

Standoff 365 Terms of use
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Before using the website standoff365.com, including completing any forms or performing any actions on the website, please carefully review these terms. If you do not agree to these terms, you must stop using standoff365.com. If you have any questions, comments, or suggestions regarding these terms, please contact us using the details provided at standoff365.com.

1. DEFINITIONS

- 1.1. **Agreement.** This agreement on the terms of use for the Platform, published on the Platform at standoff365.com/terms-of-use.
- 1.2. **Company.** Positive Technologies JSC (OGRN 1077761087117), which provides Users with access to the Platform in accordance with this Agreement and other Platform-related documents.
- 1.3. **User.** Any individual or legal entity who gains access to the Platform and has all the necessary rights, consents, permissions, and authorizations (including legal capacity and capacity to act under applicable law) to accept and comply with this Agreement, and who has entered into this Agreement with the Company in accordance with Section 2 of the Agreement.
- 1.4. **Platform.** The website standoff365.com, which includes a collection of graphical and textual information, design elements, images, photos, videos, software, databases, and other intellectual property or elements.
- 1.5. **Entity.** Positive Technologies JSC (OGRN 1127746201087), which provides Users access to certain Services on the Platform. For Services provided by the Entity, this Agreement is concluded between the User and the Company, on behalf of and for the benefit of the Entity.
- 1.6. **Services.** Products, services, access rights to functional features and/or usage rights for functional features, as well as usage rights for software and other intellectual property results, that are hosted on the Platform or are accessible (or available for use or acquisition) via the Platform.

2. GENERAL PROVISIONS AND OFFER

- 2.1. The use of the Platform is only possible after the User has reviewed and accepted all Platform rules, including this Agreement.
- 2.2. This Agreement constitutes a public offer (articles 435 and 437 of the Civil Code of the Russian Federation) addressed by the Company to an unlimited group of Users, defining the general terms under which the Company provides access to the Platform and its usage (including for reviewing the information hosted on the Platform, using the Platform's functionality, and accessing its individual Services). This Agreement becomes effective when the User performs the actions described in Clause 2.3, signifying unconditional acceptance of all terms without exceptions or restrictions.
- 2.3. Actions signifying full and unconditional acceptance of this Agreement include:
 - 2.3.1. Using any features of the Platform, including viewing materials, conducting searches, submitting requests via feedback forms, and more
 - 2.3.2. Registering a personal account on the Platform ("Personal account")
 - 2.3.3. Entering into agreements with the Company or Entity for specific Services available via the Platform or that reference the Platform.
- 2.4. This Agreement affects the legal rights and obligations of the User. If the User disagrees with the terms, they must cease using the Platform and Services.
- 2.5. Partial or selective acceptance of the Agreement is not permitted.
- 2.6. By using the Platform, the User confirms they have reviewed and agreed to this Agreement in full without exceptions or restrictions.
- 2.7. The Company may amend the Agreement at any time. The new version of the Agreement comes into force as soon as it is published on the Platform. Users must independently monitor updates to the Agreement made by the Company. Unless otherwise provided in this Agreement, any amendments made by the Company to the Agreement do not affect the relationship between the Company and the User that arose prior to the effective date of such amendments.
- 2.8. The terms of use for specific Services, access to certain parts of the Platform, and materials hosted on the Platform may be outlined separately on the Platform and/or in agreements entered into between the Company or the Entity and the Users. In such cases, the terms outlined in those separate rules or agreements take precedence over the provisions of this Agreement, unless otherwise specified in such separate rules or agreements.
- 2.9. In the event of any discrepancies between the provisions of this Agreement and other information published on the Platform, the provisions of this Agreement shall take precedence unless otherwise expressly communicated to the User (including via relevant notifications published on the Platform).

3. PLATFORM CONTENT

- 3.1. The Platform is a resource that allows Users to participate in contests, programs, and events available on or through the Platform, as well as to use the Services provided on the Platform.
- 3.2. At its sole discretion (and for certain Services, jointly with the Entity), the Company determines the content of the Platform, modifies and updates the Platform or its individual sections, establishes the terms for providing access to it, and offers Services on or through the Platform (either independently or in cooperation with third parties, including the Entity). The Company reserves the right, but is not obligated, to moderate any materials and elements on the Platform and assumes no responsibility for the consequences of actions taken during content updates or moderation.
- 3.3. The Company independently determines the forms and methods for fulfilling this Agreement in accordance with applicable laws and the provisions of this Agreement.
- 3.4. At its sole discretion and in compliance with applicable laws and the functional capabilities of the Platform, the Company may provide the User with access to the entire Platform or its individual sections and may impose limitations on the use of all or specific Services for all Users or particular categories of Users.
- 3.5. The Company has the right, without prior approval or notification to the User, to engage third parties for the fulfillment of this Agreement, to ensure access to and maintenance of the Platform. In such cases, the Company remains responsible to the Users for the actions of these third parties. By accepting this Agreement, the User grants their unconditional and irrevocable consent to the involvement of such third parties. For Services provided to Users on the Platform by the Entity, the Entity shall bear responsibility for such Services.

4. REGISTRATION ON THE PLATFORM

- 4.1. The Platform consists of open (accessible to all Users) and closed (accessible only to registered Users) sections. The scope and content of the open and closed sections of the Platform may change and are determined by the Company, and for Services provided by the Entity, also by the Entity.
- 4.2. To access certain sections and Services of the Platform, such as to participate in programs, events, or contests, the User must complete the registration process on the Platform, during which a unique User account is created, providing access to the User's Personal account. For certain Services provided to Users who are legal entities, the Company may provide a Personal account with specific functionality tailored to the features of the respective Services.
- 4.3. By registering a Personal account, the User agrees to the terms of this Agreement and other documents published on the Platform.
- 4.4. When filling out registration forms or performing any actions on the Platform, the User must provide accurate and sufficient information as required by the Platform.
- 4.5. Users are prohibited from impersonating another person or a representative of an organization they do not belong to or otherwise misleading the Company while using the Platform or its Services. After registration, the User's access to their Personal account is granted through a unique login and password set by the User, who is solely responsible for their confidentiality and security.
- 4.6. Personal information provided by the User, including during the registration of a Personal account, is processed in accordance with the privacy policy developed and approved by the Company under Federal Law No. 152-FZ of 27.07.2006 "On Personal Data," available on the Platform at standoff365.com/privacy-notice ("Privacy policy"). The Privacy policy is an integral part of this Agreement, and by accepting the Agreement, the User consents to the terms of the Privacy policy.
- 4.7. The Company collects and processes technical and statistical information about the use of the Platform, User interactions with the Platform, and Platform performance in accordance with this Agreement and the Privacy policy.
- 4.8. If the User provides inaccurate information or if the Company has grounds to believe that the information provided is inaccurate, the Company reserves the right to block or delete the User's Personal account and/or deny the User access to the Platform.
- 4.9. The User shall keep the information they provide to the Company up to date. The Company shall not be held liable for the User's failure to update their information in a timely manner.
- 4.10. The registration of a Personal account is conducted using information systems and software that comply with applicable mandatory requirements on the Platform. The User sets their own login and password, for which they are solely responsible. The Company is not liable for unauthorized access resulting from a User's failure to safeguard their login and password. The Company does not authorize Users through third-party services. The Company may request the User's email address to maintain communication and send messages necessary to provide the User with access to the Platform and its Services.
- 4.11. In accordance with applicable law, the Company may be required to enable (or, conversely, restrict) authorization and registration using certain methods or systems, which does not constitute an infringement of the User's rights.
- 4.12. If, while using the Platform, the User transfers to the Company personal data of third parties or other confidential information protected by law and/or separate agreements, the User must: (a) obtain all necessary legal grounds (consents or permissions from the relevant subjects) for processing such information by the Company, its affiliates, and partners, as required by applicable law; (b) notify the relevant subjects of the transfer of their information to the

Company and its subsequent processing by the Company, its affiliates, and partners. The User bears full responsibility for failing to fulfill the obligations specified in this clause.

- 4.13. All actions performed on the Platform using the User's login and password are deemed to have been performed by the User. The User assumes all risks associated with sharing their login credentials for accessing the Personal account with third parties and with the use of such credentials by third parties. The User must immediately notify the Company of any known incidents of login or password compromise and/or unauthorized access to their Personal account. Until such notification is received, all actions performed using the User's login and password will be considered as performed by the User.
- 4.14. The Company reserves the right to block or delete the User's Personal account, as well as restrict access to certain Services, in the event of the User's violation (non-compliance) with this Agreement, receipt of a notification from the User in accordance with Clause 4.10 of this Agreement, or receipt by the Company of a substantiated complaint (or other communication) from third parties regarding the User's violation of applicable laws or legally protected rights of third parties.
- 4.15. The Company may refuse to register a Personal account for a User without providing any explanations or further notification.

5. TERMS OF USE OF THE PLATFORM

- 5.1. The User gains access to the Platform in accordance with its functionality and under the conditions set forth in this Agreement, unless otherwise expressly stated on the Platform or in the relevant contracts and agreements entered into between the Company and the User.
- 5.2. Access to the public (open) section of the Platform is available to all Users without restriction. The use of certain Services (including participation in events, programs, or contests) is only available to Users with a Personal account.
- 5.3. The User is prohibited from transferring access to their Personal account or the right to use it to third parties. The Personal account may only be used by the User themselves in accordance with its functional purpose (unless otherwise permitted by the terms of specific Services).
- 5.4. **The User is not allowed to do the following:**
 - Disrupt the normal operation of the Platform, upload, send, transmit, or otherwise distribute materials containing viruses or other computer code, files, or programs designed to disrupt, destroy, or limit the functionality of the Platform, or to gain unauthorized access to it. Engage in other actions that violate this Agreement and/or applicable laws, including attempts to test the vulnerability of the Company's and its affiliates' security systems, bypass (block, alter, or otherwise neutralize) the Platform's technical restrictions. Any such actions, including those related to contests, programs, or events using the Services, are strictly limited to objects explicitly indicated on the Platform and must comply with the relevant rules and conditions of such contests, programs, or events, as permitted by applicable law of the Russian Federation. Nothing in this Agreement or other documents on the Platform constitutes an encouragement, inducement, or solicitation to engage in any actions that are illegal under the laws of the Russian Federation (or, where applicable, other countries) and that cause or may cause harm to individuals, public or societal interests, or violate applicable laws.
 - Collect or store information about other Users manually or automatically, or attempt to interfere with other Users' use of the Platform in any way.
 - Make any changes (or additions) to the Platform (including any of its parts and elements, such as software, materials posted on it, display settings, etc.), copy, modify, create derivative works, decompile, perform reverse engineering, disassemble, or attempt to extract the Platform's source code, as well as introduce any other changes to the Platform. Study, research, or test the operation of the Platform's software components to determine its algorithms or components, except in cases where such actions are expressly required or allowed under this Agreement or the Platform's functionality.
 - Use any technical means to collect and process information about the Platform.
 - Use email addresses or other User data available on or through the Platform to send spam, commercial, or non-commercial messages unrelated to the execution of this Agreement.
 - Mislead other Platform Users, the Company, or the Entity in any way, including impersonating another individual (or an authorized representative thereof) or falsely claim rights, authority, legal capacity, or competence that the User does not possess.
 - Use any elements of the Platform (available through it), including text, images, trademarks, or other means of individualization, in violation of this Agreement.
 - Use obscene language, offensive expressions, or derogatory statements in any form when using the Platform or Services, including while communicating with the Company's and/or Entity's employees, or in relation to race, nationality, profession, social group, age, gender, language, religious, philosophical, or political beliefs. This includes threatening, defaming, or discrediting the honor, dignity, or business reputation of the Company and/or Entity, or any other individuals or entities, as well as promoting criminal activities or providing instructions or guidance on committing unlawful acts.

- 5.5. Through their Personal account, the User may use the Services, including participating in contests, programs, and events in accordance with their conditions as stated on the Platform or outlined in specific agreements entered into by the User with the Entity or Company. Using the relevant Platform functionality, such as submitting applications, completing and sending forms, and more, constitutes acceptance of the terms of the respective programs, provisions, and rules related to participation in such contests, programs, or events as stated on the Platform.
- 5.6. To use certain Services, the User may be required to take additional actions, such as install specific programs or tools, complete and submit forms, or submit applications.
- 5.7. Access to the open section of the Platform and certain private sections is provided free of charge. Access to specific sections of the Platform and Services may be provided for a fee under separate agreements entered into by the User with the Company or Entity.
- 5.8. The User's failure to use the access, Services, or materials provided to them, their failure to log into their Personal account, or any dissatisfaction with the Platform or Services does not constitute grounds for claims against the Company or Entity, nor does it entitle the User to compensation. Such failure or dissatisfaction does not imply non-fulfillment or improper fulfillment of the Agreement or other contracts with the User by the Company or Entity.
- 5.9. The Platform may feature advertising and informational messages. Such messages may also be sent to the User (including via the email address provided by the User) with their explicit consent, which is considered to comply with Article 18(1) of the Federal Law of March 13, 2006, No. 38-FZ "On advertising." The User may opt out of receiving such messages at any time.
- 5.10. For any questions related to the use of the Platform or registration of a Personal account, the User may contact the support team via the contact details provided in the "Support" section (or equivalent) of the Platform.
- 5.11. User inquiries will not be processed if they lack contact information for a response, do not specify the subject of the inquiry, or fail to include necessary information or documents required for consideration. The Company and Entity reserve the right to disregard inquiries if there are reasonable doubts about the sender's good faith. The Company and Entity make reasonable efforts to address User inquiries and respond or request clarifications within a reasonable timeframe, but they reserve the right not to communicate with the User unless otherwise required by applicable law or this Agreement.
- 5.12. The User independently decides whether to use the Platform and Services based on the information provided on the Platform. If any terms of use are unclear to the User, they must clarify them, and if clarification is not possible, refrain from the corresponding actions.
- 5.13. The Company and Entity do not guarantee that any information on the Platform is completely accurate, reliable, or exhaustive at any point in time. For any significant matters, the User is advised to consult with the Company or Entity in advance.

6. INTELLECTUAL PROPERTY

- 6.1. All objects comprising the Platform and/or accessible through the Platform, including, but not limited to, information, texts, materials, graphic elements, design, images, photos and video materials, music, scripts, computer programs, services, and other results of intellectual activity and means of individualization protected under applicable law ("IP objects"), are protected intellectual property objects under applicable law, with rights belonging to the Company, the Entity, or other right holders.
- 6.2. The use of the Platform, Services as a whole, and any IP objects in particular is permitted only by utilizing the functionality of the Platform (corresponding IP objects) directly on the Platform and exclusively for the User's personal purposes, provided the User complies with all conditions and restrictions set forth in the Agreement, without the right to transfer them to third parties (or grant usage rights) and only for the periods established by the Company or the Entity (in the Agreement or on the Platform) within the territory of the Russian Federation, unless otherwise expressly provided by an agreement or contract concluded between the User and the Company or the Entity.
- 6.3. Any use of IP objects in any manner other than provided by the functionality of the Platform and the Agreement, including their reproduction (copying), distribution, public disclosure and/or public display (performance), modification, adaptation, supplementation, creation of derivative or composite works, as well as any use for commercial purposes (for profit-making), granting usage rights to third parties, or providing services (performing work) based on or using them (whether paid or free of charge), is prohibited unless otherwise expressly stipulated in a separate agreement or contract concluded between the Company or the Entity and the User. Unauthorized use of IP objects subjects the violator to liability as stipulated by the legislation of the Russian Federation, the Agreement, and other contracts and agreements with the User.
- 6.4. Any information and data obtained by the User during or in connection with the use of the Platform: (a) must not be used to create software or other objects substantially similar to the Platform or IP objects, or for other purposes that infringe the rights of the Company, the Entity, or other IP object right holders; (b) must not be disclosed to third parties unless otherwise expressly provided by a separate agreement or contract concluded between the Company or the Entity and the User.

- 6.5. To prevent (or address) unauthorized use of IP objects, the Company and the Entity have the right to employ any technical protection measures, including technologies, technical devices, or their components that control access to IP objects and prevent or restrict unauthorized actions.
- 6.6. If the Platform's functionality allows the User to submit (upload, post) any materials or data to the Platform, the User grants the Company and the Entity the right, under a simple (non-exclusive) license, to use them in any lawful manner and for any lawful purposes throughout the entire term and territory of exclusive rights to such objects and materials without payment to the User, unless otherwise provided by a separate agreement or contract concluded between the Company or the Entity and the User. By submitting such materials and data, the User assures the Company and the Entity that they lawfully own the exclusive rights to such materials and data (or have sufficient usage rights for the purposes of complying with the Agreement), and that their submission (provision) to the Company and the Entity does not violate the Agreement, the rights and lawful interests of third parties, applicable legislation, or moral and ethical standards. The User is solely responsible to third parties (as well as to the Company and the Entity) in cases of third-party rights violations (or breaches of applicable legislation) in connection with the use, including the submission (uploading), of such materials and data.
- 6.7. For the avoidance of doubt, the Company and the Entity do not grant the User any rights to trademarks or other means of individualization belonging to the Company, the Entity, and/or displayed on the Platform.
- 6.8. The User is not permitted, without obtaining prior written consent from the Company and the Entity, to make any announcements, messages, notifications, or other public statements directly or indirectly related to the Company, the Entity, their affiliates, employees, or employees of their subsidiaries, or the Platform, which may harm or potentially harm them (including harm to their business reputation, any property, or other damage).

7. LIABILITIES. LIMITATION OF LIABILITY. NO WARRANTIES

- 7.1. The User uses the Platform at their own risk. The Platform and all Services are provided to the User "as is."
- 7.2. No guarantees are provided to the User that (and the Company and the Entity are not liable to the User for the fact that):
 - The Platform and all Services, or their quality, will meet any requirements or expectations of the User.
 - Access to the Platform and all Services will be continuous, fast, reliable, and error-free.
 - The information posted on the Platform will be preserved (except for obligations to ensure the confidentiality of personal data in accordance with the Privacy policy).
 - The actions (or inactions) of service providers, services, other Users, or third parties will not cause harm or damage to the User.
 - The materials and information on the Platform and Services are up-to-date, accurate, reliable, or comprehensive in any respect at any time.
 - Use of the Platform will not result in damage to the User's equipment, data storage devices, or software, nor to those of third parties.
- 7.3. The Company and the Entity have the right, at their discretion and as necessary, to carry out technical work on the Platform and specific Services, blocking access to the Platform and certain Services without notifying Users. In this case, the Company and the Entity are not liable for the unavailability of the Platform and Services unless otherwise expressly provided by agreements or contracts concluded with the User.
- 7.4. The Platform does not contain or provide instructions or recommendations for performing any actions, making decisions, or engaging in any activities. The User uses the information from the Platform (received during or as a result of using the Platform) at their own risk and is solely responsible for any consequences of its use.
- 7.5. If it is determined that the placement of any materials (information) on the Platform violates the legal rights and interests of third parties, such materials (information) will be removed upon the first request of the person whose legal rights and interests were violated, and in other cases as provided by applicable law.
- 7.6. The Company and the Entity are not liable for damage that may be caused to the User as a result of using the Platform, including data loss, computer or other equipment infection with a computer virus, losses from the installation of malicious software, phishing, fraud, or other types of malicious and illegal activities by third parties on the Internet.
- 7.7. The Company and the Entity are responsible for advertising placed on the Platform (if any), within the limits established by the legislation of the Russian Federation.
- 7.8. The Platform may contain links to third-party websites on the internet, as well as third-party products, services, and objects. These links do not constitute recommendations or endorsements of such websites, products, services, or objects, and are not verified by the Company or the Entity. The Company and the Entity are not liable for the information and materials posted on third-party websites accessed via the Platform, nor for the availability of such websites, their content, advertising, opinions, or statements found there, or for the consequences of their use by the User.
- 7.9. The User acknowledges and agrees that the Company and the Entity are under no circumstances liable for the loss and/or dissemination of data if such loss and/or dissemination occurred as a result of actions or negligence by the User or third parties.

- 7.10. The Company and the Entity are not responsible for any actions and/or inactions of third parties, nor for the proper functioning of third-party services, networks, software, or equipment.
- 7.11. Liability to the User under the Agreement is limited to the amount of 10,000 (ten thousand) rubles for all possible violations by the Company or the Entity, unless otherwise specified in a separate agreement or contract concluded with the User, or unless otherwise compulsorily established by applicable law.
- 7.12. Should the Company or the Entity face any claims, demands and/or lawsuits for violation of third party rights stemming from the User's breach of the Agreement or violation of applicable law in relation to the fulfillment of the Agreement, the User is obliged to settle such claims, demands and/or lawsuits. Additionally, the User must compensate the Company for any losses that arise as a consequence of these claims, demands, or lawsuits.
- 7.13. The Company is not liable for direct or indirect financial or other losses caused by temporary interruptions in the operation of the Platform, including for the following reasons: scheduled or unscheduled technical and maintenance work, technical failures of internet providers, computer networks, servers, and equipment, as well as unlawful actions by third parties, or intentional, unintentional (including negligent) actions by the User or persons authorized by them.
- 7.14. The limitation of liability provided by the Agreement shall apply to the maximum extent permitted by law. The limitation of liability provided by the Agreement does not apply solely in cases where any specific provision of the limitation of liability is explicitly prohibited by mandatory legal norms.

8. MISCELLANEOUS

- 8.1. This Agreement shall be governed by and construed in accordance with the laws of the Russian Federation.
- 8.2. This Agreement becomes effective for the User, the Company, and the Entity from the date the User accepts the Agreement and terminates once the Company, the Entity, and the User fulfill their obligations under it.
- 8.3. All disputes, disagreements, and claims arising in connection with the use of the Platform must be resolved through a pre-trial claims process (unless applicable law provides that the User is not required to comply with the pre-trial claims process). The period for responding to a claim is ten (10) business days from the date the claim is received by the recipient. A dispute unresolved in the pre-trial process shall be referred to the authorized state court of the Russian Federation at the location of the Company and the Entity. The Company reserves the right to participate in resolving disputes between Platform Users.
- 8.4. The User may not transfer any rights or obligations arising from the Agreement to third parties without obtaining prior consent from the Company or the Entity, unless otherwise stipulated in a separate agreement or contract concluded with the User.
- 8.5. Documents and information prepared and exchanged by the Company, the Entity, and the User in the performance of this Agreement, as well as information about each other's financial, commercial, or other activities that becomes known in connection with this Agreement, constitute confidential information. The Company, the Entity, and the User agree to take all necessary measures to prevent the disclosure of such confidential information to third parties without the prior written consent of the party providing it, except as required by applicable Russian legislation or this Agreement. The confidentiality terms set forth in this clause shall remain in effect for the entire term of the Agreement and five (5) years after their termination (unless a longer term is required by law).
- 8.6. Since access to the Platform and Services is provided free of charge, provisions of consumer protection law do not apply to the Agreement and the relationships between the Company, the Entity, and the User as a private individual.
- 8.7. Inaction by the Company or the Entity in the event of a User's breach of the Agreement does not deprive them of the right to take appropriate actions to protect their interests later, nor does it constitute a waiver of such rights in the event of similar breaches by the User in the future.
- 8.8. If the User terminates the Agreement (ceases to use or access the Platform) or if the Company or the Entity terminates the Agreement (ceases to provide the User access to the Platform), no losses or expenses incurred by the User will be reimbursed.
- 8.9. Nothing in the Agreement limits the Company's or the Entity's rights to use measures and methods of protection provided under applicable law.
- 8.10. Nothing in the Agreement is intended to infringe on the rights of Users. If any provision is deemed invalid (null) due to its non-compliance with international treaties of the Russian Federation, laws, or other regulatory legal acts of the Russian Federation governing consumer protection, the respective provision shall be excluded from the Agreement for such Users, and the consequences of its invalidity (nullity) do not affect the remaining provisions of the Agreement.
- 8.11. Unless otherwise stipulated by the Agreement or applicable law, communication between the Company, the Entity, and the User under the Agreement is conducted electronically — through the exchange of emails. The parties acknowledge the legal validity of such electronically transmitted messages and accept the risks associated with providing access to relevant resources to representatives of the parties. For the purposes of this Agreement, the parties recognize the legal validity of messages sent:
 - By the User (or to the User): to the email address provided by the User during registration of their Personal account (or later in the User's Personal account) or via the feedback form (if applicable)

- By the Company or the Entity (or to them): to the email address specified on the Platform.
- 8.12. The Company, the Entity, and the User agree that electronic documents signed with a simple electronic signature are equivalent to paper documents signed with the handwritten signature of an authorized person. For the purposes of signing such documents, the User's simple electronic signature includes, among other things, the User's login (identifier) and password (a unique sequence unknown to third parties) for their Personal account or email, which serve as unique identifiers equivalent to the User's handwritten signature.

COMPANY DETAILS

Postal address: 8 Preobrazhenskaya Square, office 60, Preobrazhenskoe District, Moscow, Russian Federation, 107061
Email: hello@standoff365.com

RELATED DOCUMENTS

[Previous version of the Agreement](#)

[Program Regulations on the Standoff Bug Bounty Platform](#)

[Privacy policy](#)