Terms of agreement

Before using the services of the online store www.primabella.ru, please read this Agreement carefully.

Agreement on the use of online store services www.primabella.ru This agreement, hereinafter referred to as the "Agreement", is concluded between the online store www.primabella.ru (Internet address www.primabella.ru), hereinafter referred to as the Online Store or the Website, and the user of the Online Store services, hereinafter "Buyer", determining the conditions for the purchase of goods through the Site.

1. The main provisions

- 1.1. This Agreement is between the Buyer and the online store at the time of ordering. The Buyer confirms his acceptance of the terms and conditions established by this Agreement by setting a tick (tick) in the "I have read the Terms of Agreement and I agree with them" box when placing an order or registering on the Site.
- 1.2. This Agreement, as well as information about the product presented on the Website, are a public offer in accordance with Article 435 and Part 2 of Article 437 of the Civil Code of the Russian Federation.
- 1.3. The provisions of the Civil Code of the Russian Federation on retail purchase and sale (§ 2, Chapter 30), as well as the Law of the Russian Federation "On Protection of Consumer Rights" of 02/07/1992 No. 2300-1 and other legal acts adopted in accordance with them.
- 1.4. The buyer can be any physical or legal person who is able to accept and pay for the goods ordered by him in the manner and on the terms established by this Agreement.
- 1.5. The online store reserves the right to make changes to this Agreement.
- 1.6. This Agreement shall be considered as published on the Website and shall be applied, and be interpreted in accordance with the legislation of the Russian Federation.

2. Product Information

- 2.1. The product is presented on the Site through photo samples that are the property of the online store.
- 2.2. Each photo sample is accompanied by text information: model name, price and description of the product.
- 2.3. The price of goods indicated on the Website can be changed by the Online Store

3. The procedure for purchasing goods

- 3.1. The buyer has the right to place an order for any product presented on the Website. Each item can be ordered in any quantity. The order can be issued by the Buyer independently on the Site.
- 3.2. After placing the order via the Site, an email is sent to the Buyer confirming the acceptance of the order, indicating the names of the selected items and the total amount of the order, which is an integral part of this Agreement.

- 3.3. In the absence of goods in stock, the manager of the online store is obliged to notify the Buyer about this (by phone or via e-mail).
- 3.4. In the absence of the goods, the Buyer has the right to replace it with another product or cancel the order.
- 3.5. The Buyer has the right to refuse the ordered goods at any time before sending it to the Buyer, having notified the Online Store of this in advance (by phone or via e-mail).

4. Delivery of goods, terms

- 4.1. Delivery of the goods ordered in the online store, in the agreed quantity and assortment, is carried out by the express delivery service "EMS Russian Post" or other companies authorized by the Site.
- 4.2. Shipping costs are listed on the checkout page.
- 4.3. The online store is not responsible for delays in the work of the express delivery service "EMS Russian Post" or other companies authorized by the Site and can not affect the speed of delivery of the mailing

5. Payment for goods

5.1. Payment for the goods is made in rubles through the payment services offered to the Buyer on the Website.