

PUBLIC OFFER

<https://store.standoff2.com>

This version of the Public Offer is effective as of March 12, 2026.

1. GENERAL DESCRIPTION OF THE SERVICE

1. The «Standoff 2 Store» service is a platform that provides functionality for purchasing services granting access to additional features of gaming products (hereinafter – the «Standoff 2 Store»). The Standoff 2 Store operates through the website available on the Internet at store.standoff2.com (accessible via the web version) (hereinafter – the «Website»).
2. This Public Offer (hereinafter – the «Offer») is published at: https://web-static.cdn.boltgaming.io/store2/legal/ru/web/public-offer_me_en_2026-03-12.pdf
3. The Standoff 2 Store is operated and managed by Axlebolt ME L.L.C.-FZ (Registration No: 2201269, registered address: Meydan Grandstand, 6th floor, Meydan Road, Nad Al Sheba, Dubai, UAE) (hereinafter – «Axlebolt ME FZ-LLC») on behalf of the Right Holder (as defined below).
4. The Standoff 2 Store provides any legally capable individual who is a user of the Website and the Game (hereinafter – the «User») with the opportunity to obtain, for a fee, services related to organizing access to additional functionality (in-game items) of the mobile application game for iOS and Android platforms under the common name «Standoff 2» (hereinafter – the «Game»).
5. This Offer applies exclusively to the provision of paid services on the Website. Relations connected with the use of the Game are governed by the License Agreement available at: axlebolt.com/EULA_StandOff_eng.html. The processes of collection and processing of Users' Personal Data, as well as the collection and processing of cookies, are governed by the Privacy Policy available at: https://web-static.cdn.boltgaming.io/store2/legal/ru/web/privacy-policy_me_en_2026-03-12.pdf.
6. In relation to services organizing the provision of Additional Game Features, Axlebolt ME FZ-LLC acts as an agent of the Right Holder of the Game, acting in its own name.
7. By using the Standoff 2 Store and/or making any transaction in the Standoff 2 Store, the User agrees to the terms of the following documents:
 - 1.7.1.1 The Offer;
 - 1.7.1.2 The Privacy Policy;
 - 1.7.1.3 Other documents posted directly on the Website.
8. When using the Standoff 2 Store in ways that involve participation of partners and other third parties in its operation, the User is also obliged to comply with the terms (user agreements, contracts, etc.) of such third parties.
9. The most current version of the Offer is available at: https://web-static.cdn.boltgaming.io/store2/legal/ru/web/public-offer_me_en_2026-03-12.pdf. We may unilaterally amend this Offer from time to time. All amendments become effective upon their publication on this page. However, each specific transaction (purchase) shall be governed by the version of the Offer in effect at the time the transaction was made. We will use our best efforts to provide additional

means of notifying Users about changes to the Offer, but we ask that you regularly review the latest version on the Website yourself.

2. TERMS AND DEFINITIONS

- 2.1. «Account» – the User's unique profile in the Game;
- 2.2. «Additional Game Features» – a service related to organizing the opportunity to use Content within the gameplay of the Game in order to expand the Game's functionality or obtain additional gaming experience, offered for purchase on the Website;
- 2.3. «Order» – the User's request to obtain Additional Game Features selected on the Website and submitted through the Website's functionality;
- 2.4. «Game ID» – a unique identifier (a combination of letters and numbers) that enables authorization of a specific Game user and allows the purchase of Additional Game Features in accordance with the terms of the Offer;
- 2.5. «Content» – in-game items (including in-game currency), the list and description of which are presented on the Website and which form part of the Additional Game Features;
- 2.6. «Partner» – a third party that, through its website, software, services, or other mechanisms, enables the User to make payments for the purpose of obtaining Additional Game Features;
- 2.7. «Parties» – the joint reference to Axlebolt ME FZ-LLC and the User;
- 2.8. «Right Holder» – Axlebolt LTD (Registration No.: HE 409660), the holder of rights to the Website and the Additional Game Features offered on the Website.

3. CONCLUSION OF THE AGREEMENT

- 3.1. Axlebolt ME FZ-LLC makes this Offer available to any User. For the avoidance of doubt, Axlebolt ME FZ-LLC confirms that this Offer constitutes a public offer within the meaning of applicable civil law.
- 3.2. An agreement based on this Offer is concluded by making the Offer available on the Website and by the User's acceptance of the Offer through placing an Order on the Website and paying the full price of the Order. The agreement shall be deemed concluded at the moment the User successfully completes payment for the Order. Acceptance of the Offer and conclusion of the agreement do not require any additional actions or formalities (such as signing a paper document, using an electronic signature, exchanging electronic messages, etc.).
- 3.3. The agreement concluded on the basis of this Offer is a contract of adhesion, to which the User adheres without any exceptions and/or reservations.
- 3.4. Axlebolt ME FZ-LLC informs the User, and the User acknowledges, that when concluding an agreement based on this Offer, Axlebolt ME FZ-LLC acts as an agent of the Right Holder, acting at the Right Holder's expense but in its own name. Axlebolt ME FZ-LLC is not the creator or the right holder of the Game and/or the Additional Game Features.
- 3.5. The User confirms that they have reached the age of majority under the laws of their country and have the legal capacity required to conclude and perform the agreement under the Offer. If

the User has not reached the age of full legal capacity under the laws of their country, they must present this Offer and other documents posted on the Website to their parent or legal representative. In such case, the parent or legal representative shall accept the Offer on their own behalf.

- 3.6. To the extent permitted by law, Axlebolt ME FZ-LLC shall not be liable for any actions performed by minors without the permission of their parents or legal representatives. Parents or legal representatives bear full responsibility for the actions of minors.
- 3.7. Axlebolt ME FZ-LLC reserves the right to restrict access to the Standoff 2 Store or to Additional Game Features depending on age. In such cases, minors below a certain age may be permitted to access the Standoff 2 Store and Additional Game Features only with the consent of their parents or legal representatives.

4. ORDER PLACEMENT PROCEDURE

- 4.1. In order to purchase Additional Game Features, the User must complete the following steps sequentially:
 - 4.1.1 log in to the Website using their Game ID;
 - 4.1.2 complete the electronic Order form by filling in all required fields; and
 - 4.1.3 pay the Order price using any payment method provided for under the Offer and available through the Website's functionality.
- 4.2. By performing the actions specified in Clause 4.1 of the Offer, the User confirms that Axlebolt ME FZ-LLC has provided them with information about the Additional Game Features, including, without limitation, their description, the procedure for obtaining them, the website/service through which they may be used and their full price.
- 4.3. The User guarantees and is responsible for the accuracy and relevance of the personal and other data specified in the Order, which are necessary for the proper performance of the agreement under this Offer.
- 4.4. The User acknowledges and agrees that Axlebolt ME FZ-LLC shall not be liable for improper performance of the Offer if such improper performance results from the User's breach of the obligations set out in Clause 4.3 of the Offer.
- 4.5. If, under the laws of the country of which the User is a resident, the acquisition of the right to use Additional Game Features under the Offer is subject to taxation, the User shall independently calculate and pay any applicable taxes, fees or duties at their own expense.

5. PRICE AND PAYMENT PROCEDURE

- 5.1. The price of services for the provision of Additional Game Features is determined unilaterally by Axlebolt ME FZ-LLC and is indicated on the Website. The price is stated in the national currency applicable to the User's region and includes any applicable taxes, unless otherwise specified. The price of Additional Game Features is specified for each individual item on the Website.
- 5.2. The price of services for the provision of Additional Game Features may be changed unilaterally by Axlebolt ME FZ-LLC.

- 5.3. Purchases are made at the User's own discretion. All purchases made by the User are deemed to have been made independently by the User, regardless of who initiated the purchase.
- 5.4. The User shall pay the full price of the Additional Game Features in a single one-time payment.
- 5.5. Axlebolt ME FZ-LLC reserves the right to grant discounts and promotional offers to the User, as well as to determine and modify the duration and conditions of such discounts and promotions at its sole discretion.
- 5.6. The User shall make payment using the Website's functionality and the Partner's services in accordance with the instructions provided by Axlebolt ME FZ-LLC and its Partners during the Order process.
- 5.7. Users are prohibited from engaging in any fraudulent or unlawful activity that may result in false or unauthorized payments.
- 5.8. Axlebolt ME FZ-LLC reserves the right to refuse to provide Additional Game Features to the User until confirmation of full payment has been received.
- 5.9. In the event of technical difficulties during payment, the User may contact Axlebolt ME FZ-LLC support through the website help.axlebolt.com.
- 5.10. The User consents to receiving an electronic fiscal receipt from the Partner following the purchase, sent to the email address specified by the User in the Order.
- 5.11. The Website provides a function allowing Users to save payment card details for future transactions on the Website. This function is implemented through partners acting as payment providers, who ensure the processing and storage of data in accordance with applicable security standards. Axlebolt ME FZ-LLC does not receive or store Users' payment details. The User may refuse to use the payment data storage function when making a payment. Use of previously saved card details for payment constitutes the User's unconditional consent to the use of this function.

6. PROVISION OF ADDITIONAL GAME FEATURES

- 6.1. Axlebolt ME FZ-LLC undertakes to provide the User with services for obtaining Additional Game Features after full payment of the Order and crediting of funds to Axlebolt ME FZ-LLC's account. The processing of the Order and crediting of funds may take up to 3 (three) business days from the moment the User initiates payment.
- 6.2. In the event of technical issues, the period specified in Clause 6.1 may be extended for the time necessary to eliminate such technical issues. Once the technical issues are resolved, Axlebolt ME FZ-LLC shall provide the User with the Additional Game Features.
- 6.3. The use of Additional Game Features shall be carried out as follows:
 - 6.3.1 The User accesses the Game;
 - 6.3.2 The User logs into their previously created account (personal account, client account, or profile) using their Game ID;
 - 6.3.3 The User gains access to the Additional Game Features and may use them within the Game for personal, family or other similar purposes not related to entrepreneurial or commercial activity.

- 6.4. Axlebolt ME FZ-LLC provides the Additional Game Features by activating the relevant data in the User's Account that enable their use. Axlebolt ME FZ-LLC's obligation to provide the Additional Game Features shall be deemed fulfilled at the moment of such activation and shall not depend on whether the User has reviewed the information provided or has actually used the Additional Game Features.
- 6.5. Axlebolt ME FZ-LLC's responsibility is limited to providing the User with the tools necessary to obtain the Additional Game Features. Axlebolt ME FZ-LLC shall not be responsible for the User's device capabilities, network stability or the availability of the Additional Game Features where such availability depends on third parties.
- 6.6. In the event of violations in the procedure for providing Additional Game Features, technical failures during their provision, or other similar issues related to the provision process, the User must contact Axlebolt ME FZ-LLC support via help.axlebolt.com.

7. ORDER CANCELLATION AND REFUNDS

- 7.1. The User has the right to cancel an Order before payment for the Additional Game Features is made.
- 7.2. Cancellation of an Order after payment and provision of the Additional Game Features is not possible, as from the moment of payment and activation, the User obtains an irreversible opportunity to use the Additional Game Features, and Axlebolt ME FZ-LLC is technically unable to control their use or non-use.
- 7.3. If a refund is made due to Axlebolt ME FZ-LLC's inability to fulfill its obligations, the funds shall be transferred to the bank account specified by the User when placing the Order.
- 7.4. The User agrees that refunds may be processed by Partners acting on behalf of Axlebolt ME FZ-LLC and the User undertakes to accept performance provided by such third parties.

8. INTELLECTUAL PROPERTY

- 8.1. Axlebolt ME FZ-LLC and its Partners are not the right holders of the Additional Game Features; they provide services related to organizing the provision and payment for the Additional Game Features on the User's device. All rights to the Additional Game Features and all their components belong to the Right Holder.
- 8.2. The use of the Standoff 2 Store is based on the lawful use of the Additional Game Features made available under the authorization of the Right Holder.
- 8.3. The User shall not:
 - Distribute the Additional Game Features (or any of their components) provided to the User through the Standoff 2 Store by any means and for any purpose, including by making copies, screenshots, or screen recordings, distributing them on physical media, or making the Additional Game Features available for download by third parties via the Internet;

- Use the Additional Game Features or the functionality of the Standoff 2 Store in any manner not according to this Offer or outside the scope of their ordinary intended use.

9. LIABILITY AND RIGHTS OF THE PARTIES

- 9.1. Under the Offer, the User is granted the right to use the Additional Game Features solely for personal, family or other similar non-commercial purposes. The User acknowledges that using the Additional Game Features for entrepreneurial or commercial purposes may constitute a violation of exclusive intellectual property rights.
- 9.2. If the User provides third parties with access to their Account or Game ID, the User shall bear full responsibility for the actions of such third parties.
- 9.3. The User shall be liable for any breach of this Offer, including violations under applicable law, as well as for all consequences of such breaches (including any losses incurred by Axlebolt ME FZ-LLC and third parties).
- 9.4. Axlebolt ME FZ-LLC shall be responsible for fulfilling its obligations to provide the User with the Additional Game Features within the agreed timeframes.
- 9.5. Axlebolt ME FZ-LLC shall not be liable for improper use of the Additional Game Features by the User.
- 9.6. Since the Website or the Game may be updated and new functionality may be added, the form, nature, or list of Additional Game Features may change from time to time without prior notice to Users.
- 9.7. The Partner shall be responsible for the quality and stability of its services. In the event of any issues related thereto, the User must address their inquiries directly to the Partner.
- 9.8. Axlebolt ME FZ-LLC and the Partner shall not be liable for losses incurred by the User as a result of:
 - incorrect completion of the Order, including incorrect personal data;
 - unlawful actions of the User;
 - unlawful actions of third parties.
- 9.9. The Parties shall be released from liability for partial or complete failure to perform their obligations under the Agreement if such failure results from force majeure circumstances arising after the conclusion of the Agreement due to extraordinary events that the affected Party could neither foresee nor prevent by reasonable measures. Force majeure circumstances include, but are not limited to:
 - failure of equipment necessary for the stable operation of the Website;
 - DOS/DDOS attacks or other hacker attacks on the Website;
 - actions or decisions of governmental authorities (including regulatory, administrative, or enforcement acts) resulting in the Website's operation or the provision of Additional Game Features becoming unlawful;
 - failures in telecommunications or power networks, malicious software activity, bad faith actions of third parties, transportation disruptions on the day of delivery (where applicable),

as well as unauthorized access to and/or disabling of software and/or hardware systems of either Party.

- 9.10. The Party invoking force majeure circumstances must notify the other Party within five (5) business days of the occurrence of such circumstances. The User shall send such notice by contacting Axlebolt ME FZ-LLC support via help.axlebolt.com. Axlebolt ME FZ-LLC shall notify the User using the Website's functionality.
- 9.11. In the event of force majeure circumstances, the time for performance of obligations under the Agreement shall be extended proportionally to the duration of such circumstances and their consequences. If force majeure circumstances continue for more than sixty (60) days, the other Party shall have the right to unilaterally terminate the Agreement.

10. DISPUTE RESOLUTION PROCEDURE AND GOVERNING LAW

- 10.1. This Offer, the procedure for concluding an agreement based on this Offer, the agreement itself, and any non-contractual obligations arising out of or in connection with it, as well as matters relating to the invalidity, nullity or non-conclusion of the agreement (or any part thereof) and the consequences of such recognition, shall be governed by and construed in accordance with the laws of the Emirate of Dubai and the applicable federal laws of the United Arab Emirates.
- 10.2. The Parties agree to first attempt to resolve any disputes through negotiations. Users must contact support via help.axlebolt.com, indicating that the matter should be escalated to the legal department of Axlebolt ME FZ-LLC. The legal team of Axlebolt ME FZ-LLC shall provide a written response within ten (10) business days using the contact details specified by the User in the request, until the matter is resolved.
- 10.3. If a dispute cannot be resolved through negotiations, you agree to the exclusive jurisdiction and venue of the competent courts located in Dubai, United Arab Emirates, unless otherwise provided by applicable law.

11. MISCELLANEOUS

- 11.1. Axlebolt ME FZ-LLC reserves the right to amend the terms of this Offer and all its integral parts without prior agreement with the User by publishing a new version of the Offer and/or any amended integral part thereof on the Website. Continued use of the Website after such amendments shall constitute the User's acceptance of the changes. The User undertakes to independently and regularly review the current version of the Offer. The User bears the risks associated with failing to review the updated version of the Offer and/or any part thereof. The new version of the Offer and/or any amended part shall become effective upon publication on the Website.
- 11.2. The invalidity of any provision of this Offer shall not affect the validity of the remaining provisions.
- 11.3. If one or more provisions of this Offer are declared invalid by a final court decision in a dispute between the User and Axlebolt ME FZ-LLC, the remaining provisions shall remain in full force and effect for both the User and Axlebolt ME FZ-LLC.

- 11.4. If Axlebolt ME FZ-LLC fails to strictly enforce any provision of the Offer in a timely manner, this shall not be construed as a waiver of its rights with respect to past or future obligations.
- 11.5. Axlebolt ME FZ-LLC may assign any or all of its rights and/or obligations arising under this Offer to any third party. The User may not assign any or all of their rights and/or obligations under this Offer without the prior written consent of Axlebolt ME FZ-LLC.