

Public Offer

This Public Offer (hereinafter referred to as the "Offer") is a public proposal of IRNBY LLC, TIN 7810941545 (hereinafter referred to as the "Seller"), to any person to conclude a contract of sale of goods under the trademark IRNBY (hereinafter referred to as the "Agreement") under the terms set forth below.

The Offer is public (clause 2, article 437 of the Civil Code of the Russian Federation). The Offer comes into force from the moment of its publication on the online store website at: <https://irnby.com> and remains valid until revoked.

The Seller has the right to amend or revoke the Offer unilaterally. All changes take effect and are deemed communicated to the Buyer at the moment they are posted on the specified webpage. Orders already placed at the time of changes or revocation of the Offer are executed under the terms of the Offer valid at the time of their placement. In case of the Buyer's refusal, the Agreement terminates from the moment the previous edition of the Offer ceases to be valid, and if there are unfulfilled obligations of the Parties as of that date – from the date of their full performance.

1. Definitions

1.1. "Online Store/Website/Mobile Application" – the Seller's website at <https://irnby.com>, as well as the Seller's mobile application, which represent a set of software and technical tools through which the Seller conducts sales, providing Buyers with all necessary information about the Goods, as well as the conditions of their purchase, delivery, payment, return, and exchange.

1.2. "Buyer" - any individual or legal entity that has placed an order to purchase goods from the seller in the manner established by section 3 of the Offer - "Moment of contract conclusion and order procedure."

Consumer Buyer - an individual who purchases goods for personal, family, household, and other needs not related to their entrepreneurial activity.

1.3. "User" - a person using the online store who accepts the terms of this Agreement but does not intend to enter into a sales contract for the Goods.

1.4. "Seller" - IRNBY LLC (TIN 7810941545), represented by General Director Anastasia Alexandrovna Mironova, acting on the basis of the Charter, responsible for administering the website <https://irnby.com> and selling Goods in accordance with this Agreement.

1.5. "Goods" — Clothing, accessories, and other items offered for sale in the online store, which the Seller offers for sale on the online store website on product pages with product names accompanied by descriptions (including price, manufacturer information, service life and warranty periods, etc.) and photographs. The current version of the catalog is posted on the online store website at <https://irnby.com>. All goods are non-food items.

1.6. "Order" — a request by the Buyer to purchase the relevant Goods presented in the Online Store, placed in accordance with this Agreement.

1.7. "Online Store" - A set of programs for electronic computing machines and other information, access to which is provided through the Internet at the network address <https://irnby.com>, as well as the Seller's mobile applications, owned and administered by the Seller and/or authorized persons, including functionality that provides the possibility of concluding a retail purchase and sale agreement for the Goods presented therein.

1.8. "Buyer's Personal Data" - data directly or indirectly relating to the Buyer as an individual: surname, first name, email address, contact phone number, and other similar information.

2. Subject of the Offer

2.1. The subject of the Offer is the conclusion between the Seller and the Buyer of a retail purchase and sale agreement for the Goods based on the Buyer's familiarization with the description of the terms of purchase of the Goods in the Online Store, without the possibility of the Buyer directly examining the Goods or a sample of the Goods at the time of concluding the agreement (hereinafter - Remote Sale of Goods).

2.2. This Agreement applies to all types of Goods presented in the Online Store as long as such offers with descriptions are present in the relevant sections of the Online Store.

2.3. To place an Order, the Buyer must register on the Website or mobile application independently or with the help of a Contact Center operator by phone. Buyer registration on the Website and the use of the Online Store in any form, ordering and purchasing Goods through the Online Store are considered acceptance of this Offer and the terms of the Agreement provided therein and entail the conclusion of the Agreement. If the User disagrees with this Agreement, they must immediately cease any use of the Online Store's functionality.

2.4. Additional information about the Seller, the Product (including the main consumer properties of the Product, price, and terms of acquisition, delivery, etc.), conditions of its use, the procedure for the Seller to fulfill the concluded contract, as well as the terms of use of the Website/Mobile application, is published on the Website/in the Mobile application. Information about the composition of the Product on the Website/in the Mobile application may not be provided in full. At the same time, the Buyer may contact the Contact Center to obtain all necessary information, including full details about the product composition before concluding the contract.

2.5. This public Offer (i.e., this Agreement until accepted by the Buyer), as well as the information about the Product presented in the corresponding sections of the Online Store, is the official offer of the Seller according to Article 435 and paragraph 2 of Article 437 of the Civil Code of the Russian Federation addressed to any individual possessing legal capacity and the necessary authority to conclude a retail purchase agreement for the Product under the terms specified in this Offer. In case of any contradictions between the provisions of this Offer and the information posted in the Online Store, the information presented in the Online Store shall take precedence.

2.6. The terms of this Offer may be changed by the Seller at any time. The new version of the Offer comes into effect immediately upon its publication in the relevant section of the Website, unless otherwise explicitly provided by its terms. For Buyers who placed an Order before the new version of this Offer comes into effect, the version effective at the time of placing the Order shall remain valid.

3. Moment of contract conclusion and order procedure

3.1. The acceptance of the offer is recognized at the moment when the buyer places an order for the product with the seller. The contract is considered concluded from the moment the Seller confirms the order. The Buyer places an Order for the Product by performing actions provided by the functionality of the Online Store.

3.2. To place an order, the buyer registers on the online store's website or in the Seller's mobile application independently; during registration, a personal account with a unique login and password is created for the buyer.

3.3. When placing an order, the buyer provides the seller with their full name (or company name), contact phone number, email address, delivery address, desired date, time, and delivery methods, as well as payment methods for the order. These desired options are chosen by the buyer taking into account the terms of the offer, as well as the delivery territories and time

intervals posted on the online store's website.

3.4. By placing an order, the buyer confirms that:

- they are a legally capable individual or an authorized representative of a legal entity to order the goods;
- they have read the current version of the offer and agree to its terms;
- they undertake the obligation to pay for the ordered goods and receive them;
- they have provided accurate information during registration and order placement;
- they provide the seller with their personal data for processing purposes related to the conclusion and execution of the contract: full name, phone number, email address, and delivery address (for individual buyers);
- they consent to the processing of the provided personal data for the purpose of sending advertising messages about the goods, conducting surveys and prize draws among buyers, and monitoring buyer satisfaction (for individual buyers). The Buyer has the right to withdraw consent by notifying the Seller in writing at the Seller's email address;
- gives preliminary consent to receive advertising and informational messages in the form of email and SMS mailings, notifications, and/or messages in the Telegram messenger to the email address and phone number provided during registration in the online store.

The Buyer has the right to withdraw consent by notifying the Seller in writing at the Seller's email address. The frequency and content of mailings are determined solely and unilaterally by the Seller.

The Buyer has the right to place an order without providing consent to receive advertising and informational messages by using the functionality of the Seller's Website and mobile application.

3.5. By accepting this Offer, the Buyer agrees that the registration data (including personal data) provided by them is voluntary; the registration data (including personal data) has been transferred to the Seller for the purposes specified in this Agreement and may be transferred to third parties to achieve the purposes specified in the Agreement; the registration data (including personal data) may be used by the Seller for the promotion of goods and services by making direct contact with the Buyer through appropriate communication channels.

The procedure and conditions for using the data received by the Seller from the Buyer are governed by the provisions of section 13 of the Agreement.

3.6. By placing an Order, the User/Buyer agrees that the Seller may entrust the fulfillment of the Agreement in certain parts (in particular, the obligations for the delivery of the Goods) to a third party, while remaining responsible for its execution.

3.7. All rights and obligations under the retail sale agreement concluded with the User arise directly with the Seller.

4. Goods and Order Procedure

4.1. When placing an Order, the Buyer selects the Goods, specifies the delivery address, as well as a contact phone number and email address. The Order is placed by filling out special forms in accordance with the instructions published on the Website. Information about the placed Order is available to the Buyer in the Personal Account.

The Buyer bears full responsibility for providing false or incomplete information that results in the impossibility of the Seller properly fulfilling its obligations to the Buyer and/or other negative consequences for the parties to this Agreement.

4.2. For the purpose of placing an Order, the Buyer undertakes to fill out the form provided by the functionality of the Online Store, in particular providing the following information:

- Last name, first name, and patronymic of the Buyer;

- Email address, contact phone number;
- Delivery address of the Goods;

The seller has the right to verify the information provided by the buyer, the provision of which is stipulated in this clause, through telephone communication or, if this is not possible via telephone communication, by using the buyer's messengers and/or email.

4.3. After placing an order in the online store, the buyer is notified of this fact by sending an electronic message to the address specified by the buyer at the time of ordering. Upon completion of the order, the order is assigned an identification number used for its individualization in further interactions between the buyer and the seller. The identification number is sent to the buyer in the notification of the order placement.

4.4. Order processing (i.e., preparation of the goods for transfer to the buyer) is carried out on the next business day after the order is placed on the website. Business days are Monday to Friday from 10:00 to 19:00, except for non-working public holidays established in accordance with the current legislation of the Russian Federation.

4.5. In the absence of the Goods ordered by the Buyer in the Seller's warehouse, the latter, based on paragraph 1 of Article 416 of the Civil Code of the Russian Federation, has the right to exclude the specified names of the Goods from the Order or cancel the Buyer's Order entirely, notifying the Buyer by sending an appropriate electronic message to the address specified by the Buyer when placing the Order or via telephone communication or using messengers.

4.6. The Buyer has the right to cancel the Order on their own initiative before its completion. In the case of full or partial cancellation of a prepaid Order, the cost of the canceled Order is refunded by the Seller to the Buyer using the method by which the Goods were paid for.

4.7. The transfer of the Goods to the Buyer is possible only in the form of self-pickup and delivery of the Goods to the Buyer's location by courier service.

4.8. After the Order is formed and sent, the Seller undertakes to notify the Buyer of this and provide the information necessary for accepting the Goods (in particular, the tracking number of the shipment).

4.9. The ownership right to the Goods passes to the Buyer at the moment of actual transfer of the Goods to them, provided full payment has been made.

5. Rights and Obligations of the Seller

5.1. The Seller undertakes to comply with the requirements of the Agreement during its execution, as well as the requirements of the legislation, including those on consumer protection and personal data protection.

5.2. The Seller undertakes to maintain the confidentiality of the data provided by the Buyer and not to disclose it to third parties, except for authorized government bodies, as well as delivery services, auditors, consultants, accountants, lawyers, and contractors for the purpose of fulfilling the terms of the Offer, provided that they maintain the confidentiality of the received information, subject to compliance with the provisions of section 13 of the Agreement, as well as the requirements of applicable law.

The Seller's personal data processing policy is an integral part of this Offer, which can be reviewed on the website <https://irnby.com>

5.3. The Seller has the right to store in its database the information provided by Buyers when placing Orders, including: last name, first name, patronymic, date of birth, phone number, e-mail, and other personal data of the Buyer for the period established by the Personal Data Processing Policy for the purpose of placing new Orders, obtaining statistical information, and informing Buyers about the Seller's activities.

5.4. The Seller has the right to record telephone conversations between the Buyer and the Internet store managers for the purpose of confirming the information provided by the Buyer during registration on the Site, information about Orders placed, etc. The telephone conversation recording may be stored by the Seller/Contact center for no more than 3 (three) years and must be destroyed after this period. The recording of a telephone conversation cannot be provided to third parties, except in cases of requests from law enforcement agencies or the court.

5.5. The Seller has the right to post on the Website or send to the email address or contact phone number provided by the Buyer informational or advertising messages related to the Seller's activities or the fulfillment of the Order.

5.6. The Seller has the right to change the content, software, interface design of the Website, mobile application, etc., as well as to modify and supplement the terms of this Offer, the Prices of the Goods, payment methods and terms, and delivery terms of the Goods unilaterally at its discretion. All changes take effect immediately after publication and are considered communicated to the Buyer from the moment of such publication.

5.7. The Seller has the right to refuse to perform this Agreement in terms of the sale of the Goods in case of the Buyer's failure to fulfill payment obligations, as well as in case the Buyer provides incorrect/incomplete information necessary for the Seller to fulfill its obligations.

5.8. The Seller has the right, without the Buyer's consent, to transfer its rights and obligations under the Agreement to third parties (including obligations related to the delivery of Goods).

5.9. The Seller has the right to impose restrictions on the amount of Goods ordered for one delivery day with subsequent notification of the Buyer about this fact.

5.10. The Seller does not provide guarantees for the uninterrupted operation of the Website and mobile application, nor for compliance with any deadlines for restoring the functionality of the Website in case of interruptions due to failures in telecommunications and power networks. In the event of technical failures specified in this clause, the Buyer retains the possibility to place the order again.

The Buyer may report cases of technical failures and errors occurring on the Website and in the mobile application by emailing the website's technical support at info@irnby.com, by phone as indicated on the Website and in the application, as well as through messengers and social networks.

6. Rights and Obligations of the Buyer

6.1. The Buyer undertakes to familiarize themselves with this Offer, information about the Product, and other information for Buyers published on the Website, as well as other provisions regulating the execution of this Agreement and posted in the relevant sections of the online store before placing an Order.

6.2. The Buyer undertakes to use the Product during its service life and in accordance with the Manufacturer's instructions regarding the storage and use of the Product. The Seller is not responsible for any damage caused to the Buyer as a result of improper use, storage, or handling of the Product. In this case, the money paid for the Product is non-refundable.

6.3. The Buyer undertakes to provide the Seller with accurate information necessary for the conclusion and execution of the Agreement in a timely and complete manner. In particular, for the purpose of identifying payments received from the Buyer, the Seller has the right to request Personal Data from the Buyer. In case of insufficient information or doubts about its accuracy, the Seller has the right to suspend the execution of the Agreement, notifying the Buyer of this.

6.4. Actions performed in the Online Store using the Buyer's login and password are recognized

by the Parties as performed by the Buyer. Orders placed using the Online Store, as well as messages sent from the Buyer's contact email address, are considered equivalent to a document personally signed by the Buyer.

6.5. The Online Store and its elements are objects of intellectual property. Users of the Online Store are allowed to view the information and materials of the Online Store solely for personal non-commercial use, reproduce them in one copy (including by copying to the user's personal computer memory, printing a copy), and quote to the extent justified by the purpose of quoting, except in cases where such use causes or may cause harm to the interests of the rights holder. Internet store users are prohibited from reproducing, distributing, publicly disclosing, modifying, decompiling the code, or otherwise processing the Internet store in any way, as well as performing any other actions, except those explicitly permitted by the offer. Any elements of the Internet store are prohibited from being used as part of other websites, other works in any form and by any means.

7. Order Delivery

7.1. The forms of delivery of Goods sold by the Seller or authorized persons are listed in the Internet store in the "Delivery and Payment" section at: <https://irnby.com/faq/dostavka>.

7.2. The delivery territory of the Goods presented in the Internet store and sold by the Seller is not limited to the territorial boundaries of the Russian Federation.

7.3. Considering clause 7.2 of this Agreement, the Seller has the right to decide on limiting the delivery territory. The delivery territory limitation applies to Orders placed both before and after such limitation.

7.4. Upon delivery, the Goods are handed over to the Buyer or a third party specified in the Order as the recipient (hereinafter referred to as the "Recipient"). In exceptional cases, if it is impossible for the above-mentioned persons to receive the Order, the Goods may be handed over to a person who has information about the Order (shipment number, Recipient's full name, Order value, etc.).

7.5. To avoid cases of fraud and to fulfill the obligations undertaken, the person delivering the Goods has the right to request an identity document from the Recipient upon delivery.

7.6. The cost of delivering the Goods is calculated individually and is not included in the Price of the Goods, unless otherwise expressly provided by the Seller in the relevant sections of the Online Store.

The final delivery cost is communicated to the Buyer at the Order placement stage using the functionality of the Online Store. Information about the delivery cost of the Goods may also be communicated to the Buyer via email, telephone communication, or messengers.

7.7. The Seller provides the Buyer with approximate information about the delivery times of the Goods upon request. However, the Seller does not guarantee delivery times and is not responsible for improper fulfillment of obligations by persons delivering on its behalf.

The Seller is responsible for delivery times provided that the delivery service to the buyer is part of the Order.

7.8. The Seller's obligation to deliver the Goods to the Buyer is considered fulfilled at the moment the Goods are handed over by the Seller/authorized person of the Seller to the Recipient or the Goods are received by the Recipient in another way. The risk of accidental loss or accidental damage to the Goods passes to the Buyer from the moment the Goods are handed over to them and the Buyer (order recipient) signs the documents confirming the acceptance of the Goods.

7.9. Upon receiving the Goods, the Recipient is obliged to inspect the delivered Goods, if necessary, opening the packaging to check the Goods for compliance with the declared quality, quantity, assortment, and completeness. In case of any claims regarding the delivered Goods, the Recipient must immediately take measures to draw up an Act of identified discrepancies and notify the Seller of the said fact.

7.10. In case of returning the Goods due to claims regarding the quality of the Goods, the Buyer must include the following documents with the shipment containing the returned Goods:

- a return request.

7.10.1. After sending the Goods, the Buyer undertakes to send the completed return request to the email address vozvrat@irnby.com, indicating the order number in the subject line of the email, as well as the return shipment details through the CDEK pickup point: full name; phone number; city; address of the CDEK pickup point for parcel drop-off.

7.11. In the event that the Buyer does not take measures to receive the delivered Goods within a reasonable time, the Seller has the right to cancel the order without additional notification to the Buyer.

8. Payment for goods

8.1. The Buyer pays for the goods in accordance with the prices published in the Online Store. The price of the goods sold in the Online Store is indicated in the relevant sections.

The price (cost) of the Goods is valid at the date of order formation and may be changed by the Seller at any time. The price (cost) of the Goods cannot be unilaterally changed by the Seller after the Goods have been ordered.

8.2. Payment for the Goods is made in the amount of 100% of the cost of the ordered Goods.

8.3. Payment for the Goods under this Agreement is also made through internet acquiring tools (payment options by bank card, electronic wallet, etc. are provided), presented in the Online Store.

In the case of payment for the Goods using internet acquiring tools, the payment is considered made from the moment the corresponding amount of money is credited to the Seller's bank account.

8.4. The Seller has the right to provide discounts on Goods and establish a bonus program. Types of discounts, bonuses, procedures, and conditions for accrual are determined by the Seller independently and are publicly available in the relevant section of the Online Store.

8.5. Taking into account clause 7.6 of this Agreement, with the appropriate methods of delivery of the Goods, the total cost of the goods shall be increased by the delivery cost charged by the person providing the delivery.

8.6. The Seller has the right to limit the payment and delivery methods available to the Buyer depending on the volume of previous orders.

9. Return of Goods and Refunds

9.1. The return of Goods sold by the Seller is carried out in accordance with the conditions set forth in the "Delivery and Payment" section under the "Return of Goods" clause.

9.2. The return of Goods of proper quality (sold remotely) is possible if the Buyer withdraws from this Agreement before actually receiving the Goods or within 14 days after receiving them.

The Buyer has the right to exchange Goods of proper quality that do not suit him in form, style, color, or size within 14 days, excluding the day of transfer of the Goods, for similar Goods from

the Seller's assortment, provided such Goods are available.

9.3. The return of Goods provided for in clause 9.2 of the Agreement is possible only if the Goods retain their marketable condition, consumer properties, as well as the document confirming the fact and conditions of the purchase of the specified Goods.

The absence of a document confirming the fact and conditions of the purchase of the Goods does not deprive the Buyer of the opportunity to refer to other evidence of the acquisition of the Goods from the Seller. In case the Buyer refuses the Goods on the grounds provided for in clause 9.2 of the Agreement, the Seller undertakes to refund the amount paid by the Buyer under this Agreement, deducting the Seller's expenses for the delivery of the returned Goods from the Buyer.

9.4. A warranty period of 1 (one) year from the moment of transfer of the Goods is established for the Goods supplied under this Agreement. Goods of inadequate quality are subject to return within the specified period.

The service life is indicated on the Goods; if the service life is not indicated on the Goods, it is 1 year from the moment the Buyer receives the Goods.

9.5. By virtue of the provisions of the Decree of the Government of the Russian Federation No. 2463 dated 31.12.2020 "On the approval of the Rules for the sale of goods under a retail sale contract, the list of durable goods for which the consumer's requirement for the free provision of goods with the same basic consumer properties during the repair or replacement period does not apply, and the list of non-food goods of proper quality that are not subject to exchange, as well as amendments to certain acts of the Government of the Russian Federation," the Seller has the right not to exchange Goods of proper quality in relation to the following categories of Goods:

- Personal hygiene items (underwear, toothbrushes, combs, hair clips, hair rollers, wigs, hairpieces, and other similar products);
- Perfume and cosmetic products;
- Textile products (cotton, linen, silk, wool, and synthetic fabrics, non-woven fabric-type products such as ribbons, braid, lace, and others); cable products (wires, cords, cables); construction and finishing materials (linoleum, film, carpet coverings, and others) and other goods sold by the meter;
- Sewing and knitwear products (sewn and knitted underwear items, hosiery products).

9.6. In case the Buyer receives goods of inadequate quality, the Buyer has the right to present claims to the Seller as provided by the current legislation of the Russian Federation.

9.7. The characteristics and appearance of the goods delivered to the Buyer may slightly differ from those specified in the relevant sections of the online store.

9.8. All claims regarding improper fulfillment of this Agreement may be sent by the Buyer to the Seller's email address info@irnby.com.

9.9. Upon delivery of the goods, the Buyer has the right to provide their signature on the relevant shipping document confirming the transfer of the goods. The absence of the Buyer's signature on the relevant shipping document is not evidence of inadequate quality of the delivered goods and/or the presence of any claims by the Buyer regarding other terms of the Seller's fulfillment of this Agreement.

9.10. In case the Buyer refuses the Goods, the Seller undertakes to return the amount paid for the Goods, excluding the Seller's expenses for the delivery of the Goods returned by the Buyer, no later than ten days from the date the Buyer submits the corresponding request.

9.11. The refund is made by returning the cost of the paid Goods in the same way the Buyer made the payment when placing the Order.

9.12. The time for crediting the funds to the Buyer's account depends on the Bank handling the financial transactions. The Seller guarantees compliance with the deadlines stipulated by the

Offer and the legislation of the Russian Federation only with respect to its obligations to transfer the funds.

10. Rights to Intellectual Property Results

10.1. The Seller is the sole and full owner of the intellectual property rights to the Online Store as a complex object of copyright and other components of intellectual property used in the performance of obligations under this Agreement.

10.2. The Seller has the exclusive right to use the Online Store and other components of intellectual property involved in the performance of obligations under this Agreement.

10.3. The Seller is the sole and full owner of intellectual property rights to the commercial designation, trade names, and other intellectual property objects used by them for their own individualization in providing services under this Agreement.

10.4. The User may not use the intellectual property results specified in clauses 10.1 – 10.3 of the Agreement without the Seller's written consent, except in cases expressly provided for in this Agreement.

10.5. Any use of the Seller's intellectual property results, if such use is carried out without the Seller's consent, is illegal and entails liability established by this Agreement and applicable law.

10.6. All rights specified in this section of the Agreement belong to the Seller for the duration of the corresponding rights to the intellectual property results and the Seller's means of individualization.

10.7. All rights specified in this section of the Agreement to the intellectual property results and means of individualization belong to the Seller without territorial limitation for the duration of the corresponding intellectual property rights.

11. Force Majeure

11.1. The Parties shall be released from liability for partial or complete non-performance of obligations under this Agreement if such non-performance was a result of force majeure circumstances that arose after the conclusion of this Agreement, which the Parties could not foresee or prevent.

11.2. Upon the occurrence of the circumstances specified in clause 11.1 of this Agreement, each Party must promptly notify the other Party in writing. The notification must include information about the nature of the circumstances, as well as official documents certifying the existence of these circumstances and, if possible, assessing their impact on the Party's ability to fulfill its obligations under this Agreement.

11.3. If a Party fails to send or sends the notification specified in clause 11.2 of this Agreement late, it shall be liable to compensate the other Party for any losses incurred.

11.4. In the event of circumstances specified in clause 11.1 of this Agreement, the deadline for the Party to fulfill its obligations under this Agreement shall be extended proportionally to the duration of these circumstances and their consequences.

12. Final Provisions

12.1. The relationship between the Buyer and the Seller from the moment the Buyer accepts this Offer is governed by the Agreement; the Civil Code of the Russian Federation; the Law of the Russian Federation "On Consumer Rights Protection"; the Resolution of the Government of the Russian Federation No. 2463 dated 31.12.2020 "On Approval of the Rules for the Sale of

Goods under a Retail Sale Contract, the List of Durable Goods for Which the Consumer's Requirement for Free Provision of Goods with the Same Basic Consumer Properties During Repair or Replacement Does Not Apply, and the List of Non-Food Goods of Proper Quality Not Subject to Exchange, as well as Amendments to Certain Acts of the Government of the Russian Federation"; the Federal Law of the Russian Federation dated July 27, 2006 No. 152-FZ "On Personal Data."

12.2. This Offer, as well as all disputes and claims arising from it or related to it or based on it, are governed and interpreted in accordance with the legislation of the Russian Federation.

12.3. This Agreement constitutes the complete legal agreement between the User/Buyer, on the one hand, and the Seller, on the other hand, regarding its subject matter and supersedes any prior agreements concerning such subject matter.

12.4. In the event that any provision of this Agreement is recognized by a court as invalid or unenforceable, such provision shall be considered excluded from this Agreement without affecting the other provisions, which shall remain in full force and effect.

12.5. The Seller has the right to transfer and assign its rights and obligations under this Agreement, as well as delegate their implementation or execution to third parties without the consent of the User/Buyer. The User/Buyer does not have the right to transfer and assign their rights and obligations under this Agreement, nor to delegate their implementation or execution to third parties without the Seller's consent.

13. Processing and Protection of the Buyer's Data

13.1. Any personal information (personal data) provided by the Buyer during the execution of this Agreement is processed by the Seller in accordance with the Federal Law of the Russian Federation "On Personal Data."

13.2. The Seller processes only such information (personal data) as is necessary to fulfill the obligations undertaken under this Agreement.

13.3. As part of business processes and for the purpose of data processing, the Seller may provide personal data to third parties who have signed an obligation to ensure the confidentiality and security of the received information, including delegating the processing of personal data. Such an assignment must specify the requirements for the protection of processed personal data in accordance with Article 19 of Federal Law No. 152-FZ "On Personal Data," as well as in other cases provided for by Federal Law No. 152-FZ.

13.4. When providing personal data electronically to third parties via open communication channels, the Seller undertakes to take all necessary measures to protect the transmitted information in accordance with the requirements of the current legislation of the Russian Federation.

13.5. For the purpose of payment, delivery (return) of goods, analysis of buyer actions on the website, as well as for other purposes related to the conclusion, execution, and termination of civil law contracts, the Seller (LLC "IRONBUY," TIN 7810941545) has the right to transfer the following personal data of the subject: full name, registration address at place of residence, postal address, phone number, email address, bank account number, TIN, BIC, correspondent account, and buyer's bank card number to the following persons:

- The "Podeli" service, provided by LLC "A4-Technologies," TIN 9725074045, 115432, Russia, Moscow, Danilovsky municipal district, Andropova Ave., 18, building 3, floor/room/office 9/XIV/1;
- The "Dolyami" service, provided by JSC "Tinkoff Bank," the right to use which belongs to LLC "TKS," TIN 7704626485, address: 127287 Moscow, 2nd Khutorskaya St., building 38A, structure 25, floor 3, room 11;

- JSC "DHL INTERNATIONAL", TIN 7707033437, 127083, Moscow, 8 Marta St., 14;
- LLC "CDEK-GLOBAL", TIN 7722327689, 630007, Novosibirsk Region, Novosibirsk, Krivoshchekovskaya St., 15, bldg. 1, floors 1,2;
- LLC "BUSINESS ANALYTICS", TIN 7709973919, 109004, Moscow, Tagansky municipal district, Aleksandr Solzhenitsyn St., 23a, bldg. 1, room III, office 1;
- LLC "YANDEX", TIN 7736207543, 119021, Moscow, Lev Tolstoy St., 16;
- LLC "SENDER", TIN 5406820490, 630132, Novosibirsk Region, Novosibirsk city district, Novosibirsk, Zheleznodorozhnaya St., 15/2, office 102;
- LLC "SMB-SERVICE", TIN 7713412899, 119021, Moscow, Lev Tolstoy St., 16, room 2106;
- LLC "MINDBOX", TIN 7713688880, 125124, Moscow, Pravdy St., 26, floor/room 12/XXX.

13.6. The Seller uses "cookies" technology on the Website and in the mobile application. After obtaining consent from the Buyer, the Seller records cookies on the Buyer's device, which the client uses to implement the functionality of the Website. Cookies are small pieces of data sent by a web server and stored on the Buyer's electronic device. Cookies may be classified as personal data if they enable the identification of the Buyer or website visitor. Cookies can help improve the operation of the Website. Cookies are used to simplify the client's experience of using the Site and to collect analytics by the Seller in order to improve the quality of services provided. Cookies do not contain confidential information. The site visitor hereby consents to the collection, analysis, and use of cookies, including by third parties, for the purposes of generating statistics and optimizing advertising messages. This information is not used to identify the visitor.

13.7. In cases provided for by this Agreement, the Seller undertakes to cease the processing of personal data or ensure its cessation (if the processing of personal data is carried out by another person acting on behalf of the Seller) and to destroy the personal data or ensure its destruction (if the processing of personal data is carried out by another person acting on behalf of the Seller) within a period not exceeding thirty days from the date the purpose of processing the personal data is achieved, unless otherwise provided by the contract, of which the Buyer is a party, beneficiary, or guarantor, or by another agreement between the Seller and the Buyer.

13.8. In the event that the Buyer withdraws consent to the processing of their personal data, the Seller undertakes to cease processing or ensure the cessation of such processing (if the processing of personal data is carried out by another person acting on behalf of the Seller) and, if the retention of personal data is no longer required for the purposes of personal data processing, to destroy the personal data or ensure their destruction (if the processing of personal data is carried out by another person acting on behalf of the Seller) within a period not exceeding thirty days from the date of receipt of the said withdrawal, unless otherwise provided by the contract, a party to which, or the beneficiary or guarantor of which is the Buyer.

14. Liability of the Parties and Dispute Resolution

14.1. The Parties are liable for failure to fulfill the terms of the Offer in accordance with the provisions of this Offer and the legislation of the Russian Federation.

14.2. The Seller is not liable for failure or improper fulfillment of its obligations due to dishonest and/or malicious actions of third parties aimed at unauthorized access and/or disabling the software and/or hardware complex of the online store and its servicing service.

14.3. In case of disagreements and disputes related to the fulfillment of the terms of this Agreement, the parties shall resolve them through negotiations.

14.4. In case disputes cannot be resolved through negotiations, they shall be settled in accordance with the procedure established by the legislation of the Russian Federation.

15. Seller's Details

IRNBY LLC

Primary State Registration Number (OGRN): 1227800033581

Taxpayer Identification Number (INN): 7810941545

Address (legal): 190020, St. Petersburg, Staro-Petergofsky Prospect, 19, lit. A, room 10-N

Email address for correspondence: info@irnby.com