

LICENSE AGREEMENT

The company DNIPRO LLC hereinafter referred to as the "Site", "Administrator", or "Agent" acting on the basis of the Charter, on the one hand, invites any person, hereinafter referred to as the "User", (while the Site, Administrator or Agent, in conjunction with the user are referred to as "Parties", and each of them individually as "Party"), to conclude this Agreement on the following terms.

Taking into account that:

The site is the copyright holder of the website <https://dniprollc.com> and the Personal Cabinet <https://my.dniprollc.com> (hereinafter referred to as the "Site") created by him for rendering services to assist in reception, processing, storage and transfer of goods purchased by the User from sellers located in the United States by means of Internet (Internet shops, sellers and other persons located in the United States, in the case of the possibility and legality of the acquisition and movement of such goods across the border) from the territory of their acquisition;

The site is intended for use by individuals registered as Users or contemplating such registration in order to interact with DNIPRO LLC in any country of the world, as well as its partners, and can not be used by any other persons or organizations or for any purpose.

The site has:

- On the right of ownership or other legal right the possibility of providing a postal physical address in the territory of the countries indicated in the relevant section of the site. Such provision is not the granting of rights (including temporary) of possession, use and / or disposal, and is just the physical address for the delivery of Goods acquired remotely (via Internet resources).
- The provided address can not be declared as a place of residence, permanent or temporary registration of the User in the territory of the indicated countries and is not the grounds for the User's removal from the registration by any state authorities of any country of the world upon presenting an acknowledgment of electronic registration to such an address through the Site.
- The provided postal address can not be used to bill customers of the Site for purchases made by them in online stores or auctions, or as a payer address for any financial transactions by customers through Internet resources.
- Special technical means (hereinafter referred to as "software") allowing Users to receive real-time information about the movement of the Goods transported by DNIPRO LLC and its partners from the place of receipt to the place specified by the User when ordering the service as the delivery point of the Goods .

This User Agreement (hereinafter referred to as "UA" or "Agreement") is aimed to establish the rights and obligations of the Site and its Users (customers) specified in this Agreement, as well as the interaction between Users and the Site

The purpose of the Site is to provide intermediary services via the Internet connected with organisation of forwarding (processing, transportation and delivery to the addressee) of the Goods, to the place specified by the User when ordering the service as the delivery point of the Goods.

This Agreement establishes the procedure for interaction exclusively for persons who are Parties to the Agreement and can not be used to the detriment of Users of the Site, its Administrator or its owners (intellectual property rights owners, domain name owners, etc.).

While agreeing to the terms of interaction of the Parties (terms of interaction of Users using the Site, between themselves and with the Site) set forth in this Agreement the User assumes the responsibility for their unconditional compliance and bears full independent material responsibility for such compliance.

An obligatory condition for the adoption of the Agreement is the User's registration through the form developed by the Site and the reliable provision of all necessary information requested by the Site upon registration and further work through the Site (when placing ads, making sales transactions, etc.).

Terms and definitions used in the Agreement, as well as its annexes, the terms and conditions attached thereto and other agreements placed on the Site, are provided for ease of use by the Parties and can not be used against the Site. This Agreement is concluded by unconditionally attaching the User to it, and the User is not entitled to change and / or edit it.

Subject of the agreement

1.1. The site provides users who have completed the registration procedure with a comprehensive service for receiving, processing and delivering Goods for personal use purchased by the User through the Internet, to the addressee specified in the Order, as well as additional services for packaging, consolidation, photo and video of cargo and others related services listed in the relevant section of the site on a free or paid basis. The services are rendered in the manner and on the terms and conditions specified in this UA, the Rules of Carriage and the Privacy Practices, taking into account the rules of customs clearance of goods in force in the country and the movement within the country of carriage (including transit rules).

1.2. The Agreement, the terms of which are posted on the Site and addressed to an undefined circle of persons, is an agreement of accession, and can be accepted by the User only by acceding to this Agreement establishing rules and procedures for interaction of the parties and use of the Site as a whole.

1.3. By signing the Agreement (agreeing with the terms and affixing the corresponding web-mark in the registration form), the User confirms that until the moment of its conclusion he has read this Agreement in full and gives his consent to all of his terms, without introducing any changes and / or additions.

1.4. All document circulation is carried out through the User's Personal cabinet on the Site.

1.5. The site provides the following services:

1.5.1. Provision of physical postal address on the territory of the countries indicated on the Site. It provides each User the opportunity to order and receive goods from sellers. The rules and procedure for the provision of such an address are established by this UA;

1.5.2. Collection (consolidation) of all the Products purchased by the User;

1.5.3. Verification at the time of receipt of the Goods from the Sellers, their compliance with the User's order (checking the compliance of external characteristics without checking the operability (except for the following exceptions) and evaluating the quality of the purchased Goods.

At the same time depending on the type of goods the Site performs such types of checks: when receiving electronics - the check is made for the possibility of turning on / off, when receiving smartphones - the check of ability to work and check the possibility of adopting a European SIM card. The process of opening the received parcel as well as checking the working capacity of the Goods and subsequent packaging of the Goods is carried out using video recording. In this case, the user is provided with a photo of each individual product, all the goods together, and when ordering smartphones, an additional photo of the smartphone IMEI number.

Packaging of the goods is carried out also by means of fastening with plastic belts. If necessary, additional packaging is provided.

The list of additional services provided by the Site may be changed and supplemented at its own discretion. Current information about the services provided, as well as their costs (in the case a paid service providing) are at the Site and in the User's Personal Area.

1.5.4. Organization of express transportation of Goods to the physical address provided by Dnipro LLC in the countries indicated on the Site. The service is chargeable and is not included in the cost of other services of the Site;

1.5.5. Storage of goods ordered and paid by the User and received at the physical address within 30 (thirty) days or before the date of their disposal by the User depending on which of these events occurs earlier;

1.5.6. Organization of the process of international express delivery of the Goods to the country of delivery (including the conclusion on their behalf but in the interests of the User and at his expense express transportation contracts, as well as contracts with authorised companies for all necessary customs procedures for the export and import of goods);

1.5.7. Organization of the internal delivery of the Goods on the territory of the country of delivery to the address specified by the User as the delivery point;

1.5.8. Other additional paid or free services that are temporary (rendered on the temporary basis of such services and applicable to bonus programs, marketing and advertising campaigns, in the cases of temporary technical violations or otherwise) or permanent (provided on an ongoing basis) at the discretion of the Site.

Checking in. User Status. Rights and duties of Users.

2.1. Checking in.

2.1.1. To register on the site the User performs the following actions in the appropriate form:

a. Mandatory fill in the following fields:

E-mail (login);

Country;

Surname;

Name;

Password;

Confirm password

B. The following fields are necessary for the physical delivery of goods to their destination in their country and are mandatory for the dispatch of goods from the warehouse:

Middle name;

Phone;

Address (main):

Street

House

Housing

Apartment

City

Region

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Additionally - for residents of the Russian Federation and Uzbekistan a scanned copy of the passport must be provided in the file version (loaded into the Personal Cabinet) for customs services.

C. Accepts the terms of the User Agreement.

2.1.2. Restrictions on registration:

D. Users of the site can only be persons who have reached the age of 18 and have full legal capacity and are recognized as such in accordance with the current legislation of the countries of which they are residents;

E. Services of the Site are intended solely for individuals and for the purchase of goods for personal use; the acquisition of goods through the Site for commercial purposes and for the purpose of making a profit (resale, etc.) or for any other purpose than personal use is not allowed;

By authorizing / registering on the Site, the User understands, assures, acknowledges and agrees that:

- He will not export or import the Goods, and also use the services of the Site in those countries whose export or import is prohibited;
- He is not on the list of persons for whom a prohibition and / or restriction on entry / exit has been established by the relevant state authorities;

G. In the case that the Site reveals the fact that the User provided inaccurate information during registration, including without limitation, the information provided for in this clause and paragraph "a", as well as non-compliance with the terms of this Agreement, the Site has the right, at its option:

- Limit the rights granted to the User by the Site to the possibility of using the Site to familiarise themselves with the offers, without the right to execute the Order;
- Block the User and cancel his account on the Site.

2.1.3. To use the services of the Site it is necessary to confirm the identity and legitimacy of the purchase. It is forbidden to use the services for any purpose except for receiving goods, forming parcels and sending them to the delivery address.

2.1.4. Only a properly conducted and complete registration procedure grants the User all the rights and opportunities offered by the Site to its users.

2.1.5. To use the resources offered by the Site the User can be registered through the partner sites of social networks-Facebook, Google+, etc.

2.1.6. To perform the procedure for ordering the service, the User is obliged to make all the necessary additional information provided by the registration form.

2.1.7. After registration to the User:

- login and password for authorization on the Site as a User are formed and an individual number in the Site system is assigned;
- A personal WEB-space is provided on the site in the form of a Personal Account;
- A simple electronic signature is formed for use exclusively on the Site without registering such a signature in the certifying centre;

2.2. User Status.

2.2.1. Users of the Site and the Services provided through its intermediation can only be individuals.

2.2.2. In the case of usage the Site and the Services provided through its intermediation by legal entities and / or individuals for profit accounts of such Users may be removed by the Site at its discretion without prior notice or a proposal for cooperation on the basis of a separate agreement can be sent for them.

2.3. User rights:

2.3.1. The User has the right to cancel his / her account on the Site at any time under the condition that there is no information in the Personal Area about the Parcels ready to be shipped and / or the Parcels in transit

2.3.2. The user has the right to participate or not in the surveys conducted by the Site, bonus and incentive programs.

2.3.3. The user has the right to refuse of the Order execution at any time. If you cancel the order User:

Does not reimburse the Site for delivery costs if the Goods have not been received by the Site from the Seller;

Unconditionally and at the first request of the Site received through the Personal Area refunds to the Site all costs incurred by the latter for the carriage of the Goods from the moment of receipt of the Goods from the seller to the moment of its actual transfer to the User or to the person designated by him as the recipient (including services for storage of the Goods and return of the Goods to the Seller).

The reimbursement of such expenses is carried out from funds blocked on the User's payment card or received by the Site as payment.

If there is a positive balance for unused services the Site sends the appropriate balance to the User at the last known payment requisites of the User.

2.3.4. The User has the right at his own discretion to use or not to use additional paid and / or non-paid services provided by the Site.

2.3.5. The user has the right to track the movement of goods and formed parcels through the interface provided by the site and personal WEB-space - the Personal Area.

2.4. Duties of Users:

-to provide complete, correct and reliable information required during registration when accepting the Agreement and registering the Personal Area on the Site;

- to provide to the Site the right to debit directly the funds from the User's bank cards registered on the Site to reimburse the costs of the Site in the event and in the manner provided in the Agreement or the transaction rules established by payment gateways or an acquiring bank conducting transactions through the Site interface;

- do not use the Site for the purpose of obtaining and marketing Goods acquired by criminal means;

- do not use pornographic images, incorrect comparisons and ambiguous images and words that could offend other Site Users when forming the profile;

- to fully study the information contained in the offer for sale when purchasing the Goods and not to charge the Site with responsibility for the incorrect choice of the Goods;

- to reimburse the Site for the expenses incurred by him in the cases provided in this Agreement within no more than 3 (three) calendar days from the date of presentation of the relevant requirement of the Site;

- to accept from the Site and its authorized carrier all executed on his behalf, to release the Site from the obligations assumed by him on execution of the assignment to a third party;

- to pay the Site for all services rendered to the User and other expenses agreed by the parties in the amount provided in this Agreement and the applicable Tariffs. If the Site is used for commercial purposes the User is obliged to notify the Site of such use and obtain the written consent of the Site for such use and enter into a separate partnership agreement;

- to inform the Site immediately of the changes in its data by making changes to the registration form;
- to reimburse the Site for all expenses incurred by it in the event that the Site is brought to administrative responsibility for failure to comply or improper compliance with the rules and regulations of the current legislation of the country of delivery through the fault of the User;
- to observe the norms and rules of business etiquette when conducting correspondence on the Site, to conduct correct and respectful communication with other Users, the personal manager (if there is such a service on the Site) and the Site;
- while posting information about yourself (personal data, photos, drawings, images, etc.) on the Site the User is obliged to bear all responsibility for the use of objects of intellectual property belonging to third parties;
- to make payments for all services and deposit payments in time and in full and only from your own account (s). The account must be registered on the Site under the same name as the User. In the event of discrepancies in the names of accounts, the Site reserves the right to transfer the account to suspend operation for security reasons. The User is obliged to provide copies of two valid documents certifying the identity of the person making the payment or referred to in settlement transactions made through the Site;
- when purchasing goods over the Internet the User bears full and independent responsibility for the correctness of writing the delivery address provided by the Site. After activation of the User's account on the Site the User is informed through the Personal Area information about the address and number of the box which is necessary for the delivery of the Goods. If the Site is able to determine the recipient of the Goods then the Item is placed in the User's cell. If the Site is not able to determine the recipient of the Goods and does not receive an application for tracing the Goods from the User indicating the tracking number within 60 (sixty) days, the Goods will be eliminated regardless of its value;
- the User assumes all the obligations to comply with the legislation of the country of purchase and any other country, where he can enter the Site in order to gain access to the Services provided;
- the user independently gets acquainted with the geographical list of the delivery placed in the corresponding section of the Site and bears full independent responsibility for placing the Order that does not correspond to the declared possibilities of the Site in relation to the geography of delivery of the Parcel.

2.5. By concluding this Agreement the User assumes responsibility for the fulfilment of its obligations in full and confirms that the information placed on the Site can be perceived by other Users as personal and can be used to the detriment of the User.

2.6. The site is not responsible for the dissemination of the User's personal information posted on the site including the preservation of personal data if such information was posted by the User in the public access or communicated to them independently using the status of personal or forum correspondence with other Users.

The rules of placing, processing and execution of the order for delivery.

3.1. The rules of placing the order for delivery:

3.1.1. When the User makes a decision about the use of the intermediary services of the Site the User fills in the registration form to receive the address in the warehouse and the User's ID, and when purchasing the goods in the American online store the address and ID received at registration on the Site are indicated for the delivery of the parcel.

3.1.2. After receipt of the parcel to the appropriate address, the Site employee draws up the received parcel and sends a notice to the User's Personal Area.

3.1.3. After the employee of the Site submits a new Parcel he notifies the User about it by means of a message by mail, after which:

I. The user draws up a delivery request doing the following:

- consolidates or unconsolidates parcels;
- indicates the full and sufficient address of the place of receipt of the Goods at the place of delivery (country, postal requisites);
- indicates contact phones and persons authorized by the User to receive the Goods;
- selects additional services and payment method;
- if the recipient is not a resident of the country the User attaches a copy of the recipient's migration card.

li. After checking the provided information the staff of the Site confirms the User's readiness to send the Goods.

lii. After receiving confirmation of the correctness of the data filled by the User and the readiness of the Goods for shipment the User makes payment for the delivery site.

3.1.4. When forming an order for the delivery of the Goods the User agrees and confirms that he is familiar with the transportation rules and the List of Goods prohibited for international transportation.

3.1.5. Any data posted by the User in the form of an Order on the Site passes the necessary verification (moderation) for the correctness of filling out the form and reflecting information, as well as on the correspondence of the possibility (geographical and physical) of the delivery of the relevant Goods to the User. Following the moderation the Site makes a decision on the possibility of sending the Goods specified in the Order. About the decision the User is notified through the Personal cabinet.

3.2. The procedure for obtaining, processing and storing goods purchased by the User; Formation of consolidated Parcels.

3.2.1. The user can place an order for the provision of services by the Site for the consolidation of goods and the formation of a single package, an additional one to the main Order for the delivery of goods.

Consolidated Parcel is formed in the following order:

- all the Goods arrived are transferred in the Personal Area of the User;
- the user creates a consolidated dispatch (Parcel) himself using the Site software, specifying the list of goods being combined in such a Parcel;

- after the User has formed a consolidated Parcel the Site carries out physical actions aimed at packaging the Goods in the appropriate consolidated Parcel.

B. The period of free storage of the formed Parcel is not more than 7 (seven) calendar days;

C. After 7 (seven) calendar days (on the 8th calendar day) by means of a robotic program a penalty is charged for each day in the amount indicated on the Site;

3.3. Execution of delivery orders:

3.3.1. The site provides intermediary services in the field of postal shipments of goods and parcels from the territory of the countries indicated in the corresponding section.

3.3.2. The fulfillment of delivery obligations implies that:

- the User by accepting this Agreement agrees that the Site or its partners act on its own behalf but at the expense and on the User mandate as an authorized agent of the User for the purposes of customs clearance and preparation of accompanying documents, having a hollow scope of such agent's authority to the extent insofar as this is permitted by law for the specific purposes listed in this section, including, without limitation, for the preparation of transport documents for which a transfer is made the sledge, receiving, processing, storage, transfer and customs clearance of Shipments concerned parties, in accordance with the procedure established in this Agreement.

- the User will provide the Site at his first request through the Personal Area a scan copy of all necessary documents if such documents are claimed by the state authorities when performing mandatory procedures for checking cargo and customs clearance in the sending country and the country of delivery;

- the User undertakes to reimburse voluntarily all expenses in the event that the Parcels sent to them are withdrawn in the country of dispatch and / or delivery on any grounds established by the current legislation of such country. Expenses of the Site are debited from the User's bank card without authorization along with information about the composition, amount and validity of such expenses sent to the Personal Area and in case of insufficient funds on the bank card to reimburse the costs of the Site - by payment, within a period not exceeding 3 calendar days from the date of issuing of accounts and sending them to the User's Personal Area;

- while accepting of this Agreement the User gives a full and irrevocable consent to the direct debiting of funds for the payment of all costs incurred by the Site for administrative and other fines, destruction and removal of parcels and goods therein prohibited for carriage / transportation by postal services and courier delivery, including, as appropriate, Goods that are prohibited from being transported through the customs borders of the country by export and import and / or transit, from any of its known Websites Accounts;

-while accepting this Agreement the User acknowledges and agrees that he is solely responsible for providing all information required by United States law including in particular information required pursuant to part 30 of the Code of Federal Regulations and Rules of the United States and for the preservation of all Records in accordance with the requirements of customs or other legislation, as well as government agencies;

- the Site or its partners rendering services on customs clearance of the Parcels do not bear any responsibility as an accountant or accounting agent either to the User or to the USPPI. The user is fully and unconditionally responsible for providing the Site with all information about the USPPI, including its name and employer's identification number (EIN), and ECCN classification schedule B and all other information required when redirecting the export transaction as described in section 15 of the Code of Federal Regulations and Rules, Part 30, Foreign Trade Statistics Regulations (FTSR).

3.3.3. To fulfill its obligations to receive and send goods and form parcels the Site undertakes to its warehouse the goods that have been delivered from the seller. The period of free storage of the User's goods in the warehouse is 60 (sixty) days. The period of free storage of the packed parcel of the User in the warehouse is 7 (seven) days. For storing goods and / or parcels of the User over the free storage period the Site will charge a storage fee in accordance with the current tariffs. The commencement of the period of free storage is the moment of physical arrival of the goods to the physical address provided by the Site to the User in the USA.

3.3.4. Upon receipt of the Goods at the disposal of the Site at the physical address provided to them by the User or in the event that the Parties agree on the implementation of clause 3.3.1 of this Agreement, the Site checks the contents of the Shipment received from the seller (in accordance with the description provided by the User).

3.3.5. After the User has made a decision to send the Package in accordance with the tagged the Site packs the goods in a shipping container forming a Parcel. If the Sender of the User, in view of its weight or dimensions, can not be sent by the delivery method that was chosen by the User during the formation of the order, the Site has the right to change the delivery method of the Package. The website in an unconditional order has the right to choose another method of delivery in any period of time with respect to any kind of Goods or Parcels.

3.3.7. After the Site has completed the necessary actions to prepare the documentation for dispatch the parcel is sent to the place of destination.

3.4. Parcel Delivery Process

3.4.1. Delivery of parcels at the place of delivery is carried out in the ways and at the rates specified in the section "Conditions of Delivery" and "Services and Tariffs" of the Site.

3.4.2. Payment for the delivery of parcels is made separately from the payment of the Goods themselves. The cost of delivery of the Goods to the User is indicated after the Parcel is packed and weighed. After packing Parcel the Site does not disclose packaged Parcels and does not change the Goods. In the event of a shortage of funds in the customer's account the transfer of the Parcel to the delivery service will be delayed until all accounts billed to the Account are paid in full, if payment by means of a bank card has been chosen as the payment method.

3.4.4. The Site delivers via its own service or partner networks indicated on the Site. The parcel is sent packed in a transport package that corresponds to the type of the movable Goods.

3.5. Cancellations of the Order

3.5.1. In the event of the User's cancellation of the Order for delivery prior to the moment of sending the Goods from the Site's warehouse to the place of delivery the User agrees independently agree and pay for the return shipment of the goods to the seller.

3.5.2. When returning the Goods in the warehouse at the User's request the latter undertakes to pay the cost of the return delivery of the Goods to the seller in accordance with the invoice sent to the Personal Area.

3.6. Search, replacement, return

3.6.1. In case of erroneous delivery of the Package (mistakes in the delivery list number, erroneous delivery of another's parcel and in the event of other mistakes made by the seller or the Site) the User agrees to immediately notify the Site about this.

3.6.2. In case of loss of the Parcel the Site does not compensate the User for the cost of the Goods. Search of the Parcel the application to the insurance company for insurance compensation is carried out on behalf of the Site, but at the expense of the User. The site submits an application to the postal service for reimbursement of the sum insured. In case of payment of compensation the Site shall credit the insurance payment to the account of the User.

3.6.3. In the case of goods return / exchange the delivery cost of the Parcel from the User or the Site to the Seller as well as in the opposite direction is carried out at the expense of the User.

The procedure for calculating the amount of site remuneration.

4.1. The amount of remuneration of the Site for the provision of an address, the cost of services and the cost of delivery is calculated by the Site software.

4.2. The cost of remuneration and the cost of the services of the Site are given in the section "Services and Tariffs".

Rights and duties of the Site. The order of execution of the User's order.

5.1. The Site acts as the User's Agent.

5.2. The Site derives commercial profit from the reward it receives for the Services it sells.

5.3. In accordance with this Agreement the Site renders to the User for a fee Services due to the List of Services (section "Services and Tariffs") valid at the time of acceptance by the User of this Agreement.

5.4. The site performs the following actions.

5.4.1. Due to its remuneration and for the execution of the User's instruction:

- carries out quality control of the Goods and its compliance with the User's request in the manner provided in this Agreement
- carries out the delivery of the Goods to the User.

5.4.2. At the expense of additional remuneration renders the entire list of additional Services provided and declared by the Site at the time of the drafting by the user of the Order

5.5. After the User's acceptance of this Agreement the Site undertakes:

- to check the data filled in by the User when sending a request for registration and in the event of compliance with all requirements of the Site to register the User in the manner and under the conditions provided for in this Agreement;
- to fulfill the instructions of the User in the manner and on the terms provided by this Agreement;
- to maintain the confidentiality regime with respect to the received User's personal data in accordance with the procedure provided by the current international law;

5.6. The Site has the right:

- at its discretion to update the interface and content of the site, software and / or their components;
- deny the User's registration on the site and terminate this Agreement unilaterally in the case Site considers the User's actions as intention to create multiple individuals on the site (used by one User to register several Personal Accounts and in other such cases);
- to block User's access to the Personal Area and the Site in case of improper use of the software and the Site, use of the Software and the Site for posting pornographic and / or obscene offers, sending spam messages, unlawfully connecting from the User's IDs to the Personal Accounts of other users of the Site and in other Cases directly or indirectly threatening the interests of the Site and third parties;
- to refuse to the User in placing the Order, if in the process of moderation it will be established that it does not meet the requirements set forth in the corresponding section of the Agreement;
- in event of repetition of cases (two or more times during one calendar year) described in the above paragraph as well as in case of repeated reasonable complaints of other users of the Site to the User's actions the Site can terminate this Agreement unilaterally, block User's access to the Site and Personal Area, enter the User (ID of the Principal and his personal data) in the "black list of the Site", and block his right to subsequent registration;
- to execute the User's instructions at his own discretion by any means not prohibited by international law;
- to depart from the instructions of the User if this is necessary in the interests of the User and the Site could not send the request earlier or did not receive a response to his request within a reasonable time. The site is obliged to notify the User about the admitted deviations as soon as possible;
- independently determine the procedure for accounting of the Site users and the funds they send;
- independently determine the terms of agency contracts concluded with contractors, partners and other third parties that facilitate the organization of transportation and the delivery of Parcels of all Users;
- at its own discretion at any time conduct or refuse to conduct advertising, bonus or other programs;
- at its own discretion enter or terminate the provision of additional Services;

- enjoy other rights

5.8. The rights and obligations of the Site except for this section of the Agreement can be stated in other sections and documents posted on the Site.

Additional services of the site. Bonus programs.

6.1. The Site conducts and / or refuses advertising, bonus or other programs at any time and at its discretion.

6.2. At its discretion the Site has the right to enter or terminate the provisions of additional Services.

6.3. Terms for the provision of additional Services, the procedure for their provision and cost are determined by the relevant applications and separate documents posted on the Site on a shared basis for all registered Users.

6.4. Terms, organization and timing of the bonus and advertising campaigns are determined by the Site in appropriate applications and / or separate documents posted on the Site on the basis of general access for all registered Users.

Limitation of site liability.

7.1. In case of providing by the User inaccurate, incomplete or inadequate information, the Site shall not be liable for the damage caused to the User.

7.2. The User is responsible for the compliance of the purchased Goods with the delivery conditions established by the postal service and the customs code of the country in which it is located, including, without limitation, the dimensions, weight and content of the Goods, and the postal packaging. For failure to perform or improper performance of obligations under this Agreement, the Parties shall be liable in accordance with the law of the State of New Jersey.

7.3. The Site is not responsible for parcels that have not arrived at physical warehouses located in the United States. The Site is responsible only for the shipments that have arrived to the warehouse and it have been confirmed by scanning the track number. If the package does not have a track number the Site is not responsible for the status of this package. In this situation the User can request a search for this package.

Privacy policy.

8.1. DNIPRO LLC understands the importance of protecting the privacy of users and their personal data. The collected information is used for marketing purposes and to improve the quality of the services provided by the Site and its partners , to improve the content of the website and as contact information, to notify the User about website updates and other marketing purposes, and to conduct all necessary specified by law dispatch customs and other procedures accompanying the delivery of the Parcel.

8.2. Any personal information received by the Site or its partner during the registration of the User on the Site and in the performance of the Services for the delivery of Parcels may be used by the Site for marketing purposes.

[Company contact information is available at this link](#)

