1. Information provided by User:

By providing personal data User agrees that the data will be processed (up to User's withdrawal of his consent for processing his/her personal data) by GK Stolitsa, OJSC (hereinafter referred to as “Company”) in order Company and/or its partners could fulfill their obligations to User, sell goods, provide services and information, promote goods, works and services, and User agrees that he/she will receive advertising messages and information. When processing User's personal data Company is governed by the Federal Law On Personal Data, the Federal Law On Advertising and local regulatory documents.

1.1. If User wishes to update his/her personal data, block or delete them if the personal data are incomplete, outdated, inaccurate, obtained illegally or are not needed for the stated purpose of processing, or if User wishes to withdraw his consent for processing personal data or to eliminate illegal actions of GK Stolitsa, OJSC as regards his/her personal data, User must send an official request to Company.

If User wants to delete his account on the website, User should send a request to Company. Anyhow such request does not imply withdrawal of User's consent for processing his/her personal data, which takes place according to the current legislation in the manner specified in the first paragraph of this clause.

1.2. Use of information provided by User and received by Company:

1.2.1. Company uses the data provided by User during the entire period of User's presence/registration on the website for:

* registration/authorization of User on the website;
* processing User's orders and fulfillment of obligations to User;
* promotions of goods and services;
* evaluation and analysis of the website operation;
* determination of winners in campaigns run by Company;
* analysis of User’s purchasing characteristics and delivery of User-specific recommendations;
* getting User informed on promotions, discounts and special offers through emailing.

1.2.2. Company has the right to send advertising and information messages to User. If User does not want to receive advertising and informational messages from Company, User must inform Company about it.

2. Disclosure and transfer of information received by Company:

2.1. Company agrees not to disclose the information received from User to third parties. It is not considered a violation if Company provides information to agents and third parties acting under an agreement with Company to fulfill obligations to User and only under the terms of the agreement. It is not considered a violation of this clause if Company discloses User’s data to third parties in an impersonal form for assessment and analysis of website operation, analysis of User’s purchasing characteristics and for providing personal recommendations.

2.2. It is not considered a violation of obligations if the information is disclosed in accordance with reasonable and applicable requirements of the legislation of the Russian Federation.

2.3. Company is not responsible for the information provided by User on the website in a public form.

2.4. When processing personal data Company uses all necessary organizational and technical efforts to protect personal data from unauthorized access, as well as from other illegal actions towards personal data.

2.5. More detailed information on personal data management may be found in Privacy Policy for GK Stolitsa, OJSC.