



RULES FOR USING THE WEBSITE OF THE RUSSIAN PADEL FEDERATION

The rights to the Information Website of the Russian Padel Federation (hereinafter referred to as the "Website") on the Internet at the network address https://padelrus.ru belong to the All-Russian Public Organization "Russian Padel Federation," OGRN 1177700003161, INN 9705089357 (hereinafter referred to as the "Operator").

The Operator provides users with access to the functionality of the Website under the terms set forth in these Rules for Using the Website (hereinafter referred to as the "Rules").

Please carefully read the terms of these Rules, which are considered by the Operator as a public offer in accordance with Article 437 of the Civil Code of the Russian Federation.

- 1. Terms and Definitions
- 1.1. User an individual or legal entity visiting the Website in accordance with the established Rules, having reached the age permitted by the legislation of the Russian Federation to accept these Rules, and possessing the appropriate authority.
- 1.2. Website the content of the web page located on the Internet at the network address https://padelrus.ru (including all levels of the specified domain, both functioning at the time of the User's acceptance of these Rules and those launched and put into operation during the entire period of their validity), which is used by the User in accordance with these Rules.
 - 2. General Provisions
- 2.1. These Rules are developed by the Operator and define the terms of use and development of the Website, as well as the rights and obligations of its Users and the Operator. The Rules also apply to relations related to the rights and interests of third parties who are not Users but whose rights and interests may be affected as a result of the actions of Users.
- 2.2. These Rules are a legally binding agreement between the User and the Operator (hereinafter referred to as the "Parties"), the subject of which is the provision by the Operator to the User of access to the use of the Website and its functionality.
- 2.3. The relations between the Parties may be additionally regulated by separate documents and agreements governing the use of the Website. The application of such additional documents and agreements does not cancel the effect of these Rules.
- 2.4. The User is obliged to fully familiarize themselves with these Rules upon their first visit to the Website.
- 2.5. These Rules may be amended and/or supplemented by the Operator unilaterally without any special notice to the User. These Rules are an open and publicly available document. The current version of the Rules is located on the Internet at: https://padelrus.ru. Continued use of





the Website by the User after amendments and/or additions to these Rules means the User's acceptance of such amendments and/or additions and agreement with them.

3. Website

- 3.1. The Website is an Internet resource and represents a collection of information and computer programs contained in an information system that ensures the availability of such information on the Internet at the network address https://padelrus.ru.
- 3.2. All rights to the Website as a whole and to the use of the network address (domain name) https://padelrus.ru belong to the Operator.
 - 4. Website Administration
- 4.1. Appeals, proposals, and claims of individuals and legal entities to the Website Administration in connection with these Rules and all issues related to the functioning of the Website, violations of the rights and interests of third parties during its use, as well as requests from authorized persons under the legislation of the Russian Federation, may be sent to the Operator.
- 4.2. In relation to the functioning and development of the Website, the Operator is guided by the legislation of the Russian Federation, these Rules, the Website's Privacy Policy, and other special documents that have been or may be developed and adopted by the Operator to regulate the provision of access to certain functionalities of the Website to Users.
- 4.3. No provisions of these Rules grant the User the right to use the trade name, trademarks, domain names, and other distinctive signs of the Operator. The right to use the trade name, trademarks, domain names, and other distinctive signs of the Operator may be granted exclusively by agreement with the Operator.
 - 5. Prohibitions for Users When Using the Website
- 5.1. Collect personal data of other Users;
- 5.2. Use any automatic or automated means to collect information posted on the Website;
- 5.3. Copy, process, distribute, publish on the Website, make publicly available, download, transfer, sell, or otherwise use in whole or in part the Content of the Operator, the Operator's partners, other Users, and third parties without their prior permission, except in cases provided for by these Rules, the current legislation of the Russian Federation, as well as cases where the copyright holder has explicitly expressed consent to the free use of their Content by any person.
- 5.4. Take actions aimed at destabilizing the functioning of the Website, attempt unauthorized access to the management of the Website or its closed sections (sections accessible only to the organizing committee), as well as any other similar actions;





- 5.5. Use the Website for any commercial purposes without the prior permission of the Operator, except in cases provided for by these Rules;
- 5.6. In case of disagreement with these Rules or their updates, the User is obliged to stop using the Website.
 - 6. Intellectual Property Terms
- 6.1. All results of intellectual activity and means of individualization posted on the Website, including design elements, projects, drawings, layouts, graphic images (including illustrations), photographic works and works obtained by methods similar to photography, text, audiovisual works, computer programs that are part of the Website, musical works with or without text, and other works, as well as trademarks and industrial designs, are protected in accordance with the legislation of the Russian Federation, including international treaties with the participation of the Russian Federation.

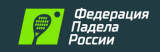
The aforementioned protected objects, both together and separately, constitute the protected content of the Website (hereinafter referred to as the "Content").

The Content posted on the Website is the object of exclusive rights of the Operator and other copyright holders.

6.2. Except in cases provided for by these Rules, as well as the current legislation of the Russian Federation, no Content may be copied (reproduced), processed, distributed, displayed in a frame, published, downloaded, transferred, sold, or otherwise used in whole or in part without the prior permission of the copyright holder, except in cases where the copyright holder has explicitly expressed consent to the free use of the Content by any person.

Quoting text materials by mass media, as well as the use of media materials published on the Website, is permitted with the obligatory indication of an active hyperlink to the Website or to the section of the Website with the quoted Content, or with a mention that the information is provided by the press service of the Russian Padel Federation.

- 7. Liability for Violation of Exclusive Rights
- 7.1. The Website contains (or may contain) links to other websites on the Internet (websites of third parties), as well as articles, photographs, illustrations, graphic images, music, sounds, videos, information, applications, programs, and other Content belonging to or originating from third parties (Content of third parties), which is the result of intellectual activity and is protected in accordance with the legislation of the Russian Federation.
- 7.2. The aforementioned third parties and their Content are not checked by the Operator for compliance with any requirements (reliability, completeness, good faith, etc.).





The Operator is not responsible for any information posted on third-party websites to which the User gains access through the Website or through the Content of third parties, including, among other things, any opinions or statements expressed on third-party websites or in their Content.

- 7.3. If the User decides to leave the Website and go to third-party websites or use or install third-party programs, they do so at their own risk, and from that moment, these Rules no longer apply to the User. In further actions, the User should be guided by the applicable norms and policies, including the business practices of those persons whose Content they intend to use.
 - 8. Functioning of the Website and Liability for Its Use

Violation of these Rules and the current legislation of the Russian Federation entails civil, administrative, and criminal liability.

- 8.1. The Operator ensures the functioning and operability of the Website and undertakes to promptly restore its operability in case of technical failures and interruptions.
- 8.2. The Operator is not responsible for any damage to the User's computer, mobile devices, any other equipment, or software caused by or related to the use of the Website or websites accessible via hyperlinks posted on the Website.
- 8.3. The Operator is not responsible for any damage, including lost profits, or harm caused in connection with the use of the Website, Content, or other materials to which the User or other persons gained access through the Website, even if the Operator warned or indicated the possibility of such damage or harm.

9. Final Provisions

- 9.1. These Rules constitute an agreement between the User and the Operator regarding the procedure for using the Website and its functionality and replace all previous agreements (if any) between the User and the Operator.
- 9.2. These Rules are governed by and interpreted in accordance with the legislation of the Russian Federation. Issues not regulated by the Rules are subject to resolution in accordance with the legislation of the Russian Federation.
- 9.3. All possible disputes arising from these Rules or related to them shall be resolved in accordance with the current legislation of the Russian Federation. The User and the Administrator shall make every effort to resolve disagreements through negotiations.
- 9.4. No provision of these Rules shall be interpreted as establishing agency, partnership, joint activity, employment, or any other relations between the User and the Operator, unless expressly provided for by the Rules.





- 9.5. The recognition by a court of any provision of the Rules as invalid, inapplicable, or unenforceable shall not entail the invalidity of other provisions of the Rules.
- 9.6. Inaction on the part of the Operator in the event of a violation of these Rules by any of the Users does not deprive the Operator of the right to take appropriate actions later to protect its interests, including the protection of copyright and/or related rights to materials of the Website protected in accordance with the legislation.
- 9.7. These Rules come into force for the User from the moment of their acceptance and remain in effect for an indefinite period.