

USER AGREEMENT

Article 1. General Provisions

1.1 This document is a public offer of the Serosupreme Stack LLP project called "Supreme Roleplay".

1.2. This document is official and is published on the Supreme's website:

<https://gta5supreme.com/policy.pdf>

1.3. By registering in the Supreme project products and (or) performing any legally significant actions in relation to any Supreme's products, you automatically confirm that you have fully read, understood and agreed with the following provisions of this agreement, undertake to complete with them and take responsibility in case of violation

1.4. This document regulates the legal relations between you - the User of Supreme (hereinafter - "User") and Serosupreme Stack LLP (for more information see paragraph 2.4. of Article 2 of this Agreement) The User and the Executor are hereinafter referred to as the "Parties".

1.5. The provisions of this agreement may be revised unilaterally by Serosupreme Stack LLP in all parts. The Executive in its turn undertakes to reflect all changes on the page located at: <https://gta5supreme.com/pdf/policy.pdf> indicating the date of the last change.

Article 2. Terms of the agreement

2.1 Player - is an Account created by the User and owned by Serosupreme Stack LLP, which is a set of data the User needs to use the Supreme Project Products: authorization (authorization) of the User, access to internal values, statistical indicators and other similar information

2.2 Server IP - a combination of letters and (or) numbers located before the character ":" (hereinafter - the port), followed by five digits The valid IP of Supreme is: play.gta5supreme.com: 22005.

2.3 Donate Store - a resource located on the Executive's website at: <https://gta5supreme.com/donate.html> and allowing the User to purchase non-activated data and commands, generated by them audiovisual displays (hereinafter - Donation Services) for the payment of the Remuneration

2.4. Serosupreme Stack LLP - legal address + support@gta5supreme.com

2.5 Project Rules - a set of documents establishing the rules of conduct for Users, as well as their liability for violations of these rules. These rules are located exclusively at the following addresses:

- General Rules;
- Ghetto Rules;
- The rules of the Green zones;
- Rules regarding in-game currency;
- Etc.

2.6. Supreme Roleplay products (Project Products) - the website located at: <https://gta5supreme.com>, the software including (but not limited to) Supreme Coins (in-game currency).

2.7 Remuneration - a payment to the Executive for granting the User the rights to use non-activated data and commands generated by them audiovisual displays, within the limits set forth in this Agreement The amount of Remuneration is determined by the Executive and depends on the volume of non-activated data and commands, the right to use which is transferred to the Player Information about the Remuneration is posted by the Executive on the Internet at: <https://gta5supreme.com/store> and (or) in other Supreme Roleplay products.

2.8. Coin - the internal currency of the website, received by the User for the payment of the Remuneration in the amount, corresponding to the proposal 1\$ USA = 1 Coin, allowing to make purchases of the virtual goods, offered to the Player within the Supreme Roleplay products, displayed in the Donate Store

2.9 Project Media - the Executive's official pages located in Interconnected Networks located at the following addresses:

- a) Website: <https://gta5supreme.com> ;
- b) Project Forum: <https://gta5supreme.com/forum> ;
- c) YouTube channel: <https://www.youtube.com/@SupremeRoleplay-t4u>

Article 3. Other Documents You Accept

3.1 This EULA includes the following documents that are incorporated herein by reference:

- a) Cookies Policy
- (b) Privacy Policy;
- c) etc.

Article 4. Terms and Conditions of the Agreement

4.1. You must read all of the terms of this EULA before you install and use any Supreme Product. If you do not agree to all of the terms of this Agreement, you may not install and/or otherwise access Supreme Roleplay products.

4.2 The User shall not use the services of the Executive insofar as it is prohibited by the law of the territory on which it is located, including age restrictions. The Executive assets (supposes) that the User is familiar with the existing restrictions of Grand Theft Auto V, the Rage Multiplayer client, Supreme, therefore in case of non-compliance of the User with the declared requirements, the User will take responsibility for their violation

Article 5. Subject of the Agreement

5.1 Under this agreement, Serosupreme Stack LLP gives the User the right to use its products to the extend, manner and territory specified in the agreement, subject to the observation by the User of all the provisions of this Agreement, the rules of the server, the rules of the forum

5.2 Executive gives the User the right to receive additional non-activated data, commands, generated by them audio-visual displays of Supreme Roleplay products, exclusively through the Donate Store for the payment of the Remuneration

5.3 Payment of the Remuneration is not a prerequisite for the User's participation in the Supreme Roleplay products and is at the User's discussion

Article 6. User account permissions

6.1 By registering on the project and/or making any legally significant actions in relation to Supreme, you agree that you do not have ownership or any other rights to the account (for details: part 2.1 Article 2 of this Agreement), as well as additional funds and functions, unlocked independently: on a savings or commercial basis

6.2 The Executor shall not be held liable for the destruction, deletion, modification, damage, hacking or any other damage or loss of access to the account

6.3 In connection with the breach of rules of the current agreement, the Executor has a right to choose the nature and degree of sanctions imposed on the Player's account at its own discussion, without notifying the User

Article 7. Terms and Conditions for Using Project Products

7.1 The User understands and agrees that he/she is solely responsible for any materials or other information that he/she posts on the Website and Forum, in chat rooms or by any other means communications to other users or makes available to the public

Article 8. Rights and Obligations of the Parties

8.1 The User has the right to:

- a) Use the Products of the Project;
- b) Activate non-activated data and commands after the payment of the Remuneration to the Executive;
- c) Require the Executive to complete with the terms of the current Agreement;

d) Contact the Executive for competent assistance in the event of any problems with the Project Products;

8.2 The User is obliged to:

- a) Strictly abide by the terms of this Agreement;
- b) Complete with the Project Rules;
- c) Before performing any legally significant actions in relation to the Executive, check the current edition of the Agreement for changes;
- d) Not to use any equipment and/or other devices to interfere with the Executive's activities to provide all types of services reflected in the current edition of the Agreement;
- e) Not to use third-party websites/services for the purchase of non-activated data and commands provided to the Player on a commercial basis;
- f) Distribute confidential information of other Users/Products of the project for commercial or non-commercial purposes to a certain or unlimited circle of persons;
- g) Distribute for commercial or non-commercial purposes, transfer to third parties the right to use non-activated data and commands, as well as generated by them audiovisual displays provided to the User for the Remuneration (unless otherwise provided by the Executive), as well as disseminate information about the intentions to commit this action;
- h) In case of any disputes between the Executive and the User the Parties are obliged to use the pre-trial procedure of dispute resolution.

8.3 The Executive has the right to:

- a) On the basis of a violation of the current Agreement and/or other documents referred in the Agreement, apply sanctions to the Player at its sole discretion;
- b) Grant at its own discovery and free of charge to any User the right to use non-activated data and commands, which can be received on a paid basis
- c) Grant the User the right to use all activated data, commands and generated audiovisual productions of the Project Products free of charge
- d) At any time, unilaterally limit, expand, or change the content of the Project Products without noting the User.
- e) At any time change, delete any information posted by the User on the Executive's Resources, including statements, announcements of the User.

8.4 The Executive shall:

- a) If the terms of the current Agreement are changed, notify the User by publishing the relevant changes on the website page: <https://gta5supreme.com>
- b) If payment of a fee is not a prerequisite for using the Project Products, grant the User the right to use the activated data and commands for free, unless this Agreement provides otherwise
- c) Provide quality and complete services in accordance with the current Agreement
- d) If the User acquires for the Remuneration non-activated data and commands, generated audiovisual effects, provide them to the Player who made the payment in the Donate Store.

Article 9. Contingencies (Force Majeure)

9.1 The Executor shall be expected from liability for full or partial failure to feed his/her obligations hereunder if such failure is caused by unforeseen and/or force majeure about which the Executor shall be obliged to inform the Users in the Official Media Resources and/or Project Products

9.2 All situations are considered as contingencies, including (but not limited to): prohibitive actions of the authorities, natural disasters, catastrophes, equipment, telecommunications and electrical networks failures, actions of malicious programs, etc

Article 10. Non-activated data and commands

10.1 The User may, at his/her own discovery, receive Rights to non-activated data and commands (hereinafter - the "Donation Services") provided by the Service Executive through the payment of the Remuneration to the Service Executive exclusively via the Donate Shop

10.2 By purchasing the Donation Services, the User agrees that the game is not a gambling game, a game for money, a contest or a bet

10.3 The Executive may alienate the Donation Services from the Player on the basis of the User's and/or the Player's noncompliance with the terms of this Agreement

10.4 The amount of payment for Donation Services:

- a) The amount of the User's payment for the Donation Services is set by the User based on the amount of Donation Coins (hereinafter referred to as Coin) he needs (what currency will be), the rate of which is set only by the Executive in the proposal of 1 Coin = 1\$
- b) The Executor is entitled to change the existing Coin exchange rate unilaterally at his own discovery and is obliged to inform the Users about that as specified in art 8.4 (a) of the current Agreement.
- c) In certain cases, the payment method operator may charge a fee in excess of the fee set by the Executive. The User understands and hereby agrees that when making a payment through certain payment methods, the final amount of the fee for the Rights to non-activated data and commands may differ from the amount of the Remuneration established by Serosupreme Stack LLP
- d) By making payment for the Donation Services in the Donate Store, the User agrees that Coins, as the virtual currency of the site, are not refundable or transferable. Coins available on the Player's balance are not private property, have no value outside of the Executive's Products and can only be used for internal use in the Executive's Products

10.5 Payments are made by the User by transferring money in favor of Serosupreme Stack LLP through the payment methods supported by the Executive. The list of available payment methods is determined by the Executive unilaterally and is specified in the Donate Shop or otherwise

Article 11. Dispute Resolution

11.1 All disputes between the parties to this Agreement shall be settled by correspondence and negotiation using the mandate pre-trial (complaint) procedure. If the Parties cannot reach an agreement through negotiations within three (30) calendar days from the date of receipt by the other Party of a written claim, consideration of the dispute may be transferred by any interested Party to the court at the place of registration of Serosupreme Stack LLP in accordance with the procedural and substantive law of the state of registration of Serosupreme Stack LLP