

USER LICENSE AGREEMENT

to use your personal account and special sections of the website on the Internet <https://www.medznat.ru/> and the application for mobile devices " Medznat "

(User Agreement)

Version 1.2.

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WELCOME TO THE WEBSITE [HTTPS://WWW.MEDZNAT.RU /](https://www.medznat.ru/) ("WEBSITE") AND (OR) TO THE MOBILE APPLICATION " MEDZNAT " ("MEDZNAT") !

BEFORE USING THE PLATFORM (REGISTRATION, CREATION OF A PERSONAL ACCOUNT, USE OF MATERIALS POSTED ON THE PLATFORM PAGES) CAREFULLY READ THE TERMS OF THE FOLLOWING LICENSE USER AGREEMENT ("AGREEMENT").

THIS AGREEMENT IS AN OFFER TO CONCLUDE A LICENSE AGREEMENT FOR THE RIGHT TO USE THE PERSONAL ACCOUNT AND SPECIAL SECTIONS OF THE PLATFORM UNDER THE TERMS SPECIFIED IN THE AGREEMENT. IF THE USER DISAGREES WITH ANY OF THE PROVISIONS OF THE AGREEMENT, THE USER HAS NO RIGHT TO USE THE PERSONAL ACCOUNT AND SPECIAL SECTIONS OF THE PLATFORM AND IS OBLIGED TO IMMEDIATELY STOP USING THEM.

THE AGREEMENT MAY BE AMENDED AT THE DISCRETION OF THE COPYRIGHT HOLDER AT ANY TIME WITHOUT NOTICE TO THE USER. THE NEW VERSION OF THE AGREEMENT SHALL ENTER INTO FORCE FROM THE MOMENT OF PUBLICATION ON THE PLATFORM, UNLESS OTHERWISE EXPRESSLY STATED IN THE TEXT OF THE NEW VERSION OF THE AGREEMENT.

REGULAR FAMILIARIZATION WITH THE CURRENT VERSION OF THE AGREEMENT IS THE RESPONSIBILITY OF THE USER. CONTINUED USE OF THE PLATFORM (INCLUDING UPDATING PAGES) BY THE USER MEANS THE USER'S CONSENT TO THE VERSION OF THE TERMS OF USE PUBLISHED ON THE PLATFORM, THE USER'S ACCEPTANCE OF OBLIGATIONS AND RESPONSIBILITY WITH RESPECT TO ACTIONS RELATED TO THE USE OF THE PLATFORM.

CONTINUED USE OF THE PERSONAL ACCOUNT OR SPECIAL SECTIONS OF THE PLATFORM AFTER THE POSTING OF A NEW VERSION OF THE AGREEMENT MEANS THE USER'S CONSENT TO THE NEW VERSION.

Email address for sending claims and official requests: support@medznat.ru

1. TERMS AND DEFINITIONS

Content – scientific and medical educational reference and information materials including scientific and medical reference information about human health, causes and stages of human diseases, methods of their diagnosis and treatment, as well as contraindications, various other information materials and advertising materials about the Copyright Holder's products, including prescription drugs, access to which is provided after registration on the Platform in special sections of the Platform and/or through a personal account.

Personal account - a special section of the Platform, access to which the User has after completing the registration procedure, and which allows the use of all the functionality provided through such section of the Platform.

Login is a unique combination of symbols that serves as the User's identifier for entering the Personal Account, which may include, in particular, a telephone number.

Password - a symbolic combination assigned by the User (and/or the Platform) automatically, including SMS activation codes) and ensuring, together with the Login, the identification of the User when using the Platform.

Personal data - any information, data related to the User (subject of personal data) and allowing to identify him, processed in accordance with the Policy for processing personal data of the Copyright Holder, located at the link: <https://www.medznat.ru/data-privacy> and in the Application interface.

Platform – the Website or Application of the Copyright Holder, depending on which of the specified services is used by the User.

User - An individual who is a medical worker or a pharmaceutical worker from the Russian Federation and/or meets other requirements specified in the Agreement, who uses the Personal Account and/or special sections on the Platform.

The Copyright Holder is Dr. Reddy's Laboratories LLC , created in accordance with the laws of the Russian Federation, located at the following address: Russian Federation, 115035, Moscow, Ovchinnikovskaya Nab., 20, building 1, which holds exclusive rights to the Platform and which acts as the owner of the Platform. For the purposes of the execution of the Agreement, the Copyright Holder is considered the licensor.

The application is a computer program called " Medznat " ("Medznat") in the form of an application version for a mobile device (phone, tablet, etc.) based on Android or iOS , made in Russian and English and aimed at an audience from the Russian Federation.

The Application may be updated and supplemented with new Services. When new Services are introduced, their use is subject to the terms set out in the Agreement.

Services - any functionality, services, tools available to Users on the Site (in the Application).

Agreement - this License User Agreement with all additions and amendments, published on the Platform and regulating the operation of the Platform and the interaction of the User and the Copyright Holder when using it, as well as any additional documents and/or rules regulating the operation of the Platform or determining the procedure for using its functionality.

Notifications are messages to Users delivered by the Platform services through the personal account via selected notification sending channels upon the occurrence of certain events or conditions.

Credentials - information provided by the User when filling in special fields in the application for registration on the Platform when creating a personal account or in a special section of the personal account.

2. SUBJECT OF THE AGREEMENT

2.1. The Agreement regulates the procedure for using the Platform and the personal account on it, as well as the relationships arising during its use, in particular, between the Copyright Holder and the User.

2.2. The platform is a scientific and medical information and educational resource, the functionality of which involves providing Users with access to Content.

2.3. The text of the Agreement is a public offer addressed to an indefinite number of persons who meet the requirements specified in the Agreement and contains the Copyright Holder's proposal to consider themselves as having entered into a license agreement granting the right to use the Platform. The offer is valid indefinitely.

2.4. The proper acceptance of the Agreement as an offer in accordance with paragraph 3 of Article 438 and paragraph 5 of Article 1286 of the Civil Code of the Russian Federation is the commencement of use of the Platform in any way.

2.5. The use of the personal account and special sections of the Platform, including the launch and viewing of information posted in them, means the User's consent to the terms of the Agreement and the acceptance of obligations to follow the instructions for using the personal account and special sections of the Platform, as well as responsibility for actions related to the use of the personal account and special sections of the Platform.

2.6. The Agreement is an accession agreement. The terms of the Agreement may be accepted by the User only in their entirety (clause 1 of Article 428 of the Civil Code of the Russian Federation).

2.7. After the User accepts the terms of the Agreement, they acquire the force of an agreement concluded between the Copyright Holder and the User, and such an agreement is not formalized as a single paper document signed by both parties.

2.8. If the User does not agree with the terms of the Agreement, he/she undertakes to immediately stop using the personal account and special sections of the Platform.

2.9. By accepting the terms of the Agreement, the User confirms and guarantees that:

- he/she is an individual who has all the necessary rights and powers to enter into the Agreement, including being a medical worker or a pharmaceutical worker, if such is necessary to familiarize themselves with the Content posted in the sections of the Platform on prescription drugs. The Copyright Holder has the right at any time to require the User to provide information and documents confirming the circumstances specified above;
- The User uses the Platform on the territory of the Russian Federation;
- the User has no obstacles to concluding and executing the Agreement;
- the use of the Platform will be carried out by the User solely for the purposes permitted by the Agreement and in compliance with its provisions, as well as the requirements of the applicable legislation of the Russian Federation and generally accepted practice;
- The User will not perform any actions that interfere with the normal functioning of the Platform or the operation of the relevant equipment, networks or related software through which access to the Application is provided;
- The User will not provide third party data on the Platform without obtaining their consent.

2.10. The guarantees provided by the User have the meaning of assurances about the circumstances on which the Copyright Holder relies when concluding the license agreement (Article 431.2 of the Civil Code of the Russian Federation). In the event of a violation of the provided guarantees by the User, the Copyright Holder has the right to refuse to grant the User the right to use the Platform, delete his Personal Account and demand compensation for damages caused by the unreliability of the provided guarantees.

3. LICENSE GRANT AND TERMS OF USE OF THE PLATFORM

3.1. In accordance with the Agreement, the Copyright Holder, under the terms of a simple (non-exclusive) free license, grants the User the right to use the Platform within the framework of the available functionality, and the User undertakes to use the Platform under the terms and conditions stipulated by the Agreement.

3.2. All functional capabilities of the Platform are provided to the User only after completing the registration procedure and/or identification of the User when using the Platform.

3.3. The term for granting the right to the User is during the period of operation of the Platform, unless otherwise provided in the Agreement.

3.4. Territory of granting rights – Russian Federation.

3.5. Sublicenses are not permitted.

3.6. All currently existing functional capabilities of the Platform, as well as any development thereof and/or addition of new ones, are included in the subject of the Agreement.

3.7. All functional capabilities of the Platform and personal account are provided by the Copyright Holder in the “as is” state, without warranty obligations of the Copyright Holder or any obligation to eliminate deficiencies in the operation of the Platform, without a guarantee of compatibility of the personal account of the Platform with software products of other manufacturers.

3.8. The Copyright Holder has the right to revise or change the terms of provision of the functional capabilities of the personal account of the Platform at any time, supplement, change, limit, expand the functional capabilities of the personal account of the Platform, including the conditions of the User's access to individual functional capabilities of the personal account and sections of the Platform.

3.9. The content presented in the personal account or special sections of the Platform may be used by the User under the terms of a (simple) non-exclusive license by viewing and playing without additional payment. The territory and terms of use are determined in accordance with paragraphs 3.3 - 3.4 of the Agreement, unless otherwise specified in the personal account and special sections of the Platform.

3.10. The user has the right to:

- obtain access to use the functional capabilities of the personal account of the Platform in the established manner;
- use the Platform under the terms of this Agreement free of charge (except in cases of direct indication of the paid nature of the content and services of the Platform) during the term of its operation and within the limits of its functional capabilities, including viewing materials posted on the Platform, registration and/or authorization on the Platform as a medical or pharmaceutical worker.
- ask any questions related to the information posted in the personal account and special sections of the Platform, through communication channels intended for requesting technical support;
- use the Platform exclusively for personal non-commercial scientific, informational and educational purposes in the manner prescribed by the Agreement and not prohibited by the legislation of the Russian Federation, unless otherwise provided within the framework of the Agreement.

3.11. The User has no right to use the program code (source text) of the Platform, any Content of the Platform, including, but not limited to: text, graphic images, photographs, articles, other information materials, etc., without the prior written consent of the Copyright Holder (including reproducing, copying, processing, distributing in any form).

3.12. The User undertakes to:

- not to distribute any confidential information protected by the legislation of the Russian Federation that has become available to the User through the use of the personal account or special sections of the Platform;
- not to use any devices, programs, procedures, algorithms and methods, automatic devices or equivalent manual processes to access, acquire, copy or track the content of the Platform, including, but not limited to, the use of tools to falsify your IP address, as well as addresses used in other network protocols, when transmitting data;
- not to disrupt the proper functioning of the Platform;
- not attempt in any way to bypass the navigation structure of the Platform to obtain or attempt to obtain any information, documents or materials by any means not specifically provided by the Platform;
- not to perform reverse lookups, trace and/or attempt to trace any information about any other User of the Platform;
- not to use the Platform and its content for any purposes prohibited by the legislation of the Russian Federation, and not to incite any illegal activity or other activity that violates the rights of the Copyright Holder or other persons;
- not to eliminate restrictions on the use of the Platform established by using the security system (if applicable).

3.13. The Copyright Holder has the right to perform preventive maintenance work on the software and hardware complex of the Platform with temporary suspension of the Platform. The Copyright Holder will strive to perform such work, if possible, at night and minimizing the time of the Platform's inoperability as much as possible.

3.14. The Platform may be suspended without any prior notice to the User.

3.15. The Copyright Holder has the right to refuse any User the use of the Platform at any time in case of violation of the Agreement, as well as without giving a reason.

3.16. In the event of a violation by the User of any of the terms of the Agreement, the Copyright Holder has the right to demand compensation for damages caused by the violation in full.

3.17. The Copyright Holder has the right at any time, without prior notice and without explanation, to delete any information uploaded to the account by the User, or to delete the User's account, if the nature or content of this information violates the current legislation of the Russian Federation, is offensive, violates the rights and legitimate interests of the Copyright Holder, other Users or other persons.

3.18. The use of most of the functional capabilities of the personal account and special sections of the Platform is possible only with access to the Internet. The User independently obtains and pays for such access on the terms chosen by him.

4. REGISTRATION ON THE PLATFORM. PERSONAL ACCOUNT

4.1. Registration is carried out by the User by filling in the required fields of the registration application and clicking the button with the corresponding functionality on the registration page and/or checking the boxes in special fields on the registration page.

4.2. When registering on the Platform, the User must register as a medical professional or a pharmaceutical professional, provided that he/she has the appropriate qualifications and/or professional experience. In order to gain access to the Platform's materials on prescription drugs, the User of the Platform must pass a professional knowledge test to confirm that the User is a medical professional or a pharmaceutical professional.

The Copyright Holder has the right at any time to require the User to provide information and documents confirming the existence of the grounds specified above (in particular, qualifications and professional experience).

4.3. Confirmation of registration may be carried out, in particular, by the User entering a special code sent to the e-mail address specified when filling out the registration application.

4.4. If the User provides a telephone number during registration, he/she may be sent a code to confirm the telephone number.

4.5. The Copyright Holder has the right to refuse the User registration on the Platform if the User uses the data of another registered User and/or if the registration is not confirmed.

4.6. Access to the Personal Account is provided to the registered User upon indicating the Login and Password.

4.7. The User is solely responsible for the security of the Login and Password, and also independently ensures their confidentiality.

4.8. The User is obliged to immediately notify of any case of unauthorized access to the Platform by the User using the Personal Account and/or any violation and/or suspicion of a violation of the confidentiality of their means of access to the Personal Account, as well as all types of failures and shortcomings in the operation of the Platform by e-mail: support@medznat.ru. Until such notification is sent, the User is responsible for all actions of third parties performed using their Personal Account, as for their own.

4.9. All actions on the Platform performed through the User's Personal Account are considered to be performed on his behalf, except for cases where the User, in the manner prescribed by the Agreement, has notified of unauthorized access to the Platform using his Personal Account and/or of any violation and/or suspicion of a violation of the confidentiality of his means of access to the Personal Account.

4.10. The User is obliged to independently perform a safe shutdown at the end of each session of work with the Personal Account. The Copyright Holder is not responsible for the possible deletion, destruction or modification of the Account Data, as well as other consequences of any nature that may occur due to the User's violation of the provisions of this paragraph of the Agreement.

4.11. All messages and documents of the User, executed through the Personal Account / after authorization on the Platform, including consents provided through the functionality of the Platform, are considered to be signed with a simple electronic signature and are equivalent to written documents, equivalent to documents on paper, signed personally.

4.12. All actions performed through the Personal Account are considered to be performed directly by the User whose Login and Password were used.

5. SPECIAL CONDITIONS AND LIMITATIONS

5.1. The User understands and agrees that the demonstration of educational, scientific and medical training or reference and information materials and other Content in the User's personal account or in special sections of the Platform is carried out automatically using the Platform algorithms. The results of the demonstration are of an informational nature, do not depend on the User filling in the Account Data and DO NOT take into account the circumstances of specific complaints, and may also NOT take into account newly emerging information about diseases, recommendations for their diagnosis and treatment and existing contraindications.

The Copyright Holder DOES NOT evaluate or check the correctness of filling in the User Account Data and DOES NOT accept information from Users about any health complaints, DOES NOT provide Users with individual consultations and DOES NOT provide medical services, and also DOES NOT control or check the information materials displayed automatically by the Site (Application), and is NOT responsible for their completeness and correctness.

5.2. If the User has any doubts about the completeness and correctness of the Content displayed, the User must rely on his/her own expertise and experience and has the right, at his/her own discretion, to contact any competent consultant (expert) or source. The Content or functionality of the Platform cannot be considered as the right or opportunity of the Copyright Holder to determine the scientific and/or informational views and conclusions of the User, as well as the direction of scientific and/or informational discussions in which he/she participates.

5.3. The User understands and confirms that his/her familiarization with the Content of the Platform and/or its use does not create any obligations for the User to promote (recommend, prescribe) the medicinal products of the Copyright Holder or any interests of the Copyright Holder.

5.4. Platform NOT a medical device and is NOT intended to provide medical assistance or medical services to Users or third parties with the participation of Users. The Platform Copyright Holder under no circumstances provides medical services, paid or free, through the Platform to Users or third parties with the participation of Users, or gives advice on the diagnosis and treatment of diseases, medical rehabilitation, or taking medications. Any information communicated to the User and/or third parties with the participation of the User is for informational and educational purposes only and does NOT replace a doctor's consultation. Any questions regarding the health status of the User or the User's patient / person consulted by the User should be addressed to a doctor or other qualified specialist. In this regard, the User confirms and agrees, in particular, with the following:

- The copyright holder is NOT a medical organization or a representative of a medical organization, does not provide any medical services in accordance with the Federal Law “On the Fundamentals of Health Protection of Citizens in the Russian Federation” No. 323-FZ of November 21, 2011;
- before using the information presented on the Platform, as well as on all issues related to the use of medications and the conditions of the User's patients/persons consulted by the User, or the User himself, requiring medical assistance, the User must make a decision independently based on his expertise and experience, or consult a doctor or other qualified specialist;
- any information materials displayed on the Platform are the result of software algorithms and may not take into account individual health conditions, newly emerging information about diseases, recommendations for their diagnosis and treatment, or the presence of contraindications.

5.5. The User has the right to use the Platform materials only for personal non-commercial informational and educational purposes. The use of the Platform materials for other purposes without the prior written consent of the Copyright Holder is not permitted.

5.6. The Platform may contain links or references to other websites on the Internet belonging to the Copyright Holder and/or third parties. At the same time, the Copyright Holder shall not be liable for the content of third-party websites and any damages that may arise as a result of visiting and/or using such third-party websites, including making no representations or warranties regarding the accuracy, relevance and completeness of information on such third-party websites. Any links to other websites of the Copyright Holder and third-party websites are provided for the convenience of the User and do not imply approval or recommendation of the Copyright Holder for their use.

6. PERSONAL DATA

6.1. By joining the terms of the Agreement, the User agrees to the processing of the Personal Data provided by him/her (name information; information on methods of communication; information on education; information on knowledge and skills; information on scientific/public activities; information on the current place of work/study; information for authentication/identification; information on the expression of will; information on medical practice; information on the assessment of the Copyright Holder's products; information provided by Internet analytics services) on the terms set out in this section of the Agreement published on the Platform, and/or in consent to the processing of personal data in accordance with the provisions set out in the Privacy Policy located at the link: https://www.medznat.ru/data-privacy_and_Cookie_Policy ,__located at the link : <https://www.medznat.ru/cookie-policy> , for the purposes of concluding and fulfilling the Agreement, including: (i) fulfilling the terms of this Agreement and providing the User with the functionality of the Platform, including providing access to the IT resources and application software of the Copyright Holder, providing technical support in their use, monitoring and controlling the use of the IT resources of the Copyright Holder and ensuring the protection of information; (ii) including personal data in the personal databases of the Copyright Holder, including for the purpose of implementing business contacts; (iii) communicating and (or) receiving/providing information necessary for carrying out activities, including receiving and processing requests and appeals, and monitoring the quality of information interaction; (iv) conducting by the Copyright Holder surveys, interviews, webinars and other events with the participation of the User, including a study of the degree of satisfaction with the quality of the Copyright Holder's products; (v) informing, including through newsletters, about the products of the Copyright Holder, providing medical, scientific and (or) information about events held and (or) organized by the Copyright Holder, with the exception of advertising information; (vi) analytics of Users' actions on the Platform (including determination of the User's location) and the functioning of the Platform, as well as registration on the Platform); (vii) storage of personal data and their carriers in accordance with the legislation of the Russian Federation and local regulations of the Copyright Holder. In the event of the User's refusal to provide such consent and/or its subsequent withdrawal, the functionality of the Platform available to the User may be limited due to the impossibility of providing them.

6.2. The Copyright Holder has the right to carry out the following actions with the User's Personal Data using automation tools, including in information and telecommunications networks, or without using such tools:

- collection, recording, systematization, accumulation, storage, clarification (updating, modification), extraction, use, blocking, deletion, destruction and destruction of part of the Personal data;
- transfer (provision, access, cross-border transfer) to affiliates of the Copyright Holder, included in the Dr. Reddy's Laboratories Group of Companies, located in the territory of foreign states that ensure an adequate level of protection of the rights of personal data subjects, in accordance with Article 12 of Law No. FZ-152 of July 27, 2006 "On Personal Data", or to partners of the Copyright Holder, for the performance and (or) provision of technical and organizational services;

–entrusting the processing of the User's Personal Data to third parties, in particular, the Copyright Holder's counterparties providing hosting, marketing and other services. The list of such third parties may be changed without the User's additional consent, and the User has the right to review the list of such third parties at the [link](#)

6.3. Persons processing the User's Personal Data on behalf of the Copyright Holder have the right to carry out, with or without the use of automation tools: collection, recording, systematization, accumulation, storage, clarification (updating, modification), extraction, use, transfer (provision, access, cross-border transfer), blocking, deletion, destruction and destruction of part of the personal data.

6.4. By joining the terms of the Agreement, the User confirms that he/she has been informed of the right to receive information regarding the processing of his/her Personal data, in accordance with Federal Law No. FZ-152 of 27.07.2006 "On Personal Data" by sending an application to the e-mail address ru-dataprivacy@drreddys.com.

6.5. The processing of the User's Personal Data will be carried out during the term of the Agreement and for 3 (three) years after its termination.

6.6. When using the personal account and special sections of the Platform, the User gives his/her consent to receive informational messages in the personal account of the Platform or by e-mail, with the exception of advertising mailings. The User has the right to refuse to receive messages by using the relevant functionality of the personal account of the Platform or by following the instructions specified in the received message. In the event of the User's refusal to provide such consent and / or his/her subsequent refusal, some of the functionality of the personal account or special sections of the Platform available to the User may be limited due to the impossibility of providing them.

7. RESPONSIBILITY

7.1. In case of repeated or gross violation of the terms of the Agreement and/or legal requirements, the Copyright Holder reserves the right to block, restrict, suspend or completely terminate the User's access to the Platform without compensation for any losses to the User and without explanation.

7.2. In the event that the Copyright Holder is held liable or a penalty is imposed on him in connection with the User's violations of the rights and/or interests of third parties, as well as prohibitions or restrictions established by law, the User is obliged to fully compensate the Copyright Holder for losses.

7.3. The copyright holder shall not be liable for the risk of adverse consequences arising as a result of:

- use of the Platform by the User without making independent decisions, relying on their expertise and experience;
- illegal actions of third parties aimed at violating information security or the normal functioning of the Platform;
- failures in the operation of the Platform caused by errors in the code, computer viruses and other extraneous fragments of code in the Platform software;
- absence (inability to establish, terminate, etc.) of Internet connections between the User's server and the server on which the Platform is located;
- the implementation by state and municipal bodies or their officials, as well as other authorized bodies and organizations of events, inspections or other actions within the framework of their powers provided for by current legislation;
- establishment of state regulation (or regulation by other organizations) of the economic activities of commercial organizations on the Internet and/or establishment by the said entities of one-time restrictions that make it difficult or impossible to fulfill the Agreement or part thereof, including the use of the Platform;

- other cases related to the actions (inaction) of third parties aimed at worsening the general situation with the use of the Internet and/or computer equipment that existed at the time of execution of the Agreement, as well as any other actions directed at the Platform or its users;
- incorrect understanding or misunderstanding by the User of information about the functional capabilities of the Platform;
- following any recommendations received from the Content on the Platform.

7.4. To the maximum extent permitted by applicable law, the Copyright Holder shall not be liable for any losses and/or damages, including losses due to lost profits, interruption of business, loss of information, other property, personal (non-property) damages arising in connection with the use or inability to use the Platform, even if the Copyright Holder of the Platform has been notified of the possibility of such losses or damages.

7.5. Under any circumstances, the liability of the Copyright Holder is limited to the amount of 1,000 (one thousand) rubles or the equivalent in foreign currency and is imposed on him only if there is fault in his actions.

7.6. The Copyright Holder makes reasonable efforts to post accurate, current and complete information on the Platform, but makes no representations or warranties of any kind regarding its accuracy, currency or completeness. The Copyright Holder is not liable for any damages caused by visiting or inability to visit the Platform, or related to the use of information posted on the Platform. Information posted on the Platform is not advertising, unless otherwise expressly stated.

7.7. The limitations of warranties and liability of the Platform Copyright Holder provided for in the Agreement shall remain in effect after the termination of the Agreement.

8. INTELLECTUAL PROPERTY

8.1. The Copyright Holder has all legal grounds for granting the User a license for the Platform and Content under the terms of the Agreement, since, as a rule, the Copyright Holder owns exclusive rights to the Content available on the Platform, which represents protected results of intellectual activity, including texts, designs, and means of individualization (company name, trade names, logos, trademarks, service marks, commercial designations).

The Platform and Content may also contain the results of intellectual activity and means of individualization of third parties, information about which is presented on the Platform.

Users have the right to use third-party intellectual property objects available on the Platform under the terms of the Agreement, unless otherwise specifically indicated in the Platform interface.

8.2. The use of the Platform does not provide for the transfer (alienation) of rights to the Platform, Content or its components. The User is granted a limited right of use in accordance with the terms of the Agreement. Such right may be terminated at any time in accordance with the terms of the Agreement and other agreements between the parties.

8.3. For violation of intellectual rights to the Platform and Content, the violator shall bear civil, administrative and criminal liability in accordance with applicable law.

8.4. The Copyright Holder has the right to establish any technical restrictions on the use of the Platform and Content, which will be communicated to Users from time to time in a form and manner at the discretion of the Copyright Holder.

8.5. Users and other interested parties, in the event of detection of violations of intellectual rights and other illegal actions of other Users, are obliged to first report such violations by sending an e-mail to the e-mail address support@medznat.ru.

8.6. For Users, a mandatory pre-trial (claim) procedure is established for resolving any claims and disputes concerning the use of the Platform, relations with the Copyright Holder and the use of intellectual property. The claim will be considered within 15 (fifteen) business days.

8.7. In the event of receiving a written statement from a person about the violation of their intellectual rights indicating the page of the Platform on which such material is posted, the Copyright Holder shall promptly take the necessary and sufficient measures to stop the violation of intellectual rights. Such measures consist of identifying the copyright holder based on the evidence provided by them, establishing the circumstances of possible violations of intellectual rights and determining the methods for stopping the violation. The violation is usually stopped by removing the disputed material from the Platform, terminating access to it or by settling relations with the copyright holder - obtaining permission to use the disputed material.

8.8. When using the Platform and its materials, the User undertakes not to take actions that may be considered as violating the legislation of the Russian Federation and/or international law, including in the field of intellectual property, copyright and/or related rights, generally accepted norms of morality and ethics, as well as actions that lead or may lead to disruption of the normal operation of the Platform and the Platform services, including, but not limited to, not sending requests and messages to the email addresses mentioned on the Platform that may lead to the described adverse consequences.

8.9. The User agrees that all materials posted on the Platform are protected by copyright and are used legally. When using the Platform materials as permitted, including quoting (if applicable), a link to the Platform is mandatory. The content of the Platform may not under any circumstances be copied or used in any way not provided for in this Agreement, without the prior written permission of the Copyright Holder. For violation of intellectual property rights to the Platform and/or its materials, the violator bears civil, administrative and criminal liability in accordance with applicable law.

8.10. All company names of legal entities, product trade names, logos, trademarks, service marks and commercial designations posted on the Platform are protected in the Russian Federation and are used legally. Regardless of whether they are printed in large print or not, the listed company names, trade names, logos, trademarks, service marks and commercial designations belong to the Copyright Holder, its affiliates, their licensors or other legal copyright holders. The User may not use any of them without the prior written permission of the relevant copyright holders, unless otherwise follows from the logic of the law. Any use of such company names of legal entities, product trade names, logos, trademarks, service marks and commercial designations or any materials containing them, not provided for in this Agreement, is expressly prohibited and may be considered a violation of applicable law, including trademark and / or competition protection law.

9. DISPUTE RESOLUTION

9.1. All disputes and disagreements that may arise during the execution of this Agreement will, if possible, be resolved by the Parties through a claim procedure.

9.2. The period for sending a response to a claim is 15 (fifteen) business days from the date of its receipt by the Party, unless otherwise provided by the mandatory requirements of the legislation of the Russian Federation.

9.3. If the Parties fail to reach mutual agreement, the dispute that has arisen shall be resolved in court in accordance with the requirements of the current legislation of the Russian Federation.

10. FINAL PROVISIONS

10.1. The Agreement shall be governed by and interpreted in accordance with the laws of the Russian Federation. Issues not regulated by the Agreement shall be resolved in accordance with the laws of the Russian Federation.

10.2. Inaction on the part of the Copyright Holder in the event of a violation of the Agreement by the User does not deprive the Copyright Holder of the right to take appropriate actions to protect its interests later, and does not mean that the Copyright Holder waives its rights in the event of subsequent similar or similar violations.

10.3. The Copyright Holder, at any time, at its sole discretion and without prior notice to the User, has the right to transfer, in whole or in part, its rights and obligations arising from this Agreement to any third party to whom exclusive rights to the Platform have been transferred/granted, or the rights of the Platform administrator.

10.4. The Copyright Holder does not assume any conditions or obligations other than those set forth in the Agreement, except in cases where such obligations are set forth in writing and published on the Platform or follow from the mandatory provisions of the legislation of the Russian Federation.

10.5. The Agreement is valid for the period of granting the right to the User and may be terminated early on the grounds provided for by applicable law and/or the Agreement.

10.6. The Copyright Holder has the right to unilaterally and extrajudicially terminate the Agreement with the User without giving reasons and delete his Personal Account, having first sent a notice to the User.

10.7. In the event of any conflict, the text of the Agreement posted on the Platform will prevail over any other text of the Agreement.

REQUISITES of the copyright holder:

Dr. Reddy's Laboratories LLC

Russian Federation,

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