PERSONAL DATA PROCESSING AGREEMENT

Moscow July 1, 2017

1. General Provisions

- 1.1. This Agreement defines the procedure for the processing and protection of information Mateychik Dmitry Vasilievich (TRN: 667306124924 PSRNSP: 317665800003273) about an individual (hereinafter as the User) who uses the services of the website http://chocology.pro (hereinafter as the Site) and its services.
- 1.2. The purpose of this Agreement is to ensure proper protection of information about the users, including their personal data, from unauthorized access and disclosure.
- 1.3. Relations regarding the collection, storage, dissemination, and protection of information about the users of the Site are governed by this Agreement, other official documents of the Contractor as well as the current legislation of the Russian Federation.
- 1.4 The current version of the Agreement, that is a public document, is available to any Internet user. The Contractor shall have the right to make amendments to the Agreement. When changes are amended, the Contractor shall notify the users thereof by placing a new version of the Agreement on the Site at the permanent address https://chocology.pro/private.pdf
- 1.5 Using the Site, the User expresses his consent to the terms of these Rules and gives consent to the automated processing of his personal data, as well as without using automation tools, namely to perform the actions provided for in paragraph 3 of Article 3 of Federal Law dated July 27, 2006 No. 152-FZ.
- 1.6 If the User disagrees with the terms of this Agreement, the use of the Site and its services shall be immediately terminated.

2. The Subject of the agreement

- 2.1. The User provides the Contractor with information about personal data and agrees to its free use by the Contractor for the purposes and to the extent provided by this Agreement.
- 2.2. The purpose of processing personal data is: to provide the User with information

about the Contractor, about the services and special offers of the Contractor, his business partners, and affiliates. In particular, the use of such User data for advertising mailings and campaigns in any form not prohibited by applicable law.

2.3. The Contractor has the right to use the information transmitted by the User for other purposes not specified in paragraph 2.2 of this Agreement, based on the needs of conducting its financial and economic activities and within the framework of the current Legislation.

3. Terms of use for Website

- 3.1. Providing services for the use of the Site and its services (hereinafter referred to as the Site Services), the Contractor, acting reasonably and in good faith, considers that the User
- has all the necessary rights to register and use this Site;
- indicates reliable information about yourself in the amount necessary to use the Site Services;
- realizes that the information on the Site posted by the User about himself, may become available to other Users of the Site and Internet users, may be copied and distributed by such users;
- realizes that some types of information transferred to other Users cannot be deleted by the User itself;
- acquainted with these Rules, expresses his agreement with them, and assumes the rights and obligations indicated.
- 3.2. The Contractor does not verify the accuracy of the information received (collected) about users, except the cases when verification is necessary in order to fulfill the Contractor's obligations to the user.

4. Data Processing

- 4.1. The user provides and permits to perform the actions provided in the Agreement with the following personal data:
- surname, name, patronymic of the User;
- User's email address;
- User's phone number;

- User's address of residence.
- 4.2. By accepting the terms of this agreement, the User agrees to the processing of his personal data to the Contractor, its affiliates, representatives, employees, business partners, contractors.
- 4.3. The processing of personal data means the following list of actions with personal data:
- data:collection;record;systematization;
- storage;

accumulation;

- clarification (update, change);
- extraction;
- use;
- transmission (distribution);
- depersonalization;
- deletion;
- destruction of personal data.
- 4.4. This consent to the processing of personal data is valid indefinitely but may be revoked by the personal data subject on the basis of a personal written application sent to the Contractor's legal address by registered mail with delivery confirmation or delivered on purpose.
- 4.5. By accepting the terms of this agreement, the User agrees to receive advertising mailing in the format of SMS messages, calls, email newsletters, and in other ways not prohibited by applicable law.
- 4.6. The Contractor undertakes to use the User's personal data obtained under this Agreement (or in another way not prohibited), in accordance with the requirements of the legislation on the protection of personal data of the Russian Federation, particularly in accordance with the requirements of Federal Law dated 27.07.2006 N 152-FZ "On personal data" as amended at the time of processing of such personal data.
- 4.7. The user has the right to:

- 4.7.1. Require the Contractor to clarify his personal data, to block or destroy it.
- 4.7.2. Receive information from the Contractor regarding the processing of his personal data.

5. User Requests

- 5.1. Users are entitled to send their requests to the Contractor, including requests about the use of their personal data in writing to the address: Moscow, Shelkovskoe shosse, 5 or in the form of an electronic document signed by a qualified electronic signature in accordance with the legislation of the Russian Federation at: hi@chocology.ru
- 5.2. The Contractor undertakes to review and forward the response to the User's request within 30 days from the date when the request was received.
- 5.3. All the correspondence that the Contractor receives from the Users (either written or electronic requests) belongs to the restricted information and shall not be disclosed without the User's written consent. Personal data and other information about the User who sent the request cannot be used without the User's consent otherwise than to respond to the received request or in cases directly specified by the legislation.