includes a fixed amount or % from the amount of the contract concluded between the Seller of goods and/or services and the Client, and all taxes.

7.4. The act on the provision of services is formed by the Company.

7.5. Payment for the User's services is made within no more than 25 (twenty-five) calendar days from the date of signing the Act by both Parties, which confirms the date of performance of the services, and the Company's obligation to pay remuneration in accordance with the provisions of this Offer by making a non-cash bank transfer of funds using the User's details specified in the personal account.

8. The result of rendering the Company's service to the User

8.1. The Service under this Offer is considered rendered if:

8.1.1. The Company has issued an Act of Rendering Services, which confirms the date of performance of the services, and the Company's obligation to transfer remuneration to the User in accordance with the provisions of clause 7 of this Offer. Acts of Rendering are prepared by the Company.

8.2. Acts of rendering services are sent to the User in electronic form through the Personal Account and/or to the e-mail address, and/or through other telecommunication channels.

8.3. The Act of rendering services is considered accepted by the User if no objection to the acceptance of the Act has been received from the User within 10 (Ten) calendar days from the moment of receipt of the Act of Rendering Services through the Personal Account or to the e-mail address in electronic form.

8.4. The Company's obligation to the User is considered fulfilled at the time of debiting funds (the amount of the User's remuneration) from the Company's current account using the User's details specified in the Personal Account. The fact of debiting funds in favor of the User is confirmed by a payment order marked by a Bank (Credit institution) The Company, and the non-return of the amount to the Company's current account.

8.5. The act of rendering services must contain information, for each Request from the User, for each specific concluded Contract of goods and / or services between the Seller of goods and / or services and the Client, the date of conclusion of the contract for the supply of goods and / or services, information about the Client, the amount of services (remuneration).

8.6. When the Company provides additional services within the framework of the Internet platform, an Act of rendering Services is issued between the Company and the party to whom such services were provided (see clause 3 of this Offer).

9. Ownership of the Internet site

9.1. The Parties to the Offer acknowledge and agree that the Site's services and all programs related to them contain confidential information belonging to the Internet site, which is protected by international law.

9.2. The Parties agree that the content provided to them in the process of using the personalized services of the Site belongs to the Internet site, is protected by copyright.

9.3. The Internet Platform grants Users and the Bank a non-transferable right to use all personalized services of the Site, provided that the Parties themselves, nor any other persons, reproduce, copy or process (modify) them, as well as use any parts of them for personal or commercial purposes.

10. Provisions on the use and storage of information

10.1. The Company has the right to set restrictions on the use of the services for all Users, or for certain categories of Users (depending on the User's place of residence, the language in which the service is provided, etc.), including: the presence/absence of certain functions of the service, the shelf life of messages in the Personal Account, any other content, the maximum number of messages, which can be sent or received by a single registered user, the maximum size of an email message or disk space, the maximum number of accesses to the service for a specified period of time, the maximum storage period of content, special parameters of uploaded content, etc.

10.2. The Company may prohibit automatic access to its services, as well as stop accepting any information generated automatically (for example, spam).

10.3. The Company has the right to send information messages to its users. Using your Personal Account, e-mail provided at the time of Registration on the Site, and/or SMS notifications to a mobile phone number. The Party has the right to refuse to receive advertising messages by using the appropriate functionality of the service within which or in connection with which the User received advertising messages.

10.4. Users express their consent to the Company to notify them about the placement of new publications on the Site, about the actions performed by it in relation to the User's Content, as well as other activities performed within the Site.

10.5. In order to improve the quality of services, the Company has the right to collect opinions and feedback on various issues by sending an information message at the next visit a user of the service. The collected opinions and reviews can be used to generate statistical data that can be used in the Site's services. Reviews left The User using his account can also be published by the Company in the services of the Internet platform or in services affiliated with the Company, both with the indication of the User's name (login) and without his indication.

11. Policy on Personal Data Processing and Information Confidentiality

11.1. The Parties undertake to ensure the confidentiality of information received in connection with the fulfillment of obligations under this Offer that constitutes a commercial, official or other secret of the Parties.

11.2. The terms of the Personal Data Processing Policy are contained in the appendix to this Offer No. 1 «Policy on Personal Data Processing at Tanaq Co., Limited», which Users are required to familiarize themselves with before accepting the terms of the Offer and registering as a User on the Site or using any Internet platform service through the Site.

11.3. The User can get acquainted with the Policy on the processing of personal data at Tanaq Co., Limited at any time on the Website at the resource address <https://azpo.e-place.com/> without limitation of the familiarization time, the number of times the specified resource is accessed.

11.4. The User guarantees that before providing information about personal data of third parties in the framework of fulfilling obligations under this Offer, he has received consent to transfer such personal data to third parties, without limitation, as well as consent to the processing of personal data in any way.

11.5. The Company is not responsible for violations of the legislation on personal data committed by Users and is not responsible for them.

11.6. The online platform does not verify the accuracy of the personal data provided and does not monitor their relevance. However, the Internet platform assumes that Users provide reliable and sufficient personal data on issues proposed in the registration form, project/application, and keep this information up to date. The User is personally responsible for the consequences of providing false or invalid personal data.

11.7. The Internet platform has the right to transfer personal data to third parties in the cases provided for by this Offer and the Company's Personal Data Processing Policy.

11.8. The User has the right to change (update, supplement) the personal data provided at any time by using the personal data editing function in the Personal Account section or to make changes to the Application filled out on the Website. At the time of closing the Application, the information must be Up-to-date and reliable.

11.9. Users may at any time request the blocking and/or deletion of the provided personal data, in accordance with the Regulations on the processing of personal data in the Company. The User is notified that the data on processed applications and transactions that took place on them are not subject to deletion and are sent to the archive for a period of 5 (five) years from the date of such transaction and payment of Remuneration, for the purpose of fulfilling the requirements of the legislation of the Company before tax and other government authorities.

11.10. Users who have accepted the terms of this Offer confirm their full voluntary consent to the processing of personal data in accordance with the terms of the Personal Data Processing Policy at Tanaq Co., Limited by ticking the box «I agree to the terms of the Offer and the Agreement for the processing and transfer of personal data» when registering on the site.

11.11. Consent to the processing of personal data is valid during the time of using the services of the Internet site and within the time limits established by the Regulation on the processing of personal data after the end of using the services of the Internet site, revocation of consent to the processing of personal data or termination of the account.

11.12. The User can send all questions about the processing of personal data to the Customer Support Service of the Internet platform at info@e-place.com.

12. Force majeure

The Parties to the Offer are released from liability for partial or complete non-fulfillment of obligations under this Agreement, if this non-fulfillment was the result of force majeure circumstances that arose after acceptance of this Offer, as a result of extraordinary events that neither Party could have foreseen or prevented by reasonable measures (force majeure). Such events of an extraordinary nature include: flood, fire, earthquake, explosion, storm, epidemic and other natural phenomena, war or military actions, etc.

13. Final provisions

13.1. The Internet platform reserves the right to change this Offer by notifying the User of changes to the terms and/or Applications of the Offer by publishing on the website <https://azpo.e-place.com/> or sending a message to the email address specified by the User during registration. The new version of the Offer comes into force from the moment it is posted on the page <https://azpo.e-place.com/>, unless otherwise provided by the new version of the Offer, and is considered accepted by the User if the User has not received a request to terminate the Contract with the Company within 5 (five) days from the date of publication of the amended version of the Offer on the website <https://azpo.e-place.com/>.

13.2. The current version of the Offer is always available on the Website <https://azpo.e-place.com/>.

13.3. The archive of previous versions of the Offer is available on the Website <https://azpo.e-place.com/>.

13.4. The Internet platform prohibits persons under the age of 18 (Eighteen) from accessing the personalized services of the Site. The Internet platform does not intentionally collect information received from minors, including personal data of the latter, does not use or orient the content of the Site to minors. Responsibility for the actions of minors, including the use of the resources of the Site and the services of the Internet platform, lies with the legal representatives of minors.

13.5. The Parties to this Offer recognize the legal force of documents, the texts of which are received by e-mail, on an equal basis with documents executed in simple written form. When signing the above documents by the Company, it is allowed to use a facsimile as an analogue of a handwritten signature.

13.6. The acceptance of this Agreement is the commission by the User of a set of the following active actions:

13.6.1. Familiarization with the terms of this Offer. The Parties acknowledge that sufficient proof of the fact that the User has performed actions to familiarize himself with the terms of this Offer and its Appendices is the tick "I agree (to) the terms of the Offer and the Agreement on the processing and transfer of personal data" when Registering on the site. Confirmation of the fact that the User has performed the action specified in this paragraph is the successful completion of the User's registration on the Site, which is expressed in sending an automatic message to the Company to the email address specified during registration on the Site.

13.6.2. The beginning of using the resources of the Internet Site, which is performed by clicking on a hypertext link containing the confirmation code of the User's Personal Account on the Site on the Site page, or entering this confirmation code manually via the link contained in the message received by the User from the Internet site to the email address specified by the User during registration.

13.6.3. Acceptance of this Offer in accordance with the procedure provided for in this Offer is a confirmation of the User's free will aimed at full and unconditional acceptance of the terms of this Offer and the User's availability of appropriate authority.

13.6.4. By accepting the terms of this Offer, the User agrees to the processing of his personal data in order to fulfill the terms of this Offer provided by the User in any way not prohibited by law, using automation tools or without using such tools, including collection, recording, systematization, accumulation, storage, clarification (update, modification), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of personal data, as well as the transfer of such information to third parties – To the Bank and other partners of the Company, in order to implement the terms of this Offer. The Consent is valid for the duration of this Offer and for 5 (five years) years after the expiration of its validity period.

13.6.5. The offer may be terminated prematurely unilaterally at the initiative of one of the Parties by notifying the other Party at least 5 (five) calendar days before the expected date of termination. The date of receipt of the notification of early termination of this Offer will be the date specified when sending the documents to the e-mail address of the post office, and/or the date specified in the delivery notification to the postal address.

13.6.6. This Offer consists of this document and its annexes, which are an integral part of it, namely:

Appendix No. 1. The policy on the processing of personal data at Tanaq Co., Limited;

Appendix No. 2. Agreement on the processing of personal data.

Personal Data Processing Policy at Tanaq Co., Limited

1. General provisions

1.1. This Policy of the Tanaq Co., Limited regarding the processing of personal data (hereinafter referred to as the Policy) has been developed in compliance with the requirements of the Law in relation to automated processing of personal data in order to ensure the protection of human and civil rights and freedoms when processing his personal data, including the protection of the rights to privacy, personal and family secrets.

1.2. The Policy applies to all personal data processed by Tanaq Co., Limited (hereinafter referred to as the Company).

1.3. The Policy applies to relations in the field of personal data processing that arose with the Company both before and after the approval of this Policy.

1.4. In compliance with the requirements of Law this Policy is published in free access on the Internet information and telecommunications network on the Company's website (<https://azpo.e-place.com/>).

1.5. By using the Company's Services and website, the User agrees to the processing of personal data. If the User does not want the Company to process his personal data, the User does not use the site or does not provide personal data in any other way.

1.6. The personal data of Users is processed by the Company solely on the basis of the consent of the User himself.

2. Basic concepts used in Politics:

2.1. personal data - any information related directly or indirectly to a specific or identifiable individual (subject of personal data). Personal data is considered to be a set of data that allows you to uniquely identify an individual;

2.2. personal data operator (operator) - a state body, municipal body, legal entity or individual, independently or jointly with other persons organizing and (or) processing personal data, as well as determining the purposes of processing personal data, the composition of personal data to be processed, actions (operations) performed with personal data;

2.3. processing of personal data - any action (operation) or a set of actions (operations) with personal data performed using automation tools or without their use. The processing of personal data includes, inter alia:

2.3.1. collection;

2.3.2. recording;

2.3.3. systematization;

2.3.4. accumulation;

2.3.5. storage;

2.3.6. clarification (update, change);

2.3.7. extraction;

2.3.8. usage;

2.3.9. transfer (distribution, provision, access);

2.3.10. depersonalization;

2.3.11. blocking;

2.3.12. deletion;

2.3.13. destruction

2.3.14. automated processing of personal data - processing of personal data using computer technology;

2.3.15. dissemination of personal data - actions aimed at disclosing personal data to an indefinite circle of persons;

2.3.16. provision of personal data - actions aimed at disclosing personal data to a certain person or a certain circle of persons;

2.3.17. blocking of personal data - temporary termination of the processing of personal data (except in cases where processing is necessary to clarify personal data);

2.3.18. destruction of personal data - actions as a result of which it becomes impossible to restore the content of personal data in the personal data information system and (or) as a result of which the material carriers of personal data are destroyed;

2.3.19. depersonalization of personal data - actions as a result of which it becomes impossible to determine the identity of personal data to a specific personal data subject without using additional information;

2.3.20. personal data information system - a set of personal data contained in databases and information technologies and technical means that ensure their processing;

cross-border transfer of personal data is the transfer of personal data to the territory of a foreign state to an authority of a foreign state, a foreign individual or a foreign legal entity.

3. Basic rights and obligations of the operator:

3.1. The Operator has the right to:

3.1.1. independently determine the composition and list of measures necessary and sufficient to ensure the fulfillment of obligations provided for by Law;

3.1.2. entrust the processing of personal data to another person with the consent of the personal data subject, on the basis of a contract concluded with this person. The person processing personal data on behalf of the operator is obliged to comply with the principles and rules of personal data processing provided for by the Law;

3.1.3. if the personal data subject withdraws consent to the processing of personal data, the operator has the right to continue processing personal data without the consent of the personal data subject if there are grounds specified in Law.

- 3.2. The Operator is obliged to:
 - 321. organize the processing of personal data in accordance with the requirements of the Law;
 - 322. respond to requests and requests from personal data subjects and their legal representatives;
- 3.3. The basic rights of the personal data subject. The subject of personal data has the right to:
 - 331. to receive information concerning the processing of his personal data. The information is provided to the personal data subject by the operator in an accessible form, and it should not contain personal data related to other personal data subjects;
 - 332. to require the operator to clarify his personal data, block or destroy them if the personal data is incomplete, outdated, inaccurate, illegally obtained or are not necessary for the stated purpose of processing, as well as to take measures provided for by law to protect their rights;
 - 333. to put forward the condition of prior consent when processing personal data in order to promote goods, works and services on the market;
 - 334. Control over the fulfillment of the requirements of this Policy is carried out by an authorized person responsible for organizing the processing of personal data from the operator.
 - 335. Control over the fulfillment of the requirements of this Policy is carried out by an authorized person responsible for organizing the processing of personal data from the operator.

4. Purposes of personal data collection

- 4.1. the Company processes personal data in order to provide the User with a full range of the Company's services on the website, ensuring the protection of human and civil rights and freedoms when processing his personal data, including the protection of privacy rights.
- 4.2. promotion of the Company's services on the market.
- 4.3. The processing of personal data is limited to the achievement of specific, predetermined and legitimate goals. Processing of personal data incompatible with the purposes of personal data collection is not allowed.
- 4.4. only personal data that meet the purposes of their processing are subject to processing.
- 4.5. the processing of personal data by the operator is carried out for the following purposes:
 - 4.5.1. carrying out its activities in accordance with the Company's Charter;
 - 4.5.2. filling in and submitting required reporting forms to executive authorities and other authorized organizations;
 - 4.5.3. accounting.
- 4.6. the processing of personal data of Users (subjects of personal data) may be carried out solely for the purpose of ensuring compliance with laws and other regulatory legal acts.

5. Legal grounds for processing personal data

- 5.1. The government law;
- 5.2. The Articles of Association of the Company;
- 5.3. Contracts concluded between the operator and the subjects of personal data (including the expression of Acceptance of the Offer located on the website: <https://azpo.e-place.com/>);
- 5.4. Consent of personal data subjects to the processing and transfer of their personal data.

6. The volume and categories of personal data processed, categories of personal data subjects

- 6.1. The content and volume of the processed personal data must comply with the stated processing purposes provided for in paragraph 2 of this Policy. The processed personal data should not be redundant in relation to the stated purposes of their processing.
- 6.2. The Operator may process the personal data of Users, as well as persons whose information was transferred to the Company as a result of fulfilling obligations under the Offer on the terms of service of the Electronic Internet Platform on the site <https://azpo.e-place.com/>, namely the following information:
 - 621. last name, first name, patronymic;
 - 622. citizenship;
 - 623. contact information (phone number, e-mail address);
 - 624. bank details;
 - 625. other personal data provided by the user for the fulfillment of obligations.
- 6.3. The Company additionally processes the following categories of personal data:
 - 6.3.1. information about the type of browser that the User uses to log in to the site;
 - 6.3.2. details of the web pages that the User is viewing;
 - 6.3.3. The IP address and location address of the device from which the login is made;
 - 6.3.5. information collected using cookies or similar device tracking technologies, as well as any information that the User has decided to provide when using third-party sites, for example, when visiting pages on social networks, in particular (Facebook, Instagram, Twitter, etc.). The Company does not transfer personal data to the owner of the corresponding social network when the User open such a link.
 - 6.3.6. passwords;
 - 6.3.7. payment history, payment information (for example, bank information or credit card details);
 - 6.3.8. the history of Applications posted on the Company's website.
- 6.4. The Operator does not process special categories of personal data related to race, nationality, political views, religious or philosophical beliefs, or health status.

7. The procedure and conditions for processing personal data

- 7.1. the processing of personal data is carried out by the operator in accordance with Law.
- 7.2. the processing of personal data is carried out with the consent of the subjects of personal data to the processing of their personal data.
- 7.3. the Operator performs both automated and non-automated processing of personal data.
- 7.4. the operator's employees, whose job responsibilities include processing personal data, are allowed to process personal data.
- 7.5. the processing of personal data is carried out by:
 - 7.5.1. receipt of personal data in writing directly from the subjects of personal data (filling in the appropriate cells/fields on the Company's website);
 - 7.5.2. obtaining personal data from publicly available sources;
 - 7.5.3. entering personal data into the registers and information systems of the Company;
 - 7.5.4. using other methods of processing personal data.
- 7.6. disclosure to third parties and dissemination of personal data without the consent of the personal data subject, unless otherwise provided by Law.
- 7.7. the Operator takes the necessary legal, organizational and technical measures to protect personal data from unauthorized or accidental access to them, destruction, modification, blocking, distribution and other unauthorized actions, including:
 - 7.7.1. identifies threats to the security of personal data during their processing;
 - 7.7.2. adopts local regulations and other documents regulating relations in the field of personal data processing and protection;
 - 7.7.3. appoints persons responsible for ensuring the security of personal data in the structural divisions and information systems of the operator;
 - 7.7.4. creates the necessary conditions for working with personal data;
 - 7.7.5. organizes the accounting of documents containing personal data;
 - 7.7.6. organizes work with information systems in which personal data is processed;
 - 7.7.7. stores personal data in conditions that ensure their safety and exclude unauthorized access to them;
 - 7.7.8. organizes training for employees of the operator (Company) who process personal data.
- 7.8. The Operator stores personal data in a form that allows to identify the subject of personal data, no longer than the purposes of personal data processing require.

When collecting personal data, including through the Internet information and telecommunications network, the Operator ensures the recording, systematization, accumulation, storage, clarification (updating, modification), extraction of personal data.

8. Updating, correction, deletion and destruction of personal data, responses to requests from subjects for access to personal data

- 8.1. Confirmation of the fact of personal data processing by the operator, the legal grounds and purposes of personal data processing, as well as other information, are provided by the operator to the personal data subject or his representative when contacting or receiving a request from the personal data subject or his representative.
- 8.2. The information provided does not include personal data related to other personal data subjects, except in cases where there are legitimate grounds for disclosure of such personal data.
- 8.3. The request must contain:
 - 8.3.1. the number of the main identity document of the personal data subject or his representative, information on the date of issue of the specified document and the issuing authority;
 - 8.3.2. information confirming the personal data subject's participation in relations with the operator (contract/application number, date of conclusion of the contract or Acceptance of the Offer, conditional verbal designation and (or) other information), or information otherwise confirming the fact of processing personal data by the operator;
 - 8.3.3. Signature of the personal data subject or his representative.
- 8.4. The request can be sent in the form of an electronic document and signed with an electronic signature.
- 8.5. If the personal data subject's request does not reflect all the necessary information in accordance with the requirements of the Law, or the subject does not have access rights to the requested information, then a reasoned refusal is sent to him.
- 8.6. In case of identification of inaccurate personal data when contacting a personal data subject or his representative, the Operator blocks personal data related to this personal data subject from the moment of such request or receipt of the specified request for the verification period, if the blocking of personal data does not violate the rights and legitimate interests of the personal data subject or third parties.
- 8.7. In case of confirmation of the inaccuracy of personal data, the operator, based on the information provided by the personal data subject or his representative, or other necessary documents, clarifies the personal data within 10 (Ten) working days from the date of submission of such information and removes the blocking of personal data.
- 8.8. In case of detection of unlawful processing of personal data when contacting (requesting) a personal data subject or his representative, the Operator blocks illegally processed personal data related to this personal data subject from the moment of such request or receipt of the request.
- 8.9. Upon achievement of the purposes of personal data processing, as well as in the case of withdrawal by the subject of personal data of consent to their processing, personal data shall be destroyed if:
 - 8.10.1. nothing else is provided for in the contract or the Offer, the party to which, the beneficiary or the guarantor, according to which the subject of personal data is;

8.10.2. The Operator does not have the right to process personal data without the consent of the subject on the grounds provided for by Law;

8.10.3. nothing else is provided for by another agreement between the operator and the subject of personal data.

The Company may amend this Policy by posting an updated version on the website. With regard to data processing processes carried out on the basis of the User's consent, the Company does not have the right to change the scope of such processing of Personal Data, except in cases where the User provides additional consent to change the volume of information processing.

Agreement on the processing and transfer of personal data

I hereby give my consent to Tanaq Co., Limited and its authorized representatives to process my personal data specified during registration, in my personal account, in the application, for any action (operation) or set of actions (operations) performed with my personal data, including collection, recording, systematization, accumulation, storage, clarification (updating, modification), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of personal data using automation tools, including in information and telecommunication networks, or without the use of such means, if the processing of personal data without the use of such means corresponds to the nature of actions (operations) performed with personal data using automation tools, that is, it allows you to search for personal data recorded on a tangible medium and contained in card files in accordance with a given algorithm or other systematic collections of personal data, and/or access to such personal data, as well as the transfer (including cross-border) of these personal data to the Seller, credit bureaus, or other third parties for the implementation of the terms of the Offer located on the site <https://azpo.e-place.com/>.

I hereby confirm that the personal data transferred by me to Tanaq Co., Limited: first name, last name, patronymic, information about phone numbers, e-mail addresses, citizenship, and other personal data transferred are reliable and can be processed by the Company and its authorized representatives for the stated purpose.

I hereby authorize Tanaq Co., Limited to send me postal correspondence to the postal address specified by me, informational messages, electronic documents, advertising information, to the e-mail address and/or mobile phone number specified by me, including information about the status of Applications or the execution of Applications.

I agree that the text of my consent is stored electronically in a special section of the User's Personal Account at <https://azpo.e-place.com/> or on paper and confirms the fact that Tanaq Co., Limited has given consent to the processing and transfer of personal data in accordance with the above provisions.

The consent is given for the entire period of my cooperation with Tanaq Co., Limited and five years after the completion of the cooperation.