**AGREEMENT ON THE USE OF THE SITE AND PROCESSING OF PERSONAL DATA**

. GENERAL PROVISIONS

This Agreement on the use of the site and processing of personal data is developed in accordance with the Policy on the processing of personal data of LLC «Progress» (hereinafter - «Operator»), as well as the Federal Law of 27.07.2006. 152-F «About personal data» (hereinafter - FZ-152).

This Agreement applies to the information that the Operator may obtain about individuals - users of the site (hereinafter: the User») during their use of the website www.mypocketgirls.online of the Operator - (hereinafter: the Site»).

Use of the Site in any form, including moving around the site and examining the materials placed on it, filling out the forms of the site and providing information about yourself means that the User fully accepts the conditions for processing his personal data, established by this Agreement and the Personal Data Processing Policy of LLC «Progress» published on the Site.

The user, filling in the questionnaire forms posted on the Website, including by clicking on the buttons: «Order equipment», «Order spare parts/service», «Registration» and also filling out other forms posted on the site, the content of which implies that the User provides personal data to the Operator, gives the Operator consent to processing his personal data. The consent in this section of this Agreement is understood as the consent of the personal subject to the processing of personal data in accordance with the Federal Law of 27.07.2006. 152-F «On personal data».

2. PURPOSES OF PROCESSING PERSONAL DATA

The Operator processes personal data of Users for the purpose of selling and promoting goods and services, including:

* registration and authorization of the User on the site;
* personalization of the Site and its offers (both on the Site itself and in subsequent (including electronic) communication with the User) according to the defined (including automatic means of processing) interests of the User in the content of the Site;
* Receipt and processing of applications by the User on the Site;
* providing the User with information of reference and promotional nature about goods/services and other offers implemented on the Site by sending messages to the e-mail address or telephone.
* providing the User with information of reference and advertising nature about goods/services and other offers implemented on the Site, through personal communication with the User on the number provided by him;
* The fulfilment of the obligations assumed by the Operator towards the User;
* implementation of activities for the promotion of goods and services of the Operator.

. AMOUNT OF PERSONAL DATA

Within the framework of this Agreement and Personal Data Processing Policy of LLC «Progress» Operator may obtain from Users the following information:

* telephone;
* E-mail address (e-mail);
* other information that the User provides independently at its own discretion by filling in the appropriate forms on the Site.

Additional User data may be available to the Operator, which is automatically transmitted from the User to the Operator when using the Site, namely: location information; IP address, type and version of the OS; browser type and version; Device type and screen resolution; The OS language and browser; information stored in «cookies» files.

. TERMS OF PROCESSING OF PERSONAL DATA

The user has the right to make changes to the personal data provided by him, request their deletion/destruction/blocking and also withdraw his consent to the processing of personal data by sending a corresponding request to the Operator at the e-mail address:

The Operator undertakes not to transfer the information received from the User to third parties, except in cases provided for by the Federal Law of 27.07.2006. 152-F» On personal data and the terms of this Agreement.

The Operator may use "cookies" technology to improve the User’s use of the Site and to achieve the purposes specified in para. 2 of the Agreement, as well as receive and process other information about the User and his use of the Site (including information about the IP address of the User, information about the transfer of the User to the site and so on).

When processing personal data of the User, the Operator is guided by the provisions of the Federal Law of 27.07.2006. 152-F «On personal data» and the regulations adopted in accordance with it, and shall take the necessary organizational and technical measures to protect personal data from unlawful access to them, as well as from other unlawful actions with respect to the User’s personal data. The Operator is not responsible for the transmission of information by the User through unprotected communication channels and in other cases that are beyond the reasonable control of the Operator.

The User is obliged to ensure the completeness, accuracy and reliability of the information provided by him, as well as to take measures to ensure that the provision of information by the User does not violate applicable law, as well as the legal rights and interests of third parties.

The user agrees to receive from the Operator information, news and advertising messages, mailings and other related information in any form. The User has the right to refuse to receive said information by sending a corresponding message to the Operator.

When processing personal data of the User, the Operator is guided by the provisions of the Federal Law of 27.07.2006. 152-F «On personal data» and the regulations adopted in accordance with it, and shall take the necessary organizational and technical measures to protect personal data from unlawful access to them, as well as from other unlawful actions with respect to the User’s personal data. The Operator is not responsible for the transmission of information by the User through unprotected communication channels and in other cases that are beyond the reasonable control of the Operator.

The collection and storage of personal data provided by the User is carried out exclusively in electronic form (unless otherwise required under applicable law).

By the use of the site by the User (in any form, including those mentioned above), the User expresses his agreement with this Agreement and all its terms, and the User’s own performance of such actions is recognized by both parties as a consequential action, directed to the conclusion of this Agreement by the User and acceptance of its terms, and is considered compliance with the written form of the Agreement (art.3.434 CC RF).