

Terms (conditions) for the purchase of goods in the online store "en.lime-shop.ru"

1. GENERAL PROVISIONS

The information hosted on the website of the online store "en.lime-shop.ru" contains terms of the offer for the goods purchase and considered as a public offer in accordance with Article 437 of the Civil Code of the Russian Federation. The Buyer's acceptance is to place an order for the goods we offer.

In course of its business the online store is governed by the provisions of the Civil Code of the Russian Federation, the Law of the Russian Federation dated 07.02.1992 No. 2300-1 "On Protection of Consumer Rights", the Terms for the distance selling of goods, approved by the Decree of the Russian Federation Government dated 27.09.2007 No. 612 and other applicable laws of the Russian Federation.

These Terms (conditions) may be changed by the online store without any special notification and the new version of these Terms (conditions) comes into force upon expiration of 5 (Five) days from the date of its posting on the Website, unless otherwise provided by the new version of the Terms (terms), and shall not apply to the legal relationship between the Buyer and the online store and arisen before the coming into force of the new version of these Terms (conditions). The current version of the Terms (conditions) is always hosted on the page at: <https://en.lime-shop.ru>.

By ordering the Products through the online store, the Buyer agrees to the terms of sale of the Goods set out below. Should the Buyer disagree with this Public Offer, the Buyer must stop using the service and leave the website <https://en.lime-shop.ru/>.

2. TERMS DEFINITIONS

Online store - the Seller's official online store, designed to provide the buyer via the Internet with information necessary when purchasing, including about the range of goods, prices, the seller, modes and terms of payment and delivery, to receive from buyers via the Internet messages on the intention to purchase goods, as well as to ensure the delivery of goods by the seller or his contractor to the address indicated by the buyer or to the pick-up point.

The online store website is a set of logically interconnected web pages containing data regarding goods and terms for their purchase, at <https://en.lime-shop.ru/>, and which belong to an online store and is ruled by it,

Goods - any real thing or electronic resource presented in the catalog of an online store on its website.

Seller – "Style Trade" LLC (MSRN 1166313079272, TIN 6316219992) legal address: 443022, The Russian Federation, Samara, 22 Partsezda st., House 7A, office 221. The seller uses the trademark L I M E a contract concluded with the copyright holder D. A. Khokhlov.

Buyer - a person who either purchases or orders a product or intends to order or already uses the goods for personal, family, household and other needs not related to business.

Personal data - information provided for by the Federal Law of July 27, 2006 No. 152-FZ "On Personal Data" and the Federal Law of July 27, 2006 No. 149-FZ "On Information, Information Technologies and Information Protection", voluntarily and deliberately provided by the Buyer upon placing an order in the online store and necessary that the online store should fulfill the Buyer's order. The online store, which processes the personal data of the Buyers when applicable, has assumed sufficient organizational and technical measures to protect personal data from unauthorized or accidental access to it or its destruction, alteration, blocking, copying, distribution, as well as from other wrongful acts.

Personal data protection - measures of the online store for the processing of the Buyer's personal data for the purpose of statistical processing, marketing research, improving of the efficiency of each Buyer servicing, providing with exclusive information on special offers, news and other marketing materials.

Order - an electronic or verbal demand of the Buyer for the purchase of Goods from the catalog of the online store, agreed by the Parties, accepted and executed by the operator of the online store.

A retail sales agreement (cash register receipt) is an agreement of sale and purchase between the Buyer and the online store for the purchase by the Buyer of certain Goods at a certain price, with delivery within an agreed time frame on certain terms of delivery or receipt.

Services - a series of activities of the online store in relation to the Buyer, carried out in order to perform the terms of the Agreement, including, but not exhaustive, the services such as delivery of the Order to the Buyer, notifying the Buyer with regard to the Agreement performance, etc.

3. TERMS OF GOODS PURCHASE

Intellectual property protection.

All text information and graphics hosted on the site are the online store property.

Digital catalogue. Description and price of the Goods.

The availability of the Goods presented in the online store catalog is determined by the individual status of the Goods displayed in the genre catalog, as well as on the Goods flypage with a detailed description of its characteristics.

All information about the Goods presented on the website is for informational purposes only, is not advertising and may not contain all information related to the Goods properties and characteristics.

Photos, diagrams, drawings, video images of the Goods samples in the catalog are the property of the online store. Each sample image is accompanied by text information about the Product. The quality of the settings and the characteristics of the

Buyer's computer screen may distort the color gamut of the presented Goods. The Buyer has the right to contact the online store support service for additional information regarding the Goods which he interests in. At the Buyer's request, the online store manager will provide (by phone or via e-mail) in the chat any other information necessary and sufficient, at the Buyer's discretion, to make a decision to Goods purchase.

The Goods may have minor differences from the image presented on the website in color, shape, size or other properties. Any characteristics of the Goods may be changed by the manufacturer of the Goods without prior notice. The Goods where it is stipulated by the legislation of the Russian Federation have all the necessary certificates and fully comply with the provisions and requirements of the Russian Federation laws.

Should the Buyer have any questions regarding the properties and characteristics of the Goods, the Buyer, before creating an Order, shall seek advice from the online store.

Online store information on the Goods.

The website provides information with regard to the main consumer properties of the Goods (SKU, color, size, composition and care), to the price and terms for purchasing of Goods, to their delivery, to the Goods payment procedure, as well as to the period during which the offer to conclude the Agreement is valid.

Parties liability for the accuracy of information.

Each Party is liable for the inaccuracy of the information it provides.

The online store is not responsible for the accuracy and correctness of the information provided by the Buyer when registering on the Site and making an Order.

To place an Order, the Buyer shall provide valid data required to complete the same. The Buyer is responsible for the validity and / or relevance of the data provided, as well as for incorrect data provided by the Buyer and / or the Buyer's representative.

The Buyer is notified by these Terms that the sale of the Goods in the online store is carried out in real time (twenty-four-hour) and means a change in price and availability without prior notice thereof. In this regard, the Goods are reserved for the Buyer only upon the processing of Order by the order-picking service of the online store.

The contract is deemed to be finally concluded in a duly form from the moment the online store issues a cash register or sales receipt to the Buyer, or other document confirming the Goods payment. The cash register receipt shall be sent to the Buyer by e-mail specified by the Buyer when placing the Order.

The other matters and conditions for concluding the Agreement may be specifically provided by law or by the Agreement itself (including the terms of the standard forms to which the Buyer shall adhere).

Limitation of liability of the online store for the Goods and their use.

Failure to comply with the Terms for Goods use by the Buyer shall indemnify the online store from liability.

The online store is indemnified from any liability for non-performance of obligations or for improper performance of obligations where it proves that non-performance of obligations or their improper performance were due to force majeure circumstances, as well as to other reasons provided for by law.

The online store indemnified from any liability for damage caused to the Buyer's life, health or property as a result of design, manufacture, formula or other defects of the Goods and if it proves that the damage was caused as a result of violation by the Buyer of the established Terms for the use, storage or transportation of goods (work, services) and use of the Goods for other purposes.

Goods order.

The order of the Goods shall be made by the Buyer on his own behalf by placing the Goods in the "basket", by filling out the Order form and paying for the Order.

When the changes in the composition of the Order occur during its processing by the services of the online store, its reorganization is possible only upon agreement with the Buyer of its final batching.

The cases of removal of the Goods from the agreed Order by the online store:

The online store shall notify the Buyer as to the stockout of a suitable Product, which was discovered during the Order full-scale batching and the pre-sale Goods check, and the defective Product so discovered by the online store could not be replaced with a quality one within a reasonable time.

The partner of the online store - the supplier of Goods is under the liquidation or the bankruptcy proceedings, and the risk of improper delivery has occurred.

The pre-order item is not on sale. The release of Goods for sale is delayed for indefinite term or canceled by the manufacturer.

The Legal restrictions have been imposed on the free sale of the ordered Goods.

The Goods Delivery or receipt.

The ways for delivery or receipt of the Goods shall be agreed between Parties upon the placing an Order .

The online store has the right to deliver the Goods through the services of third parties, while remaining liable for the proper performance of its obligations.

The ways of Goods delivery are set forth on the website.

Delivery cost is calculated individually (based on dimensions, place of delivery) when placing an Order.

The online store will make every possible effort to deliver the Goods to the Buyer as quickly as possible, taking into account the chosen delivery way.

Order receipt:

Upon delivery of a prepaid Order, the Carrier, in order to prevent cases of fraud, is entitled to require documents proving the recipient's identity. At the same time, the online store guarantees the Privacy and protection of the recipient's personal information.

If the delivery of the Order was made within the agreed timeframe, but the Carrier could not transfer the Goods to the Buyer due to the recipient's fault, the subsequent delivery is made at new term. The Buyer pays for the repeated delivery of the Goods directly to the person delivering the Goods.

When accepting the Order from the Carrier, the Buyer upon the delivery checks the Order, as well as the quantity, range, quality and package contents of the Goods, then he shall put the date and signature on the second counterpart of the Order form / bill of lading, confirming thereby that there are no claims as to the Goods quantity, range, quality and package contents.

Refusal from the Goods return of the Goods.

The return of a good quality product is possible where its ready-for-sale condition, consumer properties are preserved, the Goods have not been in use and damaged, as well as the Buyer has the document confirming the fact and terms of purchase of the appropriate Goods. Delivery of the returned goods of a proper quality is carried out to the online store by Buyer and at his own expenses. Upon receipt of the returned Goods, the online store checks the same for compliance with the terms specified hereof.

Once your return has been received and verified, the online store will send you an email notifying you that the returned item has been received. The online store will also inform you with regard to approval or rejection your refund. Where the return is accepted, the amount paid by the Buyer under the contract, with deduction of the seller's expenses for the delivery of the returned goods from the Buyer, will be returned to the Buyer within the time limits set forth by the applicable laws of the Russian Federation from the date the online store has made a decision and the acceptance of returned Goods.

Refund of payment for Goods.

Modes:

by transfer to the Buyer's bank account specified in the Buyer's Application;

Other terms.

The law of the Russian Federation applies to the relationship between the Buyer and the online store. The Buyer's acceptance shall be deemed as his consent to apply the Russian Federation law.

Where the Buyer has any concerns and claims, he shall contact the Customer Service of the online store by e-mail specified on the website. The parties shall try to resolve all arising disputes through the negotiations, failure to settle the same, the dispute may be referred to a court in accordance with the applicable law of the Russian Federation.