CHL LLC Website Terms of Use

1. General provisions

1.1. This Terms set regulations for relations between the contractor - CHL LLC (hereinafter - “Company”) and the beneficiary – the User (together hereinafter - “Parties”, separately – “Party”), occurring during the use of the Company’s Internet-resources - khl.ru - and its subdomain, including but not limited to video.khl.ru, store.khl.ru, photo.khl.ru, mhl.khl.ru, whl.khl.ru (hereinafter – «Websites»), Services of the Websites and during the provision of services to the User.

1.2. The relations between the Parties may be subsequently regulated by the certain documents and agreements, setting rules and regulations for the use of the conforming Service and/or provision of services to the User, including the CHL LLC Provision on Processing Personal Data and other documents published at the Websites.

1.3. Current revision of the Terms of Use is published at the Websites on the Internet.

1.4. Current Terms of Use may be subject to modification. The modified Terms of Use are published at the Websites and become effective immediately. The Company recommends the Users to check the Terms of Use of the CHL LLC Websites for modifications regularly, while using the Websites.

1.5. The Company shall not be liable for the use of the Websites at the territories of other countries (outside the territory of the Russian Federation).

2. Website use instructions

2.1. To use all functions of the websites video.khl.ru, store.khl.ru the User shall create the Personal Profile.

2.2. The User shall submit valid and accurate information while creating the Personal Profile. The User forms unique credentials to enable entering the Website - Login and Password, which are regarded as confidential and shall be kept undisclosed except for the cases as per current legislation and/or rules stated by the Company. The User shall be liable for all risks regarding any fraudulent or other unlawful actions regarding the User’s Personal Profile occurred as the result of the loss or disclosure of the Password. The User is recommended to choose the Password of sufficient complexity to avoid having it attacked by the third parties.

2.3. User’s Personal Data submitted during Registration shall be processed by the Company for the purposes of the fulfilment of the Terms of Use, provision of services to the User by means of Websites in accordance with the CHL LLC Provision on Processing Personal Data.
2.4. User having the Personal Profile created shall every time enter the Websites by passing the authorization procedure - entering its Login and Password, by automatic authorization using cookies and by other means.

2.5. The individual, authorized at the Websites is regarded as the qualified owner of the User’s Personal Profile, access to use and management of which were obtained as the result of such authorization.

2.6. During User’s accessing the Websites cookie files may be used for automatic authorization of the User at the Websites, as well as collecting statistics on traffic, User’s settings, Website activities, etc.

2.7. The User shall have the right to limit or restrict the use of cookie files by applying corresponding browser settings.

2.8. In case authorization is impossible due to the loss of the Password, Personal Profile blocking or any other reasons, the User shall have the right to address the Company’s Support Service. Means of restoring the access to the Personal Profile may be changed, cancelled or supplemented by the Company unilaterally. In case one of the provisions of this Terms of Use shall become void or shall be held invalid under the court proceeding, it shall not affect the validity of the remaining terms.

2.9. The Company provides the functioning of the Websites twenty four - seven, however it shall not guarantee the absence of failures incidental to technical malfunctions or executing preventive maintenance. The Company shall not guarantee that the Websites or any Services shall be functioning at any certain time in the future or that they shall continue operating.

2.10. While using the Websites the User is obliged to follow safety precautions in relation to the Content, especially regarding the Content published by the Users, as well as other materials and information; while following hyperlinks posted at the Website; while using any files, including software to exclude the negative effects of the malicious software on the User’s computer, unconscientious access to the Personal Profile, Password attack and other consequences negative for the User.

2.11. All information provided to the Company during the use of Websites shall be **truthful, complete and valid**. If the Company has any reasons to regard the submitted information to be faulty, incomplete or invalid, the access to the Websites may be denied or limited.

### 3. The use of cookies

3.1. Cookie file – is a data file, stored at the computer or mobile device when the computer or mobile device is used for visiting websites. The Company may use cookie
files or similar technologies enabling the collecting of the certain information on the use of Websites when the User accesses, watches and uses the Websites. The company does not allow the third parties to install cookie files at the User’s device.

3.2. Cookie files are not crucial for the Company’s Website functioning and are mostly used for providing, maintaining and upgrading the Company’s services. The Company does not install cookie files at the User’s device without its consent.

3.3. The use of cookie files may be cancelled at the browser settings menu (i.e. at the “Settings” menu or “Internet options”). In case of cancelling the use of cookie files, some Website functions may fail working appropriately. Detailed information on managing and deleting cookie files is published at http://www.allaboutcookies.org/.

3.4. Through the use of cookie files the Company may collect information on the User’s use of the Websites, its IP-address, browser type and operation system. Therewith, the Company may collect User’s payment information for processing its purchases as well as the information on its product preferences and purchasing behavior.

3.5. Moreover, feedback pages may provide the Company with the contacts of the User, such as name, e-mail address, telephone number. The User may also provide other relative data voluntarily according to the User’s questions or comments. Therewith the Company recommends the User to provide its personal data in volumes not exceeding the ones necessary for the adequate reply to the User’s questions or comments from the Company.

3.6. The company does not sell any User’s Personal Data, does not loan them for temporary use and implements no other transactions. The Company may transfer User’s Personal Data only to:

- the structural branches of the Company, when transfer of the Private Data is reasonably necessary or desirable for the Company;
- Clubs - competitions participants, organized and/or held by the Company for the purpose of forming the Unified Supporter Profile (personal data system containing information on the Supporters of the KHL Clubs).

4. Copyrights and the use of the Website materials

4.1. Websites and materials published at the Websites are protected by the intellectual property rights, including copyright, trademarks and tradenames, including the trademark «Continental Hockey League», are owned by the Company or used by the Company under the license or upon proprietors consent. Materials protected by intellectual property rights include the design, layout, outlook, composition, graphics, photographs, images, articles, narratives and other Materials available at the Websites (hereinafter «Website Materials»).
4.2. Website Materials may be displayed, distributed, published or publicly presented in any other way conditionally under the Company’s written consent. In case the User has any further questions regarding the use of the Company’s Website Materials the User shall contact the Company.

5. Links to the other Websites

The Company may publish links to the other Websites which are beyond Company’s control. The Company assumes no liability for the information or materials provided by such third-party websites. The Company recommends to get familiar with the Terms of Use and privacy statement of all third-party websites before using such websites or submitting any personal data or any other information to or through such websites.

6. Limitations of Liability, Disclaimer of Warranties and Damage Compensation

6.1 Within the limits stated by the current legislation, the Company bears no liability for any direct, indirect or other damage, including but not limited to the material damage, loss of usability, loss of commercial opportunities, economic losses, loss of data or lost profit, occurred as the result or in relation to the use by the User, or User’s access, or unavailability or inaccessibility of the Websites or their content.

6.2 When using the Websites the User consents to compensate the damages, as well as secure the Company against the possible claims and damages affiliated with violations of this Terms of Use. Therewith the User consents to recover all damages caused by the User’s use of the third party’s data using the resources of the Website, as well as compensate for all fees and claim costs of the Company.