

Legal information

Revision of 25.01.2018

We draw your attention to the fact that this website is exclusively informational in nature and under no circumstances is a public offer determined by the provisions of Part 2 of Art. 437 of the Civil Code of the Russian Federation. For detailed information on the cost and timing of the services, please contact the company's specialists directly.

The information given on the website is prepared solely for the purpose of creating a general understanding of the topics discussed, as well as the products of Clover Group LLC (hereinafter referred to as Clover Group) and is not a professional advice. There are no warranties, expressed or implied, as to the accuracy or completeness of the information provided in the website publications. Unless otherwise provided by the legislation of the Russian Federation, Clover Group, its employees and authorized representatives are not responsible for any consequences arising from someone's actions (inactions) based on information on the site or for making decisions based on information, presented in the publications on the site. All quotes posted on the site are designed for informational or educational purposes in the volume justified for citing according to art. 1274 Civil Code of the Russian Federation.

All trademarks used on this site are owned by their respective owners. Using these logos and trademarks the Company does not in any way pursue economic or other benefits from their use. Text and graphic elements of trademarks are used exclusively for informational purposes and can be removed at the request of the right holder.

Terms of use of intellectual property

The term "Intellectual Property Rights" as used herein means patents of any type, design rights, utility models or other similar rights to an invention, copyrights, trademarks, service marks, trade secrets or privacy rights and any other intangible property rights, including applications for any objects from the foregoing, in any country, arising under legislation or general law or under a contract, and regardless of whether the application is now filed or will be filed whether the object is developed or acquired.

All intellectual property rights for any Clover Group software, Clover Group websites, Clover Group materials and user-generated content belong to the Clover Group or to person or entity who presented it. Nothing in this data will be deemed to give you the right to modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative, transmit or sell any Clover Group software, Clover Group websites, any materials or any user-generated content for any reason, unless otherwise expressly authorized by the right holder or by law.

Your access and use of any software or related documentation, including developer tools and sample code, as well as any information on the application program interface provided on the Clover Group website (collectively, the "Software") are governed by the license agreement ("License Agreement"), Which accompanies such Software. You can not use or install any Software that accompanies the License Agreement, and as long as you do not agree to the terms of the License Agreement. You must not modify, decompile or reconstruct any Software, except as expressly permitted by applicable law or the License Agreement.

In the event that the Software provided through the Clover Group website is not accompanied by a License Agreement: the software may be used solely for your personal, informational, non-commercial purposes; the software can not be changed in any way.

Unauthorized copying, distribution, modification, public display or public performance of works protected by copyright, including the Clover Group Software, is a violation of the rights of the copyright owner.

Agreement for the processing of personal data

By joining this Agreement and leaving your data by filling in the fields "Name", "Phone", "E-mail", "Your question", namely, noting the checkbox "I agree with the Agreement for the processing of personal data" during the use of the site located on address <http://clover.global> on the Internet, the User agrees to processing, including collection, systematization, accumulation, storage, (clarification, updating, change), use, depersonalization, blocking, destruction of personal data, which include but are not limited to the following personal data: Name, number contact phone number, e-mail address to Limited Liability Company "Clover Group" (hereafter referred to as Clover Group LLC).

Clover Group LLC (INN 1659171786, OGRN 1161690102012, location address: 1, Bolshoy Gnezdnikovskiy Lane, bld 2, Moscow, Russian Federation, 125009) - created in accordance with the legislation of the Russian Federation a legal entity.

Clover Group LLC uses personal data to:

- communication with the user, including sending notifications, requests and providing information concerning the products of Clover Group LLC, as well as information on placed vacancies of Clover Group LLC;
- informing the User about events and promotions;
- conducting statistical and other research.

Personal data is processed in ways appropriate to the processing objectives personal data, including with the use of automation or without using such funds. With respect to the user's personal information, it is stored confidentially, except for cases of voluntary provision by the user information about yourself for general access to an unlimited number of persons.

Due to the specifics of the way information is received, Clover Group LLC does not check reliability of the personal data provided by the User and does not carry out control their relevance. Clover Group LLC proceeds from the fact that the User provides reliable personal data on the issues proposed in the form registration, and maintains this information up-to-date. All responsibility, as well as the possible consequences for providing unreliable or not relevant Personal data shall be borne by the User.

The withdrawal of consent to the processing of personal data can be carried out by sending the appropriate order by User in a simple written form on e-mail address (E-mail) info@clover.global. In the event that any provision of this Agreement is unacceptable for the user, the User has the right to refuse confirmation of this Agreement.

By joining this Agreement and leaving your data by filling in the fields "Name", "Phone", "E-mail", "Your question" namely, noting the checkbox "I agree with the agreement on the processing of personal data", the User expresses his consent that the procedure for processing personal data is valid for 5 years with automatic prolongation, if it is not was withdrawn in accordance with the Federal Law "On Personal Data". Clover Group LLC has the right to amend this Agreement. When making changes in the current version indicate the date of the last update. New edition The Agreement comes into force from the moment of its placement, unless otherwise provided by the new edition of the Agreement.