

PLEASE READ THESE TERMS AND CONDITIONS BEFORE USING THE WEBSITE.

Acceptance of the Terms of Use of this Agreement between you and GeoManna (the "Company", "Rightholder" or "We"). The following terms and conditions, together with any documents that they expressly include by reference (in conjunction with this "Agreement"), govern your access to the site geomanna.com, use, including any content, functionality, the purchase of GeoManna bonuses and services, offered on the site geomanna.com

Please read the AGREEMENT carefully before proceeding with the use of the Website. By using the Website or by clicking a button confirming your acceptance of the Terms of the Agreement, at the time this option is provided to you, you accept and agree to comply with these Terms of Use in addition to

- our Privacy Policy located at
- http://geomanna.com/docs/privacy_policy_en.pdf and incorporated herein by reference.

If you don't agree to these Terms of Use or Privacy Policy, you must not access or use the Website.

License agreement

Definitions

- The rightholder (the owner of the exclusive right to the software product) — GeoManna
- Software product (SP) means the Software Product (GeoManna and / or Web Site, Sites), accompanying materials, updates, the Copyright Holder of which is GeoManna.
- GeoManna, Website or Sites are Internet resources, which are a collection of information and intellectual property contained in the system, access to which is provided from various user devices connected to the Internet by means of special software for browsing the web (browser) to addresses geomanna.com
- User is an individual who uses the site. If the site is used on behalf of a legal entity, the term User is further understood as a legal entity.
- GeoManna or GM is bonus spent within and behind them system GeoManna.

Limitation of liability related to GM bonus

- The Web Site Administration is not responsible for the loss of GM bonuses as a result of illegal actions by the User or third parties.
- IN THE EXTENT PERMITTED BY THE MAXIMUM APPLICABLE LAW, THE Rightholder IS NOT LIABLE FOR ANY LOSS AND / OR DAMAGE (INCLUDING LOSSES DUE TO LOST COMMERCIAL PROFITS, INTERRUPTION OF ACTIVITIES, LOSS OF INFORMATION OR OTHER PROPERTY DAMAGE) ARISING FROM THE USE OR THE IMPOSSIBILITY OF USING GM BONUSES, EVEN IF THE Rightholder WAS NOTIFIED OF THE POSSIBLE OCCURRENCE OF SUCH LOSSES AND / OR DAMAGE. IN ANY CASE, THE LIABILITY OF THE COPYRIGHT OWNER UNDER ANY OF THE PROVISIONS OF THIS LICENSE AGREEMENT IS LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU FOR GM BONUSES. THESE RESTRICTIONS CAN'T BE EXCLUDED OR RESTRICTED IN ACCORDANCE WITH APPLICABLE LAW.
- This document should not be considered as a public offer for the sale of shares or securities, goods or currency.
- GM bonuses of the GeoManna project don't give the right to control the company GeoManna and are not securities. Owners of GM bonuses are not accrued or paid dividends.
- Owning of GM bonuses does not give their owner the ownership or property rights in the company GeoManna. The opinion of bonus holders and feedback can be taken into account, but the GeoManna

project bonus does not give their owners the right to participate in decision-making regarding the development of the geomanna.com platform

GM bonuses of GeoManna Company are not an investment

GeoManna's bonuses are not an official or legally registered investment of any kind. All people and parties involved in the purchase of the GeoManna bonuses are making the transaction at their own risk. Despite the fact that GeoManna's bonuses should not be treated as an investment, they can grow in value over time in the secondary market. They can also fall in price.

Risk of loss of funds

Funds received during the process of crowdfunding are not insured. In case of their loss or loss in price, there is no private or public insurance representative to whom you could apply.

Business risks of the project

It is possible that for various reasons, including but not limited to failures in the organization of business or marketing strategies, the ecosystem and all subsequent activities associated with funds collected for crowdfunding may not be successful.

Disclaimer of warranties regarding the use or inability to use GM bonuses

You agree that the use or impossibility of using GeoManna's bonuses is entirely your risk, and no liability lies on the GeoManna. As of the date of issue, GeoManna's GM bonuses will be used without warranty of any kind, either explicit or implicit, including all implied warranties of a commercial price for a particular purpose without violating the intellectual rights of anyone. Since some jurisdictions do not allow the exclusion of implicit guarantees, the higher exclusion of implied warranties may not apply to you personally.

Disclaimer of Warranties

YOU UNDERSTAND THAT WE CAN'T AND DON'T GUARANTEE THAT FILES AVAILABLE FOR DOWNLOADING FROM THE INTERNET OR ON THE WEBSITE WILL BE FREE OF VIRUSES. WE ARE NOT RESPONSIBLE FOR ANY LOSS OR DAMAGE CAUSED BY VIRUSES OR OTHER MATERIAL THAT MAY AFFECT YOUR COMPUTER EQUIPMENT, COMPUTER PROGRAMS, DATA OR OTHER PROPRIETARY MATERIALS DURING YOUR USE OF THE WEBSITE OR ANY SERVICES OR DETAILS OBTAINED THROUGH THE WEB-WEBSITE OR BY DOWNLOADING ANY MATERIAL FROM YOU.

YOUR USE OF THE WEBSITE, ITS CONTENTS AND ANY SERVICES OR DETAILS ARE PROVIDED ON AN "AS IS IT" AND "AS AVAILABLE" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND RELATING TO THE COMPANY AND PROVIDE NO WARRANTIES OR REPRESENTATIONS AS TO THE COMPLETENESS,

SECURITY, RELIABILITY, QUALITY AND ACCURACY OF THE WEBSITE. THE COMPANY MAKES NO WARRANTY THAT THE WEBSITE, ITS CONTENTS OR ANY SERVICES OR DETAILS RECEIVED THROUGH THE WEBSITE WILL BE ACCURATE, RELIABLE, UNINTERRUPTED, AND THAT DEFECTS WILL BE CORRECTED.

UNDER NO CIRCUMSTANCES THE COMPANY, IT'S AFFILIATES OR THEIR LICENSORS, SERVICE PROVIDERS, EMPLOYEES, AGENTS, OFFICERS OR DIRECTORS SHALL BE LIABLE FOR DAMAGES OF ANY KIND ARISING OUT OF OR IN CONNECTION WITH YOUR USE OR INABILITY TO USE.

Intellectual Property Rights

The websites and all their contents, functions and functionality (including all information, software, texts, images, video and audio, and design and layout) are owned by the GeoManna Company, its licensors or other suppliers of such materials and are protected by copyright, trademarks, patents, trade secrets and other laws on intellectual property or proprietary rights.

Trademark

The Company name, the Company logo and all associated names, logos, product and service names, designs and slogans are trademarks of the Company, its affiliates or licensors. You must not use such marks without the prior written permission of the Company. All other names, logos, product and service names, designs and slogans on these Websites are the trademarks of their respective owners.

You may use the Websites only for lawful purposes and in accordance with these Terms of Agreement.

In addition, you agree NOT TO:

- Use the Websites in any way that could disable, reload, disable or damage the Sites, or prevent the use of the Sites by any other party, including its ability to participate in real-time activities through Websites.
- Use any robot, spider or other automatic device, process or means to access the Websites for any purpose, including monitoring or copying any material on the Websites.
- Use any manual process to monitor or copy any material on the Sites or pursue any other unauthorized purpose without our prior written consent.
- Use any device and / or software that interfere with the proper operation of Websites.
- Use any viruses, Trojans, worms, logical bombs or other materials that are harmful or technologically harmful.
- Participate in any other activities that restrict or prohibit the use of the Sites and / or may cause damage to the Company or users of the Web Sites.

Amendments to the Terms of Use of the Agreement

We may revise, supplement and update the Agreement from time to time in our sole discretion. All amendments come into force at the time of their publication on the Websites.

Your next use of the Websites after the publication of the revised Terms and Conditions means that you accept and agree to the amendments. You should regularly check this page to know about any changes, because for you they are mandatory.

Access to the account and security of Web sites

We reserve the right to cancel or modify these Websites, as well as any services or materials that We provide on the Sites, at our sole discretion, without prior notice. We don't guarantee that our Sites or any content on it will always be available. We are not responsible if, for any reason, any part of the Websites is unavailable at any time or for any period. From time to time, we may restrict access to certain parts or Web sites entirely.

You are responsible for:

- Adoption of all necessary measures to access the Websites;
- Ensure that all persons who access the Websites through your Internet connection are aware of these Terms of Use and comply with them.

To access Web sites or some of the resources that it offers, you may be asked to provide certain registration information or other information. The prerequisite for your use of the Websites is that all the information you provide on the Sites is correct, up-to-date and complete. You agree that all information you provide for registration on these Websites or otherwise, including but not limited to using any of the interactive features on the Websites is governed by our Privacy Policy, and you agree that We are processing your information in accordance with our Privacy Policy.

You should take special attention when entering personal information on Web sites on a public or shared computer (device) so that others can't view or record your personal information.

PUBLISHED INFORMATION

The information provided on the Websites or through the Websites is provided solely for general information purposes. We don't guarantee the accuracy, completeness or usefulness of this information. Any information that you post on the Websites strictly depends on your own risk. We disclaim any liability arising from the posting of such materials by you or any other visitor to the Sites, or by someone who may be informed of any of its contents.

These Websites include content provided by third parties, including materials provided by other users, bloggers and third-party licensors, aggregates and / or reporting services. All statements and / or opinions expressed in these materials, as well as all articles and answers to questions and other content, other than the content provided by the Company, are solely the views and responsibility of the person or organization providing these materials. These materials do not necessarily reflect the opinion of the Company. We are not responsible to you or any third party for the content or accuracy of any materials provided by third parties.

Changes on Websites

We can update content on the Websites from time to time, but its content is not necessarily complete or up-to-date. Any material on the Sites may be out of date at any time, and We are not required to update such material.

Regulations about the User. Rights and obligations

1. It is necessary that you adhere to the following rules. Below are some of the obligations that you take upon registering and maintaining the security of your account:

- a) You will not post false personal information on Websites or create an account on behalf of another person without proper authorization.

- b) You will not create more than one personal account.
- c) If We block your account, you will not create another one without our permission.
- d) You will not use the Websites unless you have reached the age limit in accordance with applicable law to accept these Terms and Conditions.
- e) You will not give r your password (for developers - a secret key), will not grant access to your account to unauthorized persons and will not perform any other actions that may threaten the security of your account.
- f) You will not transfer your account (including any Page or application of which you are the administrator) to someone without our prior written permission.

2. Upon registration, the User agrees with these Rules and assumes the rights and duties indicated therein in connection with the use and operation of the Site. The user acquires full access to the use of the functionality of the Site.

3. The login and password selected by the User are necessary and sufficient information for the User to access the Site. The user does not have the right to transfer his login and password to third parties and is fully responsible for their safety, independently choosing the way of their storage. The user can authorize the storage of the login and password (using cookies) on the hardware-software it uses for subsequent automatic authorization on Sites.

4. If the User doesn't prove the contrary, any actions performed using his login and password is deemed to be committed by the relevant User. In case of unauthorized access to the login and password and / or the User's personal page, or the distribution of the login and password, the User is obliged to immediately notify the Site Administration in the established order.

5. The user is personally responsible for any information that is placed on the Sites, informs other Users, as well as for any interactions with other Users, carried out at their own risk.

6. The user is not allowed upon the Sites use:

- Register as a User on behalf of or in lieu of another person ("fake account") or register a group (association) of individuals or a legal entity as a User. At the same time, it is possible to register on behalf of or on behalf of another natural or legal person, subject to the necessary authorization;
- To mislead Users about his identity, using the login and password of another registered User;
- Distort information about yourself, your age or your relationships with other persons or organizations;
- Upload, store, publish, distribute, provide access to, or otherwise use any information that:

(a) threatens, discredits, offends, defames honor and dignity or business reputation or violates the privacy of other Users or third parties;

(b) violates the rights of minors;

(c) is vulgar or obscene, contains pornographic images and texts or scenes of a sexual nature involving minors;

(d) contains scenes of cruelty to animals;

(e) contains a description of means and methods of suicide, any incitement to commit it;

(f) promotes and / or foments racial, religious, ethnic hatred or enmity, promotes fascism or the ideology of racial superiority;

(g) contains extremist materials;

(h) promotes criminal activity or contains advice, instructions or guidelines for the commission of criminal acts;

(i) contains information of limited access, including, but not limited to, state and commercial secrets, information on the privacy of third parties;

(j) contains ad or describes the attractiveness of the use of narcotic substances, including "digital drugs" (sound files that affect the human brain through binaural beats), information about the distribution of drugs, recipes for their manufacture and advice on the use;

(k) is fraudulent;

(l) as well as violates other rights and interests of citizens and legal entities or the requirements of legislation.

7. Illegally upload, store, publish, distribute, provide access to or otherwise use the intellectual property of Users and third parties;

8. To carry out mass mailings of messages to other Users of Sites without their consent.

Information about you and your visits to Sites

By using the Websites, you consent to all actions that we have taken regarding your information in accordance with the Privacy Policy.

Links from the site

If the Websites contain links to other sites and resources provided by third parties, these links are provided only for your convenience. This includes links contained in ads, including ad banners. We do not control the content of these sites or resources and assume no responsibility for them or any loss or damage that may arise as a result of their use. If you decide to access any of the third-party Web sites related to the Websites, you do so entirely at your own risk and subject to the terms of use of such websites. We reserve the right to revoke the permission to connect without prior notice.

Governing Law and Jurisdiction

All matters relating to the Websites and these terms of the agreement, as well as any disputes or claims arising or related to it, are governed and interpreted in accordance with the internal laws of the GeoManna Company.

The owner of the Websites is in the territory of the Belize state. We do not claim that Websites or their contents are available outside Belize State. Access to the Websites may be illegal for certain individuals or in some countries. If you gain access to Websites outside the Belize State, you do in such way on your own initiative and are responsible for compliance with local laws.

Full consent

The terms of this agreement and our Privacy Policy are the sole and complete agreement between you and GeoManna regarding the Website and its use, including any content, functionality of GeoManna and the services offered on the sites or through the sites geomanna.com

Contact information of the Legal owner

Name: GeoManna LTD

Registration number: 170,362

Type of the Company: IBC

Current Status: Active

Date added to the register: 11/04/2018

URL in the database: http://companysearch.bz/public_search/

Full address: New Horizon, Ground Floor, 3 1/2 Miles Philip S.W. Goldson Highway, Belize City, Belize