

PUBLIC OFFER

1. General Provisions

- 1.1. This Contract (hereinafter referred to as “Contract”) is a public offer made by “Doping Space” Limited Liability Company (hereinafter referred to as “Seller”).
- 1.2. The text of the contract is always posted on the website of the Seller <https://dopingspace.com/> (hereinafter referred to as “Website”) at the following link <https://dopingspace.com/public-offer-eng.pdf>, and contains all essential terms of the Contract.
- 1.3. Information in regard to events, in particular, the title (name) of the event (performer), description, date, time and place (hereinafter “Event”), is posted on the Website.
- 1.4. The text of the Contract is a public offer (hereinafter “Offer”) - an offer made by the Seller, which is the organizer of the Events indicated on the respective page of the Website, on concluding a Contract addressed to any Buyer (hereinafter also “User”) who has filled out all mandatory fields in the relevant section of the Website and wants to buy a ticket of any Event.
- 1.5. The offer is deemed accepted if the Buyer performs the following successive actions:
 - Selects the Event (performer) and clicks the “BUY A TICKET” button proceeding to the window of creating and forming the order,
 - Selects the Event date;
 - Selects the seats in the hall in the window opened, marks them and clicks the “CONFIRM THE TICKETS” button;
 - Fills out the required information – first name, last name, electronic address and telephone number, in the opened field;
 - Then clicks the “PROCEED TO PAYMENT” button;
 - After clicking the “PROCEED TO PAYMENT” button the system takes the User to the website of the bank where a window for making a payment opens;
 - Makes the payment in the opened window paying the cost of the selected Tickets fully.
- 1.6. From the moment of correct successive performance of all actions stated in point 1.5. of the Contract and making the full payment successfully, the

Offer is considered accepted: the Contract between the Seller and the Buyer is deemed signed.

- 1.7. Once the Buyer has made the payment, the acceptance can no longer be withdrawn.
- 1.8. Having made the payment the Tickets are sent to the electronic address indicated by the User.
- 1.9. The Seller and the Buyer are hereinafter jointly called Parties, separately a Party.

2. Subject of the Contract

- 2.1. Pursuant to the Contract, the Seller sells electronic tickets of Events (hereinafter "Ticket") through the website.
- 2.2. The Buyer selects the Event, pays the cost of the selected Tickets after which the electronic variant of the Tickets are sent to the Buyer.
- 2.3. In case of making a purchase, the Seller is obliged to provide the Buyer with a relevant electronic document through the Website and/or email.
- 2.4. The title, description, date, time and place of the Event are stated in the Ticket.
- 2.5. The value of the Tickets is indicated on the relevant page of the Website.

3. Rights and Obligations of the Parties

- 3.1. *The Buyer is obliged to:*
 - 3.1.1. Fulfill his/her obligations undertaken by this Contract;
 - 3.1.2. Provide trustworthy information;
 - 3.1.3. Check the Event data independently before making a purchase, get acquainted with information on the Event (content, place, time, conditions, etc.)
 - 3.1.4. Independently acquaint themselves with the terms and rules of payment methods;
 - 3.1.5. Pay the value of the Ticket;
 - 3.1.6. Compensate the damages caused to the Seller.
- 3.2. *The Seller is obliged to:*
 - 3.2.1. Fulfill unconditionally the requirements of RA Law HO-49-N on Protection of Personal Data, dated 18.05.2015.
 - 3.2.2. Provide the Buyer with the corresponding selected quantity of Tickets in case of having made the payment in full;
 - 3.2.3. Provide trustworthy information on Events;

- 3.2.4. Refund the value of the Ticket in cases and under procedure prescribed by the Contract.
- 3.3. *The Buyer is entitled to:*
 - 3.3.1. Change and/or remove any information posted on the Website at his discretion and at any time;
 - 3.3.2. Use the Buyer's personal data under procedure and for purposes defined by the Contract;
 - 3.3.3. Send the Buyer information under the procedure and terms defined by the Seller's Privacy Policy;
 - 3.3.4. Contact the Buyer in case of necessity;
 - 3.3.5. Cease the operation of the Website, perform prophylactic works on the Website, make modifications.

4. Personal Data

- 4.1. The Buyer gives his consent to the Seller to process the following personal data, including automated, with or without the use of any technical means;
 - 4.1.1. First name, last name, patronymic;
 - 4.1.2. Telephone numbers;
 - 4.1.3. Email address.
- 4.2. The Seller processes the Personal data for purposes of fulfilment of the Contract terms, as well as conducting advertising campaigns and marketing researches. Achieving the purposes of personal data processing, expiration of the term of agreement to personal data processing or waiving the agreement by the Buyer, as well as occurrence of a case of illegal processing of personal data may serve as a reason to cease the personal data processing.
- 4.3. In the course of personal data processing the following actions are carried out – collection, recording, systematization, accumulation, storing, clarification (updating, modifying), extraction, use, transmission (distribution, provision, accessibility), blocking, locking, destroying.
- 4.4. Transfer of personal data to third persons is executed under the procedure determined by RA Law HO-49-N on Protection of Personal Data, dated 18.05.2015.
- 4.5. The Seller may process the personal data without the User's consent solely in cases defined by the Law.

- 4.6. The relations connected with personal data processing, use, protection are regulated by the Seller's Privacy Policy which is posted at the link <https://dopingspace.com/privacy-policy-eng.pdf>.

5. Ticket Delivery

- 5.1. After paying the value of the Ticket, the system automatically provides the Buyer with the Ticket in the form of a relevant electronic document via the Website and/or email. From this moment on, the Ticket is deemed to be delivered to the Buyer.
- 5.2. If the Buyer has not received the Ticket in any way, he/she must contact the Seller within 40 minutes after making the payment and inform about it.
- 5.3. If the Buyer fails to comply with the requirement defined in point 5.2 of the Contract, he will be deprived of the right to present any claim to the Seller in future.

6. Return of Ticket

- 6.1. The refund of the Ticket value is carried out by the Seller by the following order:
- If the Seller has canceled or postponed the Event without a reasonable excuse, the Ticket value shall be fully refunded or a suggestion on transferring the event to another date shall be made;
 - If the Seller has postponed the Event because of force major circumstances, the value of the Ticket is not refunded, and the Buyer can use the Ticket and be present at the postponed Event.
- 6.2. The Parties are exempted from responsibility for complete or partial non-fulfilment of obligations under the Contract if this has happened in consequence of force major circumstances, which have appeared after conclusion of the Contract and which the Parties could not have predicted or prevented. Such situations are earthquake, flood, fire, war, declaration of military or emergency states, political unrests, strikes, cessation of work of the means of communication, deeds of state authorities, etc. which make the fulfillment of the obligations under the Contract impossible.

7. Final Provisions

- 7.1. The Seller is entitled to dissolve the Contract at any time posting a relevant notice on the Website. The Contract is considered dissolved from the moment of posting such a notice on the Website.
- 7.2. The bases for dissolution and termination of the Contract are determined by RA current legislation and this Contract.
- 7.3. While interpreting the provisions of the Contract the Parties, as well as the Court must start from the literal meaning of the words and expressions contained therein. In the absence of such clarity, it is defined by means of comparing the other terms of the Contract with the full meaning of the Contract.
- 7.4. All the issues, which are not regulated by the Contract, are regulated by RA Civil Legislation, other legal acts of RA current legislation, the Seller's Privacy Policy and the rules of use of the Website.
- 7.5. The invalidity of a separate provision of the Contract or a part thereof does not lead to the invalidity of the other provisions or parts thereof.
- 7.6. All disputes and controversies between the Parties not settled through negotiations are resolved under court procedure pursuant to RA current legislation.
- 7.7. In any case, the Seller bears no responsibility for actions performed by other persons with the Buyer's data. The Buyer is liable for the damage caused to the Seller or third persons through such actions.
- 7.8. The Contract is signed in Armenian.
- 7.9. The Parties agree that the Seller can unilaterally modify the Contract, posting the text of the modified Contract at the address <https://dopingspace.com/public-offer-eng.pdf>. The use of the Website by the User is a consent to the changes. If the User does not agree with the changes made, he/she must stop using the Website.
- 7.10. The rules of using the Website are an integral part of this Contract and are available at the following link <https://dopingspace.com/rules-of-website-use-eng.pdf>.

8. Requisites of the Seller

"Doping Space" LLC

TIN 02893152

Address: app. 58, 25a Nalbandyan Str., Yerevan, Armenia

Director Hayk Simonyan