

AGREEMENT ON PUBLIC OFFER to a Charitable Donation

Moscow 10.12.2020

The Charitable Foundation "Arifmetika dobra" (hereinafter CF "Arifmetika dobra"), represented by the Chairman of the Board Novozhilova Nailya Rashitovna, acting on the basis of the Charter, hereby offers individuals and legal entities or their representatives, hereinafter referred to as the "Benefactor", collectively referred to as "Parties", conclude a Voluntary Donation Agreement on the following conditions:

1. Terms and definitions

1.1. This offer is a public offer in accordance with par. 2 of article 437 of the RF Civil Code.

1.2. By accepting this offer, the Beneficiary will transfer funds to the current account of the Beneficiary as a voluntary donation for the Charter activities of the Beneficiary. Acceptance of this offer by the Beneficiary means that he has read and agrees with all the terms of this Agreement on voluntary donation with the Beneficiary.

1.3. The offer comes into force from the day following the day of its publication on the official website of the Beneficiary - <https://a-dobra.ru/>, hereinafter referred to as the "Site".

1.4. The text of this offer may be changed by the Beneficiary without prior notice and from the date of its posting on the Site.

1.5. The Offer is unlimited and is valid until the day following the day of posting a notice of the Offer cancellation on the Site. The Beneficiary has the right to cancel the Offer at any time without giving reasons.

1.6. The invalidity of one or several conditions of the Offer does not entail the invalidity of all other conditions of the Offer.

1.7. By accepting the terms of this agreement, the Benefactor confirmed the voluntary nature of the donation.

2. Subject of Agreement

2.1. According to this agreement, the Benefactor, as a voluntary donation, provides his own funds to the current account of the Beneficiary, and the Beneficiary accepts the donation and uses it for statutory purposes.

3. Activities of the Beneficiary

3.1. The goal of the philanthropist is to unite the efforts of all community members in the field of family and family placement of orphans; dissemination of best practices for the prevention of social orphanhood; implementation of program support for adoption and placement of orphans in the family; Preserving the institution of the family, using modern techniques for overcoming crisis situations.

The beneficiary does not engage in activities whose purpose is to make a profit. The Beneficiary's accounting statements are audited annually. The Beneficiary publishes information about his work, goals and objectives, events and results on the website <https://a-dobra.ru/>, in printed and electronic publications of the Beneficiary and in other open sources.

4. Activities of the Beneficiary

4.1. An individual or a legal entity may accept the Offer and thereby conclude an Agreement with the Beneficiary.

4.2. The date of acceptance of the Offer is the completion of the donation, and accordingly the date of the conclusion of the Agreement is the date of crediting the funds to the bank account of the Beneficiary. The place of conclusion of the Agreement is Moscow, Russian Federation. In accordance with par. 2 of article 437 of the RF Civil Code, the Agreement is considered to be concluded in writing.

4.3. Terms and conditions of the Agreement with the Offer as amended (taking into account changes and additions), effective (valid) on the day the payment order is issued or the day it deposits cash in the Beneficiary's cashier.

5. Making a donation

5.1. The benefactor determines the amount of the voluntary donation and transfers it to the Beneficiary by any payment method indicated on the website <https://a-dobra.ru/>.

5.2. Transfer of a donation to the Beneficiary's account by debiting funds from a mobile phone account allowed only from phone numbers, registration for an individual.

5.3. When making a transfer by registering a write-off from a bank account through a personal account on the Bank's website for Charity, the purpose of the payment should indicate "Donation for statutory activities."

6. Rights and Obligations of the Parties

6.1. The Beneficiary undertakes to use the funds received from the Benefactor under this Agreement in strict accordance with the current legislation of the Russian Federation and within the framework of statutory activities.

6.2. The Benefactor grants permission to process and process data, which is used by the Beneficiary solely for the performance of the contract.

6.3. The Beneficiary undertakes not to disclose to third parties the personal and contact information of the Benefactor without his written consent, except for the cases specified in clause 6.2 and the requirements of this information by state bodies having the authority to require such information.

6.4. A donation received from the Benefactor, due to the closure of the need, partially or completely not spent according to the purpose of the donation specified by the Benefactor in the payment order, is not returned to the Benefactor, but redistributed by the Beneficiary independently to other relevant programs.

6.5. At the request of the Benefactor (in the form of an email or letter), the Beneficiary is obliged to provide the Beneficiary with information about the donations made by the Benefactor.

6.6. The Beneficiary does not bear any other obligations to the Benefactor, except for the obligations specified in this Agreement.

7. Other conditions

7.1. In the event of any disputes and disagreements between the Parties under this agreement, they will, if possible, be resolved through negotiations. If it is impossible to resolve the dispute through negotiations, disputes and disagreements can be resolved in accordance with the current legislation of the Russian Federation in the courts at the location of the Beneficiary.

8. Requisites of the parties

BENEFICIARY	Charitable Foundation "Arifmetika dobra"
Address	15114, Moscow, 1st Kozhevni Chesky lane, 6, building 1, 1st floor
OGRN (Primary State Registration Number) / INN (Tax Identification Number)	1147799003770/7701093849
Bank Identification Code (BIC)	044525659
Settlement account	40703810800760008529
Correspondent account	30101810300000000659
Email address	info@a-dobra.ru
Phone	+7 495 995 76 43
Chairman of the Board	Nailya Rashitovna Novozhilova
Purpose of payment	Donation for statutory activities

Privacy Statement

Please read this statement carefully to understand how Arifmetika dobra ('we') collects, uses and stores your personal data.

Arifmetika dobra is a charity organisation, registered in Russian Federation. Certificate of state registration of a non-profit organization Reg. No. 147799003770 File No. №7714014508

The processing of your personal data is carried out by Arifmetika dobra.

If you have any questions regarding this Privacy Statement, please contact:

Data Protection Officer

Arifmetika dobra

1st Kozhevnichesky lane, 6,

building 1, 1st floor

Moscow, Russia, 115114

Email: info@arifmetika-dobra.ru and mark it for the attention of the Data Protection Officer.

This Privacy Statement takes into account applicable legislation including the Data Protection Act 2018 and the General Data Protection Regulation.

What information do we collect?

When you interact with us, we may collect your full name and email address(es).

How do we collect information?

We may collect information about you whenever you interact with us. For example, when you contact us regarding our activities, register as a supporter, send or receive information or sign a petition, you specifically and knowingly provide us with your personal information. We may also receive information about you from third parties – but only if you have given them permission to share your information.

Will we disclose the information we have collected to outside parties?

We will not share your information with any third party.

We may share your information with third parties, including Arifmetika dobra Members organisations and our service providers if:

- it is required for the organisation to operate; or
- it is required to protect our organisation or our beneficiaries; or
- it is required in order to protect against actual or suspected fraudulent activity; or
- we are required to do so by law; or
- we have your consent.

How does Arifmetika dobra protect your personal information?

Arifmetika dobra implements measures to ensure that your information is kept secure, accurate and up to date, and only for as long as is reasonable and necessary.

Children's data

When you register with us, you are stating that you are over 18 years of age or are under 18 acting with parental consent. If you are under 18, we need your parental consent as well. If you have any issues with parental consent, please contact us at info@arifmetika-dobra.ru. You agree that any information you provide to us about yourself upon registration or at any time is true.

Confidentiality

We will not be responsible for the privacy of data collected by websites not owned or managed by Arifmetika dobra, including those linked through our website.

Data retention

We shall only retain your personal information for as long as is necessary for you to use our services or for as long as you are associated with our work. After such time, we shall only maintain your information for as long as is required by law.

What rights do you have in relation to your data?

You may:

1. request details of the personal information we hold;
2. request a copy of your personal information;
3. withdraw the consent you have provided previously for processing your personal data;
4. request that we correct or remove the information we have on file;
5. request that we restrict the processing of your personal information in certain ways;
or
6. object to specific processing of your personal information.

You can exercise these rights by submitting a request. This is known as a Subject Access Request.

How to submit a Subject Access Request (SAR)

If you want to make any of these requests, please send an email to info@arifmetika-dobra.ru. Arifmetika dobra shall process such requests unless there is a legitimate reason not to.

We will fulfil your request within one month as soon as we have verified your identity. If there are any unavoidable delays, we will update you on the expected revised timelines along with the reason for the delay.

The information you send to us as part of the Subject Access Request will only be used to process your request and respond back to your request. This includes verifying your identity, analysing your request, locating required information, responding back to your request and

answering any queries you may have. We may contact you, using the details you send, if we need any further information to be able to fulfil your request.

Cookie Notice

Please refer to the Cookie Notice on our website.

Notification of change of Privacy Statement

We reserve the right to amend this Privacy Statement. You are advised to visit this website section periodically in order to keep up to date with any changes to our Privacy Statement.

Date of last update of Privacy Statement – November 2020