

LICENSE AGREEMENT

on the transfer of the rights to use copyright works submitted for participation in the creative competition "Golden Turtle"

- 1. Terms and their definitions used in this Agreement:
- 1.1. The Golden Turtle Creative Competition (hereinafter referred to as the "Competition") is a competition of authors in the field of photography, painting, design and video production.
- 1.2. Festival "Golden Turtle" is an educational and entertainment event, held according to the results of the Competition by the Organizer of the Competition.
- 1.3. The rightholder of the Contest is the rightholder of the trademark of the creative Competition "Golden Turtle", exhibitions and all objects and events related to this name the charitable foundation for social support "MY EQUATOR" (Registration Certificate (OGRN) 1167700073056 dated 11.11.2016).
- 1.4. The organizer of the Competition is the organizer of the Golden Turtle Creative Competition, exhibitions and all related objects and events the charity fund for social support "MY EQUATOR" (OGRN 1167700073056).
 - 1.5. Contest Rules Contest rules published on the Contest website www.wncontest.ru.
 - 1.6. Participant an author who has submitted his work for participation in the Competition.
- 1.7. Work a creative work (photography, object of painting, design and video production) submitted for participation in the Competition.
 - 1.8. Agreement a license agreement (license).
- 2. By uploading his creative works to his personal account on the Competition website for participation in the Competition, the Participant gratuitously, on the terms of a license, grants the Organizer of the Competition the right to use the Work in the following ways:
 - 2.1. to provide the Work in printed or digital form for the evaluation of the jury of the Competition;
- 2.2. post the Work in any section of sites under the Golden Turtle trademark and in official groups on social networks:
- 2.3. use the Work to inform the public about the Contest and its results, as well as to advertise the Festival and the Contest, including in printed materials, on the Internet, on television, in electronic form, as well as in any other way not prohibited by the legislation of the Russian Federation;
- 2.4. publicly display the Work, that is, in any way demonstrate the original, copy or copy of the Work either directly or on the screen using film, slide, television or other technical means;
- 2.5. publicly perform the Work, that is, present it in a live performance with the help of technical means (television and other technical means);
 - 2.6. broadcast, that is, communicate the Work to the public on television, including by cable;
- 2.7. reproduce the Work, that is, make copies of the Work or part of it (without limitation on the number of copies) in any material form, including in the form of video recording; in particular, to reproduce the Work or part of it in a typographic (printed) manner, including, but not limited to, for printing in books, photo albums, magazines, booklets, in the form of calendars, postcards, advertising

materials, posters, posters, prints, souvenirs and other printing materials; make souvenir materials using the Work; and also to record the Work on electronic media, including recording in the computer memory.

- 2.8. distribute the Work and specified in clause 2.7. of this Agreement for the reproduction of the Work in any material form by sale or other alienation in retail bookstores and other stores, in online stores, as well as at any public events (exhibitions, concerts, festivals, charity evenings, etc.); distribute the Work as part of another work;
 - 2.9. to process the Work;
- 2.10. use the Work for holding specialized events dedicated to the popularization of the Competition and the Festival, and for charitable purposes in accordance with the statutory activities of the Copyright Holder of the Competition.
- 3. The Organizer of the Competition undertakes to indicate the name of the Participant when using his / her Work in any form and the logo of the Competition in order to comply with the legislation of the Russian Federation in relation to copyright.
- 4. The funds received from the use of the Work under the terms of this license agreement will be directed to charitable purposes that meet the statutory goals of the activities of the Copyright Holder of the Competition (including assistance in the protection of motherhood, childhood and paternity; providing material and other assistance to children with various types of diseases; assistance in strengthening the prestige and role of the family in society, etc.), minus the costs associated with the organization and conduct of the Competition and the Festival.
- 5. The participant guarantees that:
- he is the legal owner of the Work;
- at the time this Agreement enters into force, the Participant is not aware of the rights of third parties that may be violated by the granting of an exclusive license for the Works under this Agreement;
- at the time of the conclusion of this Agreement, the exclusive right to the Works has not been alienated, pledged, or granted under license agreements to other persons;
- at the time of the conclusion of this Agreement, the Participant's rights to the Works are not contested in court or in any other legal way.
- 6. The Participant is not entitled to conclude licensing agreements (agreements) on the granting of the right to use the same Work in a similar way to other persons.
- 7. The term of this Agreement is the term of the Participant's exclusive right to the Work. The agreement is valid throughout the world.
- 8. The Participant is aware of and agrees that the Contest Organizer does not pay him any remuneration for the transfer of the license to use the Work.
- 9. This Agreement is governed by the laws of the Russian Federation.