

Dear Customers,

Pursuant to art.5, par. 1 in conjunction with par. 2 of the General conditions for use of the services accessible via the website www.neterra.tv the latter have been amended as follows:

1- In clause 1.3 the text „.....registered in the companies' register at Sofia City Court under company file № 2935/96, having its registered address at: 26 A, Andrey Saharov Blvd., Sofia, BULSTAT...“. The text, as amended, in the modified General conditions reads as follows:

„1.3. **Neterra EOOD (hereinafter the “Provider”)** is a commercial company registered with the Commercial registry at the Registry Agency in Bulgaria, having its registered address at: Sofia, 23, Dragan Tzankov bld., having an unified identification code (UIC)121039370, represented by Neven Dilkov, providing the Services, subject to these General Conditions, via the website www.neterra.tv administered by it.“

2- In article 1, clause 1.5, the word “forum” has been deleted. The text, as amended, reads as follows:

„1.5. **User Profile** is an independent part of the Site containing information about the User required by the Provider upon the registration and kept with it, while the access to the User Profile is carried out by the User by entering a user name and password. The User Profile enables the User to use the Services of the Site, to terminate the use of the Services, to change his password, etc.; “

3- Article 1, clause 1.7 of the General Conditions before the amendments reading:

„1.7. **Forums** are autonomous parts of the Site where Users may ask questions and publish opinions related to the Services provided via the Site; “ **has been deleted.**

4- Clauses 1.8, 1.9, 1.10, 1.11 of the the General Conditions before the amendments have been renumbered to clauses 1.7, 1.8, 1.9, 1.10 respectively, the content remains unchanged.

5- In clause 8.4 the words „not less than EUR 10“ have been deleted. The text, as amended, reads as follows:

„8.4.The User may prepay to the Provider an amount for the use of various Services for a future period of up to 1 year, which amount will be set aside as a separate account of the specific User. The price of each requested Service is deducted automatically from the account until exhaustion of the funds on it. All prepaid amounts unutilized until expiry of 1 year of the date of the payment thereof remain for the Provider and are not subject to a refund. The User is able at any time to keep track of the balance on his account in his User Profile”.

6- In clause 9.1, the words “in another way indicated on the Site of the Provider.” of the General Conditions before the amendments become sub e) of the General Conditions as amended, without modification of the content. Sub c) and d) with the following texts have been inserted:

“c)through the system PayPal, ebg.bg, Easy pay,

d)purchase of a subscription plan by way of SMS (this service is only reachable by Bulgarian mobile operators and within the geographical territory of Bulgaria),”.

7- Art. 10 of the General Conditions before the amendment, with the following text:

„Article 10 Rules for the Use of the Service “Forums”

10.1. The Service "Forums" allows the User to inform and publish on the Site questions, opinions and answers, as well as commentaries and statements on various issues relating to the provided Services. The questions, opinions, answers, as well as any other publication coming from the User must not have any offensive, immoral or pornographic content, must not incite to perpetration of crimes, administrative violations or any other harmful acts, including lowering the prestige, honor and dignity in any way, neither infringing upon any rights and legal interests of third parties, including, but not limited to intellectual property rights. The User undertakes to assume the full liability and to fully compensate the Provider for property and non-property damages sustained by him to their full extent, including for the expenses incurred and lawyer's fees, if they have been caused by a breach of the obligations of the User under the previous sentence.

10.2. In order to publish information in the "Forum" section, the User should enter his user name and password.

10.3. The Provider preserves his right at his discretion to make inaccessible materials published on the Site using the Service "Forum" and, in particular, materials with contents violating these General Conditions or the applicable law as well as materials not related to the thematic orientation of the Forum.“ **has been deleted.**

8- Articles 11 to the final provisions of the General Conditions before the amendments are renumbered respectively without modification of the content, where article 11 becomes 10, article 12 becomes article 11 etc. With this regard, the reference to art. 17 in clause 2.1 becomes reference to art.16; the reference to art. 11 in clause 2.1 becomes reference to art.10; the reference to art. 11 in clause 11.4 of the General Conditions before the amendments (clause 10.4 as amended) becomes reference to art. 10. The reference to art. 13 in clause 12.3 of the General Conditions before the amendments (clause 11.3 as amended) becomes reference to art.12. The reference to art. 12, 13, 13.4 in clause 16.5 before the amendments (clause 15.5 as amended) becomes reference to art. 11, 12, 13.3. The content of these provisions remains

unchanged.

9- In clause 11.5 of the General Conditions before the amendments (clause 10.5 as amended), the correspondence address has been changed as follows: :

Neterra EOOD

80, Alexander Malinov blvd., Mladost 4 district

Tilia building, 2nd floor,

tel.: +359 2 975 1616, fax: +359 2 975 3436

E-mail: legal@neterra.net

to the attention of: Irena novakova

10- Clause 12.2, second sentence, of the General Conditions before the amendments (Clause 11.2 as amended) becomes clause 11.3, the content remains unchanged.

The General Conditions, as amended, shall enter into force on 06.04.2010z.