THE RULES FOR THE USE OF OUR SITE

1. These Terms of Use (hereinafter referred to as the Rules) govern the relationship between the Administration (hereinafter referred to as the Administration) and the Users of the Internet site (hereinafter referred to as the Users) registered at: zoomworld.info (hereinafter referred to as the Site).

After filling in the required fields during the registration on the site and familiarization with the Rules, the User accepts these conditions, as well as the conclusion of an agreement that gives rise to the User's obligations to comply with the Rules. Actual use of the Site without registering an account in the form is also an acceptance of these Rules.

2. General provisions

- 2.1. These Terms of Use of the Site have been developed by the Administration and determine the conditions of the use and development of the Site, as well as the rights and obligations of its Users and the Administration. The rules also apply to the related to the rights and interests of third parties who are not Users of the Site, but whose rights and interests may be affected as a result of the actions of Users of the Site.
- 2.2. These Rules are a mandatory agreement between the Users and the Administration, the subject of which is the provision by the Administration to the User of the access to the use of the Site and its functionality.
- 2.3. The user is obliged to fully familiarize himself/herself with these Rules before using the Site. Going to any pages of the Site means full and unconditional acceptance of the Rules.

- 2.4. The rules can be changed and / or supplemented by the Site Administration unilaterally without any special notice. These Rules are an open and publicly available document. The administration recommends that Users regularly check the terms of the Rules as to any changes and / or additions. Using the Site after making changes and / or additions to the Rules means acceptance by the User of these changes and / or additions.
- 2.5. The rights to the Site as a whole and to the use of the network address (domain name) zoomworld.info belong to the Administration. The Administration provides access to the Site to all interested parties in accordance with the Rules.
- 2.6. The Rules establish the conditions according to which the rights to the use of information and intellectual property as part of the individual sections of the Site may belong to the Users of the Site who have posted information on the Site.
- 3. Rights and obligations of the Parties
- 3.1. The rights and obligations of the Administration:
- 3.1.1. The Administration carries out the current management of the Site, determines its structure, appearance, allows or restricts Users' access to the Site in case of violation of the provisions of these Rules, exercises other rights belonging to it.
- 3.1.2 The Administration independently decides on the procedure for placing ad-vertisements on the Site, participation in affiliated programs, etc.
- 3.1.3. The administration has the right:
- · at any time, change the design and user interface of the Site, its content, provided functions, change or supplement the scripts used, software, Administration content and other objects used or stored on the Site, any Applications and server applications, with or without notification to Users:

- · delete without warning content which, at the discretion of the Administration, violates and / or may violate the provisions of these Rules, the rights of Users or third parties, harm them or threaten their safety;
- · at it's discretion, delete any information (including personal messages of the User, information, materials) inclusive of those posted by the User on the Site in violation of the provisions of these Rules;
- · delete the User's account at its own discretion inclusive of the cases where the User commits actions that violate the provisions of these Rules;
- · use technical information files (cookies) where the User uses the functions of the site which store the information in cookies;
- · make comments to the Users, warn, notify, inform them about noncompliance with the Rules. The instructions of the Administration given to the User during the process of using the Site are mandatory for the User;
- ·take measures not prohibited by law to protect their own intellectual rights in relation to the Site;
- the Administration does not deal with the consideration and resolution of disputes and conflict situations arising between Users or third parties who have posted information on the Site, however, at it's discretion, it can assist in resolving conflicts that have arisen. The administration has the right to suspend, restrict or terminate the User's access to the site in case of receiving a motivated complaint from another User about the incorrect or illegal behavior of a particular User on the site.
- 3.1.4. Applications, suggestions and claims of individuals and legal entities to the Site Administration on all issues of the Site's functioning can be sent to the address: zwldoffice@gmail.com.
- 3.1.5. The user has no right to use the company's name, trademark, domain name and other distinctive marks of the Administration. The Administration can grant the right to use the company name, trademarks, domain names and other distinc-tive signs to the interested party only on the basis of a written agreement.

- 4.1. User's rights and obligations.
- 4.1.1. The user has the right to: · carry out the actions permitted by these Rules related to the use of the Site.
- 4.1.2. When using the Site, the User is obliged to: · comply with the provisions of these Rules and other special docu-ments of the Site Administration; · provide reliable, complete and up-to-date data during registration, monitor the data being updated.
- · independently take appropriate measures to ensure the security of your account and personal page and prevent unauthorized access to them by the third parties (in particular, to ensure that the password is not saved in the browser, includ-ing when using cookies, when using a computer or another device Of the User by third parties, when registering, choose a password of sufficient complexity to avoid the possibility of its selection by third parties);
- · inform the Administration about unauthorized access to the record / or about unauthorized access and / or use of the password and username of the User;
- · not to provide access to other users to your records or parts of your infor-mation in the event that this may lead to a violation of these Rules.
- · do not post information and objects (including links to them) that may violate the rights and interests of others;
- · before posting information and objects (including, but not limited to, images of other persons, other people's texts of various contents, audio recordings and videos), assess the legality of their posting;
- · do not violate the intellectual property rights of the Administration in relation to the Site or any of its elements, in particular, the User has no right to copy, broadcast, send out, publish, and otherwise distribute and reproduce materials posted by the Administration on the Site (text, graphic, audio-video) without the written consent of the Administration;

- · keep private and not provide other Users and third parties with personal data that have become known to him as a result of communication with other Users and other use of the Site (including, but not limited to, home addresses, phone numbers, e-mail addresses, ICQ, passport data, banking information, etc.) and private information of other Users and third parties without obtaining the appropriate prior permission of the latter;
- · to back up the information that is important for the User, stored on his rec-ord;
- · at the request of the Administration in connection with the implementation of these Rules, confirm your credentials, including last name, first name, patronymic, and other data;
- · notify the Administration of all cases of actions on the Site in relation to the User which may be regarded as offensive, humiliating, defamatory, etc.;
- · comply with other requirements and fulfill other obligations stipulated by these Rules.

4.1.3. When using the Site, the user is prohibited to:

- · register as a User using another person's name or instead of another person ("fake account") or register a group (association) of persons or a legal entity as a User. At the same time, it is possible to register on behalf of another person, subject to obtaining the necessary permit;
- · mislead Users about their identity using the login and password of another registered User;
- · distort the information about yourself, your age or your relationships with other persons or organizations;

- · indicate when registering an account or subsequently enter deliberately false or fictitious information about yourself, in particular someone else's or ficti-tious name, surname;
- · upload, store, publish, distribute and provide access or otherwise use any in-formation that:
- · contains threats, discredits, offends, denigrates honor and dignity or business reputation, or violates the privacy of other Users or third parties;
- · violates the rights of minors;
- · is vulgar or obscene, contains pornographic images and texts or scenes of a sexual nature involving minors or hypertext links to Internet sites containing such materials;
- · contains a description of the means and methods of suicide, any incitement to commit it;
- · associated with occult topics and activities (magic, fortune telling, satanism, love spells, conspiracies, witchcraft, rituals, astrology, horoscopes, etc.);
- · promotes incitement of racial, religious, ethnic hatred or enmity, promotes fascism or the ideology of racial superiority;
- · contains extremist materials;
- · promotes criminal activity or contains advice, instructions or guidelines for committing the criminal acts;
- · contains information of limited access, including, but not limited to, state and commercial secrets, information about the private life of third parties;
- · contains advertisements or describes the attractiveness of using drugs, recipes for their manufacture and advice on the use;
- · contains information which is fraudulent and/or instigates fraud;
- · violates other rights and interests of citizens and legal entities.

- · illegally upload, store, publish, distribute and provide access or otherwise use the intellectual property of Users and third parties;
- · use the software and take actions aimed at disrupting the normal functioning of the Site or the personal pages of the Users;
- · upload, store, publish, distribute and provide access or otherwise use viruses and other malicious programs;
- · use, without the special permission of the Administration, automated scripts (programs) to collect information on the Site and / or interact with the Site and its functionality;
- · in any way, including by deception, abuse of trust, hacking, try to gain ac-cess to the login and password of another User;
- · carry out illegal collection and processing of personal data of other persons;
- to use the Site in any other way, except through the interface provided by the Administration, except for cases when such actions have been directly permitted to the User in accordance with a separate agreement with the Administration;
- · reproduce, duplicate, copy, sell, trade and resell access to the use of the Site;
- · place commercial and political advertisements;
- · post any other information that, in the opinion of the Administration, is undesirable, does not meet the goals of creating the Site, infringes on the in-terests of Users or for other reasons is undesirable for posting on the Site;
- · carry out independently or on behalf of other Users (using the functionality of their account, including by misleading or with the promise of encouragement) using any programs, automated scripts, massive actions of the same type aimed at artificially increasing the counter of the visiting indicators of the Site.
- · collect the credentials of other Users; · use any automatic or automated means to collect information posted on the Site;

- · post, reproduce, process, distribute, publish on the Site, bring to the public, transfer, sell or otherwise use the content of the Administration, the User and third parties in whole or in part, which is the object of copyright and other exclusive rights, without their prior permission, except for the cases es-tablished by these Rules, as well as cases when the copyright holder has explicitly expressed his consent to the free use of his own content by any per-son. By uploading content to the Site, as well as posting content on the Site in any other way, the User confirms that he has all the necessary rights for this content, including the right to bring it to the public. It is not allowed to post content on the Site if the User does not have the necessary rights for this;
- · post on the Site text messages, graphics or other materials, the content of which is offensive to other Users or can be regarded as such, as well as messages, images and other materials, the content of which is offensive to other Users or can be regarded as such, as well as messages, images and other materials that discredit Users, contain threats, calls for violence, commit illegal acts, antisocial, immoral acts, as well as the commission of any other actions that contradict the foundations of law and order and morality;
- · post on the Site personal data, including contact information, of other Users or other persons without their prior consent;
- · register more than one User account by the same person;
- take actions aimed at destabilizing the functioning of the Site, attempt to unauthorized access to the management of the Site or their closed sections (in-cluding sections to which only the Administration is allowed to access), as well as perform any other similar actions;
- · to carry out unauthorized access to the accounts of other Users by way of guessing or entering the password, as well as to attempt such access;
- · send spam mass mailing of commercial, political, advertising and other in-formation (including hyperlinks leading to Internet sites with such information and / or to Internet sites containing malicious software) in personal messages, comments, messages on forums, personal pages of Users or by performing other ac-tions aimed at dissemination of such

information, if the Users did not express their consent to receive such information;

- · post on the Site information that contributes to the promotion, advertising and popularization of tobacco and tobacco products, medicines, drugs, spirits and low alcohol drinks;
- · post on the Site other information that, in the opinion of the Administration, does not comply with the policy and goals of creating the Site.
- 4.2. If there are doubts about the legality of the implementation of certain actions, including posting information or providing access, the Administration recommends refraining from implementing the latter.
- 4.3. The user is personally responsible for any information that he posts on the Site, informs other Users, as well as for any interactions with other Users car-ried out at his own risk.
- 4.4. If the User disagrees with these Rules or their updates, the User is obliged to refuse to use the Site informing the Site Administration about it in the prescribed manner.

5. Registration on the Site

- 5.1. Registration of the User as a conference organizer on the Site is free and voluntary.
- 5.2. When registering on the Site, the User is obliged to provide the Administration with the necessary reliable and up-to-date information in accordance with the registration form of the Site including a unique login for each User.
- 5.3. The User is responsible for the accuracy, relevance, completeness and compliance of the information provided during registration and it's protection from third-party claims.

5.4. The Administration processes the User's personal data in order to provide access to the use of the Site functionality; checking, researching and analyzing such data, allowing you to maintain and improve the functionality and sections of the Site, as well as develop new functionality and sections of the Site. The administration takes all necessary measures to protect the User's personal data from unauthorized access, modification, disclosure or destruction. The administration has the right to use the information provided by the User, including personal data, in order to ensure compliance with the requirements of these Rules (including in order to prevent and / or suppress illegal and / or actions of non compliance with the Rules by the Users). The disclosure of the information provided by the User can be made only at the request of the court, law enforcement agencies. Since the Administration is processing the User's personal data in order to comply with these Rules, by virtue of the provisions of the legislation on personal data, the User's consent to the processing of his personal data is not required.

6. Intellectual property.

- 6.1. All objects posted on the Site, including design elements, text, graphics, illustrations, videos, scripts, programs, music, sounds, etc. (hereinafter re-ferred to as content) are objects of the exclusive rights of the Administration, Site Users and other copyright holders.
- 6.2. Except for the cases established by these Rules, no content can be copied (reproduced), processed, distributed, published, downloaded, transferred, sold or otherwise used in whole or in part without the prior permission of the copy-right holder.
- 6.3. By posting content on the Site, the user grants other users a non-exclusive right to use it by viewing, reproducing (including copying), processing (including printing copies) and other rights solely for the

- purpose of personal non-commercial use, unless such use causes or may cause harm the legally protected interests of the copyright holder.
- 6.4. The use of content by the User, access to which is obtained exclusively for personal non-commercial use, is allowed provided that all signs of authorship (copyrights) or other notices of authorship are preserved, the author's name is preserved unchanged, and the work is preserved unchanged.
- 6.5. The user grants the Administration a non-exclusive right to use, free of charge, the content posted on the Site and legally owned by it in order to ensure the functioning of the Site by the Administration to the extent determined by the functionality and the design of the Site. The specified
- non-exclusive right is granted for the period of posting content on the Site, includes the right to process content by posting and for subsequent display together with the content and / or with its use of the content of advertising information and extends its action on the territory of countries around the world. The administration has the right to transfer the rights specified in this paragraph to the third parties.
- 6.6. If the User removes his content from the Site, the non-exclusive right referred to in clause 6.5. of these Rules will be automatically revoked, however, the Administration reserves the right, if necessary, due to the technical features of the Site, to save archived copies of user content for the required period.
- 6.7. In addition to his own content, the User does not have the right to upload or otherwise make available to the public (publish on the Site) the content of other sites, databases and other results of intellectual activity in the absence of the explicit consent of the copyright holder to such actions.
- 6.8. Any use of the Site or content, except as permitted in these Rules or in the case of the explicit consent of the copyright holder to such use,

without prior written permission of the copyright holder is strictly prohibited.

6.9. Unless otherwise explicitly stated in these Rules, nothing in these Rules can be considered as a transfer of exclusive rights to the content.

7. Responsibility.

- 7.1. The User guarantees that the posting on the Site or transmission through personal messages of information, content, other legally protected results of intellectual activity, their parts or copies, as well as other materials does not violate anyone's rights and legitimate interests. In case of receipt of claims from third parties in connection with violation of the terms of these Rules in terms of posting information and / or content of third parties, the Administration has the right to transfer, within the limits permitted by law, the User's contact information available to it to persons who have filed claims, in order to resolve the disagreements that have arisen.
- 7.2. The User is personally responsible for any content or information that he uploads or otherwise brings to the public (publishes) on the Site or with its help. The User does not have the right to upload, transmit or publish content on the Site if he does not have the appropriate rights to perform such actions.
- 7.3. The User is personally responsible for any content or other information that he posts on the site or otherwise brings to the public on the Site or with its help. The User undertakes to independently resolve claims of third parties related to the unlawful posting of content and information on the Site.
- 7.4. The Administration is not responsible for possible illegal actions of the User or third parties when using the Site. The Administration is not responsible for the statements of the User published on the Site. The Administration is not responsible for the User's behavior on the Site, disrespectful attitude towards other Users. The administration is not responsible for the loss by the User of the ability to access his account on the Site (loss of login, password, other information necessary to use

the account or personal page). The Administration is not responsible for incomplete, inaccurate, incorrect indication by The User of his data when creating an account and personal page.

- 7.5. The Administration is not responsible for the accuracy, completeness or quality of the information provided on the Site. The Administration will not ac-cept any claims for material or non-material damage caused by the use or non-use of the information provided or the use of incorrect or incomplete information.
- 7.6. The Administration is not responsible for the occurrence of direct or indirect damage and lost profits of the User or other third parties, caused as a result of:
- · use or inability to use the Site;
- · unauthorized access by any third parties to the User's personal information, including the User's account and personal page;
- · statements or behavior of any third party on the Site;
- · deletion of the account, content or termination of the functioning of certain parts of the Site;
- · delays and untimely receipt of mail messages.
- 7.7. The User's claims sent to the Administration are accepted and are considered subject to the indication of the current and reliable data of the User specified in the account. Taking into account the possible existence of accounts with similar credentials, the Administration has the right to require the provision of additional information, including information related to the User's account, allowing to determine in connection with which account the claim was received, or to establish the account ownership of the person who filed the claim.
- 7.8. The site and its functionality, including all scripts, applications, content and design of the Site are supplied "as is". The Administration disclaims any guarantees that the Site or its functionality may or may not be suitable for specific purposes and does not promise any specific results from the use of the Site and / or its functionality.

- 7.9. Using the Site, the User agrees that he downloads any materials from the Site or with its help at his own risk and bears personal responsibility for the possible consequences of using these materials, including for the damage that may be inflicted on the User's computer /device or the computer/device of the third parties, for the loss of data or any other harm.
- 7.10. Users are responsible for their own actions in connection with the creation and posting of the information on the Site.
- 7.11. The Site Administration provides the technical ability to use it and does not participate in the formation of the content of the Users' records.
- 7.12. The Site Administration ensures the functioning and the Site operability and undertakes to promptly restore its operability in case of technical failures and interruptions. The Administration is not responsible for temporary disruptions and interruptions in the operation of the Site and the loss of information caused by these interruptions. The Administration is not responsible for any damage to the computer of the User or another person, mobile devices, any other equipment or software caused by or associated with downloading materials from the Site or via links posted on the Site.
- 7.13. The Site Administration has the right to send the User information about the development of the Site and its functionality, as well as to advertise it's own activities.
- 7.14. These Rules come into force for the User from the moment of the first vis-it to the are valid for an indefinite period thereafter.