LEGAL INFORMATION

CANADA

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PUBLIC OFFER AGREEMENT (JOINING)

1. GENERAL PROVISIONS

1.1. This document is an official offer of SVIRIDOV TATIANA (hereinafter referred to as the "Seller"), represented by SVIRIDOV TATIANA, acting on the basis of the Charter of the company and Sate registration, for individuals and legal entities to conclude a contract of instruction for the provision of Internet services on the following conditions, and published on the website https://5grezotoneshield.com. this document is a public offer.

1.2. This public offer for the provision of Internet services (hereinafter the Agreement) is concluded in a special order: by acceptance of this Agreement, containing all the essential terms of the Agreement, without signing by the parties.

1.3. This Agreement is an Accession Agreement. A fact confirming the full and unconditional acceptance of the conditions set forth below and the acceptance of this public offer is the sending to the Seller by e-mail of an application for the purchase of Internet services on the Seller's website and their subsequent payment by the Buyer.

1.4. After the application for the purchase of Internet services is received, all the information presented in the application is the basis of the contract between the Seller and the Buyer. At the same time, the Buyer (party to the Agreement) is any person specified in the payment document on whose behalf payment was made under this Agreement (payer), and if the payment was made to a third party (and this follows from a payment or other official document), then The customer under this Agreement is the person for whom payment has been made.

1.5. This Agreement is a multilateral transaction consisting of an accepted public offer and its integral parts in the form of payment invoices, as well as applications, agreements, regulations and provisions posted on the Seller's website.

1.6. If you do not agree with any clause of this offer, we suggest that you refuse to accept the offer agreement and conclude a written agreement with the Seller.

2. SUBJECT OF THE AGREEMENT

2.1. The subject of this Agreement is the provision by the Seller of the Buyer the opportunity to buy the Internet service on the Seller's website in accordance with the terms of this public offer. Internet services in the sense of this Agreement are understood to mean the following: consulting, information services of the Seller on the product "5G REZOTONE SHIELD", and other services necessary to service the Buyer according to his application for the purchase of this product.

2.2. The **5G REZOTONE SHIELD** product is not a medical or therapeutic product, but a USB device for shielding and harmonizing quantum frequencies. The seller does not offer or provide any medical advisory services, however, the Buyer can consult a doctor if he needs advice in this area of knowledge.

3. OBLIGATIONS OF THE PARTIES

3.1. The seller must:

Provide Internet services as requested by the Buyer.

Ensure the quality of Internet services provided in accordance with the standards approved by the legislation of CANADA.

To inform the Buyer about the conditions of purchase and terms of delivery of the product.

3.2. The buyer must:

Timely order and pay for the Internet services of the Seller.

Timely provide all the necessary and reliable information for the provision of services and about him and the persons to whom the services will be provided according to the application of the Buyer on the Seller's website.

3.3. The seller is responsible for the execution of the order on the conditions of the Buyer, subject to the full payment by him of the ordered services in a timely manner from the Seller.

3.4. Seller is not responsible to the Buyer:

for services and air carrier delivery service;

for actions of border, customs and sanitary control authorities;

for additional services not provided for by the Buyer's application

for the safety of the baggage and personal belongings of the Buyer.

4. TERMS OF SERVICE

4.1. Internet services and prices are agreed by the parties.

4.2. After the Buyer selects the services he needs, he sends the Seller an application with all the necessary information in the form posted on the Seller's website by filling in the appropriate fields, followed by sending the completed application by e-mail, fax or in writing. Applications for booking services under this contract offer by phone orally are not accepted from the Buyer.

4.3. The person who has accepted the terms of this Agreement represents the interests of all customers named in the Buyer's application and is responsible to the Seller for the correctness of the Buyer's data provided in the application, timely and full payment for the ordered services by the Buyer and forfeit in case of late refusal of these Buyer's services.

4.4. The parties agreed that the payment of postal services for the delivery of the product to the Buyer is carried out at the expense of the Buyer's money.

4.5. Transportation of the product to the Buyer under this Agreement (if included in the list of ordered services) is carried out according to the rules of the carrier (airline, etc.). The Buyer's ticket is an agreement with the carrier, according to which the carrier is fully responsible for the transportation of the product according to the rules of the carrier.

5. PAYMENT PROCEDURE

5.1. The cost of Internet services is determined by the Buyer on the basis of the price list and information posted on the website of the Seller.

5.2. Information about the cost of the ordered services is provided to the Buyer prior to the application. In case of his consent to the cost of the ordered services, the Buyer sends his application to the Seller. The fact of sending the application is recognized by the Buyer's consent to the cost of the purchased product on the Seller's website.

5.3. When confirming the purchased services, the Buyer must pay the invoice issued by the Seller within 3 (three) banking days, unless otherwise specified in the payment invoice.

5.4. The buyer is advised to inform the seller of the payment made.

6. REFUND

6.1. After the prepayment is made, the Buyer has the right to demand a full or partial refund of the funds paid to the Seller. This requirement is made in writing in any form.

6.2. In the case of a written statement by the Buyer about the full refund of money paid for the ordered services, the money is returned to the Buyer by the Seller within three days. In this case, the Seller has the right to withhold from the Buyer his actual expenses incurred in connection with the fulfillment of obligations under this Agreement, including losses, penalties and other financial sanctions presented by the Seller by third parties, in connection with the Buyer's refusal of the ordered product. Such actual expenses include, but are not limited to, the cost of postal services of an air ticket (charter flight) included in the delivery of the product, insurance premium, which are non-refundable.

7. SPECIAL CONDITIONS

7.1. The seller has the right to attract third parties in order to fulfill his obligations on this order.

7.2. The Parties undertake to immediately inform each other about difficulties that may lead to non-fulfillment or improper fulfillment of this Agreement as a whole or its individual conditions.

7.3. This Agreement shall enter into force upon receipt from the Buyer of an application for the purchase of a product on the Seller's website and will be valid until the parties fulfill their obligations under the Agreement.

7.4. The seller reserves the right to amend or supplement any of the terms of this Agreement at any time. All changes in this case are published on the website of the Seller. If the changes prove to be unacceptable for the Buyer, he must notify the Seller about this within 5 (five) days from the date of publication of the changes. If no notification has been received, it is considered that the Buyer continues to participate in the contractual relationship, subject to changes and additions.

7.5. Force majeure circumstances (fire, hostilities, decisions of the highest state bodies, strikes, etc.), as a result of which the obligations arising from this Agreement cannot be fulfilled, relieve the parties from liability for obligations.

7.6. Accepting this offer, the Buyer agrees to the use of his personal data in any way regarding the name, surname, middle name, contact phone, email address, postal address, as well as personal data of third parties specified in documents transmitted to the Seller, solely as part of the execution by the Seller of this order.

8. PRIVACY AND PROTECTION OF PERSONAL INFORMATION

8.1. Information provided by the Buyer:

8.1.1. When filling out the contact form on the Seller's Website, the Buyer provides the following information about himself: Name and email address.

8.2. By submitting his personal data, the Buyer agrees to their processing by the Seller, including for the purpose of promoting the seller of goods and services.

8.2.1. If the Buyer does not want his personal data to be processed, he must contact the Seller's Customer Service via the Feedback form on the Seller's Website or by e-mail. In this case, all information received from the Buyer is deleted from the Seller's customer base.

8.3. Use of information provided by the Buyer and received by the Seller.

8.3.1 The seller uses the information:

- to register the Buyer's appeal;

- to fulfill its obligations to the Buyer;

- to evaluate and analyze the operation of the Seller's Website;

8.3.2. The seller has the right to send to the buyer messages of an advertising and informational nature. If the Buyer does not want to receive newsletters from the Seller, he must contact the Seller's Customer Service via the Feedback form on the Site or by e-mail to unsubscribe from messages of an advertising and informational nature.

8.4. Disclosure of information received by the Seller:

8.4.1. Seller agrees not to disclose information received from the Buyer. It is not considered a violation that the Seller provides information to agents and third parties acting on the basis of an agreement with the Seller to fulfill obligations to the Buyer.

8.4.2. Disclosure of information in accordance with reasonable and applicable requirements of the law is not considered a violation of obligations.

8.5. The seller has the right to use the technology of cookies. Cookies do not contain confidential information and are not transferred to third parties.

8.6. The seller receives information about the IP address of the visitor to the Site. This information is not used to identify the visitor.

8.7. The Seller is not responsible for the information provided by the Buyer on the Site in a public form.

8.8. The seller is not liable for losses that the Buyer may incur as a result of the fact that his information became known to a third party.

9. DISPUTE RESOLUTION PROCEDURE

9.1. Any complaints and financial claims are accepted by the Seller only on behalf of the person who has accepted the terms of this Offer Agreement (Buyer).

9.2. In the event of disagreements and disputes due to non-performance or improper performance of this Agreement or in connection with it, the parties will seek to resolve them through negotiations and reach a settlement or agreement.

9.3. If a peace agreement is not reached through negotiations, disputes are subject to consideration and resolution in the arbitration court at the location of the Seller.

10. LEGAL ADDRESS AND DETAILS OF THE SELLER:

SVIRIDOV TATIANA

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https://www.5grezotoneshield.com