

**THE USER AGREEMENT**  
of the site <https://dayz-play.com>

**1. General provisions**

1.1 Hereby the Site Administration <https://dayz-play.com> (hereinafter referred to as the Administration), offers any capable individual (hereinafter referred to as the User) to use the services provided on the site <https://dayz-play.com> (hereinafter referred to as the Project) under the terms of this user agreement.

1.2 This Agreement is a public offer in accordance with Article 437 of the Civil Code of the Russian Federation

Federation, i.e. it contains all the essential terms of the agreement concluded between the Administration and the User.

1.3 In case of acceptance of this offer, an agreement is concluded between the parties on the basis of clause 2 of Article 434 and clause 3 of Article 438 of the Civil Code of the Russian Federation. An agreement in electronic form is legally equivalent to an agreement drawn up in writing and signed by the Parties, including certified by the handwritten signatures of the Parties.

**2. Terms and definitions**

2.1 The game's website [dayz-play.com](https://dayz-play.com)

2.2 The administration is the copyright holder of the portal [dayz-play.com](https://dayz-play.com) , is a party to the User Agreement. The administration carries out administration and maintenance, provides users with access to the portal, services (also paid services), on the terms of this agreement.

2.3 User - an individual who visits the portal or participates in the projects of the [dayz portal-play.com](https://dayz-play.com) .

2.4 Portal - special software and hardware complexes hosted on the Administration's resources. Users can access the portal only by the Administration. All rights to use this portal belong exclusively to the Administrator.

2.5 Agreement - this user agreement, which contains a list of rules and regulations on the basis of which the portal operates, as well as all processes of relationship between the Administration and By the user.

2.6 Project Rules - a set of rules governing the operation of the portal.

2.7 A Party is any of the parties to the Agreement, and the Parties when mentioning both Parties.

2.8 Additional paid services - providing the User with additional special features of the portal for a fee. These services are optional and are provided upon request

The user. Paid services are also provided by the Administrator exclusively within the Portal.

2.9 The game account, characters, and items are the property of the project and do not constitute personal property rights. Access to the gameplay of the game is possible exclusively through Absolute Play DayZ.

**3. Rights and obligations**

3.1 Change the design of the Site and/or its content at any time with or without notification to Users.

3.2 To delete, without any reason and without notice, any content, materials, comments, any information that, at its discretion, violates and/or may violate applicable law, is

The Agreement, the Privacy Policy, the rights of other Users or third parties, or harms them, or threatens their safety.

3.3 Send messages to the User (including via e-mail, sms, etc.) that contain

3.4 Advertising information about the service, the game, or materials thematically related to them. Completely or partially reduce the functionality of the Site, Materials for technical, preventive or other reasons.

**4. The User has the right to:**

4.1 Perform other actions not prohibited by law or this Agreement regarding the use of A Website or Portal.

4.2 Take the necessary measures to ensure the confidentiality of the credentials (login and password) used to access the Account.

4.3 Require the Administration to properly comply with the terms of the Agreement.

4.4 Send proposals to the Administration on improving the quality of the Project, services, and additional features.

4.5 Exercise other rights provided for by the Agreement and the rules of the Project.

**5. The Administration undertakes to:**

5.1 To provide services efficiently and in full in accordance with the terms of the Agreement.

5.2 To maintain the availability of the Project and its proper functioning throughout the term of the Agreement, but taking into account possible failures, technical limitations in operation, etc. specified in the Agreement.

5.3 To provide services using methods not prohibited by the current legislation of the Russian Federation.

**6. The Administration has the right to:**

6.1 Suspend the provision of services in case of technical problems or other valid reasons determined at the discretion of the Administration.

6.2 Require the User to comply with the Agreement and the rules of the Project.

6.3 Apply liability measures against Users who violate the Agreement and the rules of the Project.

6.4 At any time, change the design of the Project, its content, including in-game, change or supplement

software and other objects used or stored in the Project, any server applications, at any time with or without prior notification to the User.

6.5 Establish additional restrictions within the framework of the Project, as well as change such restrictions at any time

**7. Exclusive and copyright rights. Assurances of the Parties:**

7.1 The Administration is the copyright holder of the Project. The User voluntarily chooses a Project to receive services. The User is aware that there are similar projects on the Internet and in case of disagreement with the Agreement, the rules of the Project, the User has the opportunity to receive services within the framework of other projects - the Administration does not force, does not impose the services of the Project on the User.

7.2. The User does not have the right to modify (copy) the software used within the framework of the Project in any way, to reverse engineer it, which means decompiling the software in order to determine the structure, design, concept and methodology for the provision of services.

7.3. User's assurances in accordance with Article 431.2 of the Civil Code of the Russian Federation:

7.3.1. At the time of acceptance of the Agreement, the User has reached the age of 18 or has full legal capacity in accordance with the Civil Code of the Russian Federation;

7.3.2. There are no circumstances preventing the User from entering into an Agreement:

7.3.3. The User plans to use the Project's services for legitimate and bona fide purposes;

7.3.4. The User uses the services of the Project only for personal use. The User may not use the Project's services or any content contained in the Project (including, but not limited to, other users' content, photos, designs, text, graphics, images, videos, information, logos, software, audio files and computer codes) in connection with any commercial activity, such as advertising or imposing on any user the purchase or sale of any products or services that are not offered by the Administration;

7.3.5. The User assures the Administration that, if necessary, he will provide reliable personal data about himself, contributing to his identification as a subject of legal relations. The User understands that this assurance is conditioned by the requirements of the current legislation of the Russian Federation.

7.3.6. The User assures the Administration that he has fully read the terms of the Agreement, the rules of the Project and undertakes to comply with them, as well as constantly independently monitor changes to the Agreement, the rules of the Project.

7.4. Assurances of the Administration in accordance with Article 431.2 of the Civil Code of the Russian Federation:

7.4.1. The Administration assures the User that it is not a representative of the copyright holder of the computer game DayZ Standalone;

7.4.2. The Administration does not sell (does not provide licenses) pirated versions of the computer game DayZ Standalone, but on the contrary directly agitates Users to purchase licensed versions of this game in Steam stores and other similar stores;

7.4.3. The Administration does not provide any services in the DayZ Standalone computer game, the electronic resources and software specified in the Agreement allow Users to get a new experience of interaction with each other, additional formats of gameplay in the DayZ Standalone computer game through the use of the DayZ Standalone game mod developed and maintained by the Administration.

### **8.Disclaimer of warranties:**

The Project is provided on an "as is" basis, that is, without guarantees of quality and suitability or explicit or implied goals of a particular User(s). The Administration does not guarantee that the Project will work continuously and error-free.

The Administration has the right (and this is an essential condition for the provision of services), without explanation, to deny access to all Users or any of them for a time or forever, to delete any information or any content posted by the User within the framework of the Project.

The Administration does not guarantee and is not responsible for the accuracy, relevance, harmlessness and reliability of information posted on third-party Internet resources, links to which are placed within the framework of the Project.

The User confirms that he uses the Project's services at his own risk and understands that the Administration is not responsible for third-party Internet resources, software that are or may be associated with the Project at the moment or in the future.

The Administration does not guarantee that any information posted by users within the framework of the Project

will meet the criteria of reliability, accuracy and relevance. The Administration does not guarantee that the information posted by other users cannot cause Moral harm, harm to health or losses to the User.

### **9.Project support:**

9.1. Any User has the opportunity to support the Project.

9.2. The transfer of funds for support is considered a donation, which must be used by the Administration to maintain and develop the Project. The User is aware and understands that since the goals of the donation involve the use of the donation for the maintenance and development of the Project at the moment, as well as for the maintenance and development of the Project in the future, it is not possible to provide a report on the use of the funds received from a particular User. By providing such support to the Project, the User realizes that the donation is irrevocable.

9.3. The Administration reserves the right to provide, at its discretion, personal bonuses for Users who have supported the Project.

#### **10. Final provisions:**

10.1 The User does not have the right to transfer (assign) to any third party his rights and/or obligations under this Agreement without the written consent of the Administration.

10.2 If any of the terms and/or provisions of this Agreement and/or the Project rules is declared invalid, this will not entail the invalidity of its other terms/provisions and this Agreement, the Project rules and their execution as a whole, as if such a condition had never been part of the Agreement, the Project rules.

10.3 This Offer is made in Russian.

10.4 An integral part of this Agreement is the Policy for the protection of personal information of Users of the site <https://dayz-play.com> , permanently posted on the Site.