

Public Offering for Tour Services

Made in Moscow on January 01, 2019.

1. GENERAL PROVISIONS

1.1. This document constitutes a formal public offer for both individuals and bodies corporate by Mr. Maksim Aleksandrovich Morozov (Sole Proprietor) to enter into a fee-based tour services agreement using the software tools available at the <http://domtaimenya.ru> website. As regulated by the Civil Code of the Russian Federation (Article 437, Paragraph 2), this document qualifies as a public offering of services.

1.2. **Individuals** mean legally capable individuals being either Russian or non-Russian nationals (non-resident individuals).

1.3. This public offering of tour services (the 'Contract') shall be executed using a special procedure, that is, by accepting this Contract that contains all the essential conditions thereof without signing by the parties. Pursuant to the Civil Code of the Russian Federation (Article 437), this Contract is a legally binding and valid contract having legal force same as in case of signing by both parties.

1.4. This Contract is a joinder agreement. The below conditions and this public offer shall be deemed to be accepted by ordering and paying for the services. For the purposes of this clause, acceptance of an offer constitutes a legal contract entered into on the terms and conditions of the offer as regulated by the Civil Code of the Russian Federation (Article 437, Paragraph 3).

1.5. This Offer shall become effective once posted on the Internet (at the <http://domtaimenya.ru> website). The Contract shall be deemed entered into upon its acceptance and shall be terminated by performance by the parties.

1.6. Mr. M.A. Morozov, a sole proprietor (individual entrepreneur), hereinafter referred to as the "Service Provider", acting under the Certificate of State Registration of an Individual as a Sole Proprietor (Sole Proprietor's Principal State Registration Number (OGRNIP) 316774600185572) issued by Interdistrict Inspectorate No. 46 for Moscow with the Russian Federal Tax Service, on the one part, and the website visitor, whether an individual or a body corporate, acting as an acceptor and hereinafter referred to as the "Customer", enter into this Contract and agree as follows:

2. KEY TERMS AND DEFINITIONS

Offer means this tour services contract posted on the Internet (at the <http://domtaimenya.ru> website).

Acceptance of the Offer means the complete and unconditional acceptance of the terms and conditions of the Offer by paying for the tour services forming the subject of the Contract.

Contract means the tour services contract entered into by the Customer and the Service Provider via the Offer.

Service Provider means Mr. M.A. Morozov, the sole proprietor owning the *House of Taimen* recreational base and acting as the tour arranger.

Service Provider's Agent means the person authorized by the Service Provider to act as its agent and carry out business (provide the services) as set out in this Contract.

Customer means an individual or body corporate being a party hereto and assuming the responsibility for the persons taking the tour together with him/her or as its part.

Tour Taker(s) means (an) individual(s) staying at the *House of Taimen* recreational base and having paid 100% of the price of the tour.

House of Taimen Recreational Base means the house, the premises (the enclosed plot) and the infrastructure facilities system for the tour takers to stay comfortably at the recreational base, and the expedition base camp, located at: Russia, Khabarovsk Territory, Tuguro-Chumikansky District, Algazeya village, ul. Lesnaya, 5.

Tour Request means the duly completed tour request submitted by the Customer.

The **Tour** means the set of services including accommodation, transportation, meals, fishing and hunting arrangements, tourism, tour and expedition services, and other services as may be required from the purposes of a particular trip within the Tuguro-Chumikansky District (Khabarovsk Territory) including the Shantar Islands и Dzhugdzur Nature Reserve.

The **Tourism Product** means the right to take the tour that is to be sold to the Customer.

Guide means a professional guide who will accompany the Tour Takers along the preplanned route, who will give them professional advice and information, and who will know the route-specific ground and terrain details (the route-specific maps and topographic materials) and have other skills required to enable the tour takers to travel along the route safely and comfortably.

Tour Equipment means the machinery, mechanisms, watercraft, motorboats, catamarans, powerboats, safety and communication facilities, household objects and tour gear required for the Tour Takers to stay conveniently at the *House of Taimen* recreational base and to get the access to the tour services while traveling along the expedition routes.

The **Website** means a public Internet resource that may be viewed (and its content may be read) without restrictions, posted at: <http://domtaimenya.ru>, used for displaying the information about the *House of Taimen* Recreational Base.

The **Tour Services** mean the services provided by the Service Provider to the Customer pursuant to paragraph 3.2. below.

3. SUBJECT MATTER

3.1. This Contract is entered into for the purposes of provision of the fee-based tour services by the Service Provider to the Customer pursuant to the terms and conditions of this Contract, with the said services to be paid for by the Customer in the amount and subject to the terms and conditions set forth in this Contract.

3.2. For the purposes of this Contract, the tour services shall mean the following services provided by the Service Provider to the Customer:

- right to access without restrictions the information about the *House of Taimen* recreational base available at the <http://domtaimenya.ru> website;
- right to complete and submit the request via the <http://domtaimenya.ru> website;
- access to the information about the Tourism Product's consumer attributes and characteristics, specifically: a schedule of stay/itinerary, the Tour route and conditions, including the accommodation details, the lodging (stay) and meals information, tour taker transportation information, and information about the (in)availability of the guide, the interpreting guide and/or additional services;
- provision of the information about the availability of vacant rooms at the *House of Taimen* recreational base for the stay dates specified by the Customer in their request completed and submitted via the <http://domtaimenya.ru> website (the said information shall be provided by the Service Provider via phone using the telephone number specified by the Customer, and/or in writing if so additionally requested by the Customer);
- provision of the information about the price of all the services available at/from the *House of Taimen* recreational base, if so additionally requested by the Customer, to the extent to the information posted at the <http://domtaimenya.ru> website;
- provision of the information about accommodation rules for the *House of Taimen* recreational base to the extent to the information posted at the <http://domtaimenya.ru> website;
- provision of other information to the Customer based on the written requests completed and submitted via the <http://domtaimenya.ru> website;
- transporting the Tour Takers from and to the Chumikan Airport;
- lodging the Tour Takers at the *House of Taimen* recreational base as per the Customer's request;
- making available to the Tour Takers the required equipment meeting the established global standards throughout the Tour subject to the schedule of stay/itinerary specifics; and
- 3 meals per day per Tour Taker.

4. SERVICE TERMS AND CONDITIONS

4.1. The Customer shall issue the Service Provider the Tour Request containing all the information required for the Tour Services to be provided, using the Tour Request form available at the Service Provider's Website. To do so, the Customer shall complete the relevant fields and submit the completed Tour Request form electronically to the Service Provider. For the purposes of this Contract, oral requests made over telephone shall not be valid and may not be accepted.

By completing the Tour Request, the Customer confirms that he/she has received all the information about the services he/she needed to receive (including the price for the services) available at/from the *House of Taimen* recreational base.

By acting in the way as described above, the Customer agrees with the terms and conditions chosen, with the accommodations rules for the *House of Taimen* recreational base, and the terms and conditions of this Contract.

4.2. Having accepted the terms and conditions hereof, the Customer shall be responsible for the accuracy of the reservation information specified in the request and guarantees that he/she will pay for the Tour Services ordered timely and in full.

4.3. The Service Provider shall, within 24 hours following the receipt a Customer's request, reserve the room for the dates specified in the request and shall issue to the Customer the calculation of the cost of the services available at/from the *House of Taimen* recreational base and the Tour Services invoice (receipt).

If the *House of Taimen* recreational base cannot meet the requirements set in a Customer's request, the Service Provider shall have the right to offer alternative accommodation options (dates) for staying at the *House of Taimen* recreational base or to withdraw from the Contract.

4.4. Following the receipt of the calculation of the cost of the services available at/from the *House of Taimen* recreational base and the Tour Services invoice (receipt) from the Service Provider, the Customer shall pay for the Tour Services within three business days following the date when the invoice was emailed by the Service Provider to the Customer using the latter's email address.

Should the Customer fail to pay the Tour Services invoice (receipt) within the prescribed term or fail to notify the payment to the Service Provider, the latter shall retain the right to cancel the reservation of a room at the *House of Taimen* recreational base without notice to the Customer and withdraw from this Contract.

4.5. After the Customer has made the payment for the Tour Services to the Service Provider, the former shall notify such payment to the latter by emailing to info@domtaimenvya.ru or calling at +7 (916) 575-77-77.

4.6. After the Service Provider has received the payment notification from the Customer, it shall email the latter stating that it has been notified about the payment for the Tour Services made by the Customer.

4.7. Having received the payment for the Tour Services from the Customer, the Service Provider shall email to the Customer (using the latter's email address) the information about reservation of the room at the *House of Taimen* recreational base as per the Customer's request.

4.8. If when a payment is received from the Customer the payment reference (purpose) stated fails to be the 'tour services payment', the Service Provider shall notify the Customer in writing of the cancellation of the reservation of the room at the *House of Taimen* recreational base, shall request the details of the accounts of the Customer on whose behalf the payment was made, and, once such account detail have been received, shall return to the Customer the amount paid and credited to the Service Provider's account.

4.9. The Customer and the Service Provider have agreed that all the documents to be issued and exchanged by the Parties in performing hereunder (specifically, the calculation of the cost of accommodation at the *House of Taimen* recreational base, the Tour Services invoice (receipt), and the confirmation of a reservation of a room at the *House of Taimen* recreational base) shall be emailed by the Service Provider to the Customer electronically using the Customer's email address, which shall constitute sufficient grounds for the provision of the services ordered.

If the Service Provider sends the originals of the above described documents to the Customer when so requested by the latter, the cost of the related courier/postage services shall be borne by the Customer.

4.10. This Contract shall be deemed to have been executed after the Customer has paid the invoice (receipt) for the Tour Services provided by the Service Provider, and after the Service Provider has emailed to the Customer the information about the reservation of a room at the *House of Taimen* recreational base.

4.11. After the Customer has received the information about the reservation of a room at the *House of Taimen* recreational base from the Service Provider, it shall check all the information contained in the reservation confirmation.

If the Customer finds out that any details contained in the reservation confirmation received by it fail to be the same as stated in the request, the Customer shall notify the Service Provider immediately for the latter to revise the room reservation confirmation accordingly.

4.12. If a previously submitted request for staying at the *House of Taimen* recreational base needs to be revised, the Customer shall have the right to request the Service Provider to inform him/her/it whether the request in question can/may be revised accordingly.

4.13. Any changes to requests regarding the arrival and/or departure dates and/or number of guests wishing to stay at the *House of Taimen* recreational base, as well as any other changes, shall be accepted and carried out by the *House of Taimen* recreational base only when feasible and if there are vacant rooms that can be reserved as requested by the Customer as part of the changes requested by the Customer with respect to his/her/its previous request.

4.14. A request may be changed by the Customer only by emailing the Service Provider accordingly at info@domtaimenya.ru.

4.15. After the Service Provider has received the request for change the Customer wishes to be made, it shall email the Customer about its ability to make such change.

If the *House of Taimen* recreational base cannot carry out the changes requested by the Customer, the Service Provider shall have the right to offer to the Customer other (lodging) options for staying at the *House of Taimen* recreational base.

5. ACCEPTANCE OF THE OFFER AND FORMATION OF THE CONTRACT

5.1. The Customer shall accept the Offer by paying for the Tour Services provided by the Service Provider, for which this Contract is entered into.

5.2. The Offer shall be accepted within three (3) business days following the issuance of the Tour Services invoice by the Service Provider.

5.3. By paying the Tour Services invoice (receipt) issued by the Service Provider, the Customer shall fully and unconditionally accept this Offer, which shall constitute a Contract for the Tour Services between the Customer and the Service Provider with respect to the subject matter hereof.

5.4. If the Customer accepts the Offer within a term greater than the one set in paragraph 5.2. above, the Service Provider shall at its discretion either deem such acceptance appropriate and commit to carry out the Tour Services or decline to deem such acceptance appropriate by returning to the Customer the respective amount paid by the latter.

6. PARTIES' RIGHTS AND OBLIGATIONS

6.1. The Service Provider shall:

6.1.1. render to the Customer the services dealing with provision of the information about the *House of Taimen* recreational base as posted at the <http://domtaimenya.ru> website, reservation of rooms as per a Customer's request, and the services such as accommodation and transportation from and to the Chumikan Airport. The flight ticket to Chumikan shall be bought either by the Customer themselves, or the Customer may be assisted by the Service Provider to buy such flight tickets;

6.1.2. make available to and understood by the Customer all the terms and conditions regarding the transportation, lodging, and the tour schedule, as well as regarding the guide services, the expeditions, the routes (itineraries) and any changes that may occur;

6.1.3. issue the invoice (bill, receipt) to the Customer;

6.1.4. make available to and understood by the Customer the terms and conditions regarding accommodation, tour and expedition services, etc.;

6.1.5. inform the Customer that the minimum number of tour takers per group shall be: 2 (fishing and hunting tours) or 4 (expedition tours);

6.1.6. reserve the accommodation after a 100% payment for the Tour has been made;

6.1.7. make available to the Customer all the required equipment meeting the established global standards throughout the Tour subject to the schedule of stay/itinerary specifics; and

6.1.8. offer to the Tour Takers 3 meals a day including alcoholic drinks. The cost of meals is included into the Tour price.

6.2. The Customer shall:

6.2.1. make the payment as specified in section 7 hereof;

6.2.2. when unable to take the trip and the tour, refuse to take the tour (use the Tour Services) in writing as set out in paragraph 8.5. below;

6.2.3. state the true and accurate information in the Tour Request, specifically: the passport particulars, address, telephone number, weight and clothing size, including those for the accompanying persons;

6.2.4. submit to the Service Provider the copies of the passports of the Tour Takers constituting the Tour group 30 calendar days prior to the Tour;

6.2.5. take out the insurance him-/her-/itself;

6.2.6. make the terms and conditions of this Contract known to and understood by all the Tour Takers; and

6.2.7. ensure the integrity of the property being part of the *House of Taimen* recreational base assets and that of the expedition equipment throughout his/her/its stay.

7. PRICE AND PAYMENTS

7.1. The Service Provider shall sell to the Customer the Tourism Product based on the itinerary (route) stated in the Request as set out in paragraph 4.1. above.

7.2. The price of the Tourism Product and the additional Tour Services shall be stated in the Cost Calculation (as set out in paragraph 4.3. above) and is an integral part thereof.

7.3. The reservation of the Tour shall be guaranteed if the Customer pays 100% of the price of the services by the Customer within three (3) banking days following the receipt of the invoice (bill, receipt) issued by the Service Provider.

7.4. 100% of the payment shall be made by the Customer to the Service Provider's cashier's office or to the Service Provider's operating account.

7.5. The Service Provider shall have the right to increase the price of the Tourism Product proportionately, and the Customer shall make an additional payment within the term set by the Service Provider, if so necessitated by objective external factors such as abrupt exchange rate fluctuations, introduction of new taxes or upward revision of the existing tax rates, duties or other regulatory charges, and/or fuel price increase.

7.6. Any amendments and/or supplements hereto may be made only if so agreed by the Parties and shall be executed in writing.

8. RESPONSIBILITY AND LIABILITY

8.1. The Service Provider shall be held liable under the effective laws of the Russian Federation in case of failure to properly perform hereunder.

8.2. The Service Provider shall not be liable to the Customer for the integrity of the personal baggage, valuables, and documents throughout the Tour.

8.3. The Service Provider shall not be responsible for reimbursing the moneys paid by the Customer for the Tour Services, if the Customer opts or decides in order to accommodate its interests not to use all or part of the services provided by the Service Provider such as accommodation at the destination, expeditions and/or tours (expecting the cases of provision of services of improper quality). For the purposes of this clause, the exemptions shall be the appropriately documented illness or accident, in which cases the Customer shall only be reimbursed for the services booked and paid for by the Customer less the actual costs incurred by the Service Provider. For the purposes of this clause, the Parties agree that the Service Provider's actual costs shall be assumed to be no less than 50% of the price of the Tour. The Service Provider shall not be responsible for reimbursing the costs other than the cost of the Tour Services covered in the Tour package.

8.4. The Service Provider shall not be responsible for the Customer's failure to arrive to the *House of Taimen* recreational base for reasons beyond the Service Provider's control such as: flight time/schedule change or flight cancellation, unfavorable weather conditions or other circumstances preventing the Customer from being transported safely to the destination. In this case, the Customer shall be reimbursed only for the cost of the services booked and paid for by the Customer less the actual costs incurred by the Service Provider. For the purposes of this clause, the Parties agree that the Service Provider's actual costs shall be assumed to be no less than 50% of the price of the Tour. The Service Provider shall not be responsible for reimbursing the costs other than the cost of the Tour Services covered in the Tour package.

8.5. The Customer may refuse to take the Tour at any time prior to the Tour start date by notifying such refusal in writing to the Service Provider. The Tour shall be deemed cancelled by the Customer at the date when the Service Provider received the Customer's cancellation request (with such request to be issued by the Customer in two copies and signed by the Service Provider's Agent pursuant to the Russian Civil Code (Article 782)). If the Customer cancels the Tour:

- 60 calendar days prior to the Tour start date, he/she/it shall be reimbursed for 100% of the price of the Tour;

- 60 to 30 calendar days prior to the Tour start date, he/she/it shall be reimbursed for 75% of the price of the Tour;

- 30 or less calendar days prior to the Tour start date, he/she/it shall be reimbursed for 50% of the price of the Tour.

8.6. If the Customer refuses to take the Tour or requests a re-reservation of the Tourism Product (by changing the Tour route/itinerary and/or purpose, number of Tour days and/or the Tour Takers' personal particulars), the Customer shall assume the responsibility for such change regardless of the reasons causing such refusal or re-reservation and shall reimburse the Service Provider for the actual costs related to the cancellation or re-reservation of the Tour under this Contract.

If the Customer wishes to be reimbursed for 100% of the price of the Tour, he/she/it shall find an alternative Customer who shall take the Tour.

8.7. If the Contract is terminated by the Service Provider, the latter shall return to the Customer 100% of the amount paid by the Customer hereunder. In case of termination hereof, the parties' losses shall be reimbursed based on the actual costs incurred by the parties.

8.8. If a damage is caused to the Customer and the amount of such damage is deemed substantiated, the Service Provider shall reimburse the Customer to the costs incurred, with the amount of such reimbursement to be capped to the percentage of the cost specified in the Contract.

8.9. The Parties responsibility and liability hereunder shall be regulated by the effective laws of the Russian Federation. Any contentious matters that failed to be agreed on by the parties shall be resolved following to the procedure set in the laws of the Russian Federation.

8.10. Each of the Parties may request the Contract to be amended or terminated due to a material change of circumstances based on which the parties initially entered into this Contract. The material change of circumstances shall include the following:

1. deterioration of the conditions (for taking) of the Tour and the timeframe of the Tour;
2. the number of the Tour Takers in a group is less than the minimum qualifying number of Tour Takers within a group required for the Tour to take place;
3. unforeseen manifold growth of transportation fees;
4. introduction of new taxes or changes or increase of the existing tax or charge rates;
5. abrupt change in the national currency exchange rates; and/or
6. all or part of tour and/or expedition routes have been closed down under a public authority's decision.

8.11. The Service Provider may terminate this Contract unilaterally without returning any moneys to the Customer, if:

- the Customer causes material damage to the house, property, equipment, premises and/or infrastructure during their use;
- the Customer fails to comply with the generally accepted behaviors during the term of this Contract, and/or commits public order disruptions;
- the Customer commits poaching or causes damage to the local animals and/or plants, and/or throws or dumps garbage at inappropriate places, and/or fails to comply with the restrictions regarding staying/traveling in nature reserves;
- the Customer enables conditions that are likely to trigger danger for the complete group, the guides, and/or the boat captain;
- the Customer takes alcoholic drinks while traveling along a route without asking for permission from the group leader (supervisor), the chief guide, and/or the boat captain, and inviting other group members, guides or local people to take alcoholic drinks or narcotic substances; and/or
- the Customer fails to comply with the safety/accident prevention rules, and/or refuses to follow the instructions given by the group leader (supervisor), the chief guide, and/or the boat captain.

9. FORCE MAJEURE

9.1. The Parties shall be exempt from liability if they fail to carry out all or part of their obligations hereunder due to a force majeure that started to exist after the Contract has been entered into as a result of an emergency that could not have been foreseen or prevented by the parties, specifically, due to: earthquake, flood, fire, other natural disaster, war, warfare, revolution, siege, blockade, calamities, acts of terror, or other events covered in the laws of the Russian Federation.

9.2. The affected Party that has become unable to carry out its obligations hereunder shall notify the other Party immediately of fact that the events listed in paragraph 9.1. started/ceased to exist. The certificates issued by competent authorities shall be sufficient proof of the existence of the above described force majeure and its duration. The Party that failed to promptly notify the other Party of a force majeure shall lose the right to rely on a force majeure.

10. COMPLAINT PROCEDURE AND COMPLAINT SUBMISSION TERMS

10.1. If any disputable matters occur regarding the Tour Services, the Customer shall seek to resolve them locally and keep any possible damage to the minimum.

10.2. If any comments or issues occur with respect to the services provided that was covered in this Contract, the Customer must immediately contact the Service Provider's agents or representatives in order to resolve such issue/comments. In case of any complaint, it is desirable that a complaint statement be issued at the location where the complaint occurred, with such statement to be signed by the Customer and the Service Provider's Agent and to be used in order to resolve any contentious matters as promptly and fairly as possible once Tour Takers come back after the Tour.

10.3. If the Service Provider was unable to resolve the comments (address the drawbacks) right when and where they occurred, the complaint regarding the Tourism Product's quality may be filed by the Customer in writing within 20 days from the Contract's expiration date and shall be considered within 10 days from the day of its receipt by the Service Provider.

10.4. If damage is caused to a Customer's health during the Tour due to reasons covered in the insurance policy (insurance certificate) other than the fault of the Service Provider and its contractors, the compensation amount shall be such as regulated by the conditions of the insurance policy taken out by the Customer for the term of the Tour.

11. PREMISES AND PROPERTY USE RULES

11.1. The house and assets being the Service Provider's property shall be used by the Customer according to their purpose and in compliance with the effective laws of the Russian Federation. The Customer shall comply with the technical, health, fire safety and other requirements regarding the use of buildings in the Russian Federation. The Customer shall not make (cause) the Building/house (to be) unsafe, and not to fail (and/or cause others) to fail to comply with the normal conditions of living in the Building (house).

11.2. The Service Provider hereby imposes the following restrictions regarding the use of/staying at the premises and the guest house being part of the *House of Taimen* recreational base:

It is prohibited to: light open fire at the premises excepting the dedicated places; use pyrotechnical materials and/or devices; use guns, firearms and cold weapons, impact guns, non-lethal traumatic weapons, and/or gas spay guns; use paintball guns and equipment, bows, cross bows, children's pneumatic guns, and/or any other types of guns, firearms and/or accessories; to carry onto the premises or into the building flammable, explosive, toxic, narcotic or radioactive substances, devices or materials; to bring and lodge any pets (excluding particular cases that may be agreed separately); adversely affect or alter the local environment; use extra noise sources; connect additional equipment to the power supply; smoke in (indoor) closed spaces; and/or throw any garbage.

12. SPECIAL CONDITIONS

12.1. In case of international reservation the Service Provider may charge a higher price for the Tour package versus the price set for the Customers resident in Russia.

12.2. The check-out time for the *House of Taimen* Recreational Base guests shall be set by the Service Provider's Agent locally at the premises and shall be adjusted so as to be aligned with the time of arrival/departure of the respective flight to/from the Chumikan Airport.

13. FINAL PROVISIONS

13.1. This Contract shall become effective upon receipt of the Customer's request by the Service Provider and shall remain in full force and effect until terminated by the parties' performance.

13.2. Any matters not covered in this Contract shall be regulated by the effective laws of the Russian Federation.

14. PUBLIC OFFER TERM

14.1. This Offer has been placed for an indefinite term and shall be terminated and become void when cancelled by the Service Provider.

14.2. Should the Offer be amended, the respective changes shall become effective once the new version of the Offer has been posted to the <http://domtaimenya.ru> website, unless another period (effective term) is set for its taking effect when positing it. The Service Provide may unilaterally amend the Offer.

14.3. It shall be the responsibility of the Customer to keep track of any changes made to the provisions of this Offer. The Customer shall assume the related responsibility and shall bear the adverse connected with the failure to fulfill this responsibility.

14.4. The up-to-date version of the Offer shall be available at the <http://domtaimenya.ru> website.

15. THE SERVICE PROVIDER'S DETAILS

Entity's full name:	Mr. Maksim Aleksandorvich Morozov, Sole Proprietor
Entity's short name:	M.A. Morozov, SP
Taxpayer Identification Number (INN) / Tax Registration Event Code	INN: 772803319874
Principal State Registration Number (OGRN) / Business/Organization Type Code (OKPO)	OGRNIP: 316774600185572 / OKPO: 0116179716
Russian National Classification of Administrative Areas and Territories (OKATO) / OKOPF Type of Business Entity (as per Russian National Classification of Types of Business Entities (OKOPF))	OKATO: 45293598000 / OKOPF: 50102
Registered office/ Location/ Mailing address:	117588, Moscow, Litovsky bulvar, 30-163
Telephone:	+7 (916) 575-77-77