

Public Offer Agreement
on services of films' public exhibition

1. DEFINITIONS

1. In this Public Offer on Films' Public exhibition services (the "Offer"), the following terms and definitions are used (equally in the singular and plural) to mean as follows:

1.1. "Organizer" is MediaExpert LLC which carries out its activities, including in the field of culture and art;

1.2. "Offer" is this Offer as published on the Site and/or available at the request of the Participant in the office of the Organizer;

1.3. "Event" is a screening of the film, which is chosen and paid for by the Participant and which makes up the basis of services on public exhibition of films. Attendance of the Event is possible only on presentation of a special document - ticket;

1.4. "Ticket" is a document certifying the right of the Participant to attend the Event and containing all the necessary information about the Event, certifying the right of access to the Event and the cost of services;

1.5. "Landlord" is a legal entity that has provided the Organizer with a space to provide these services;

1.6. "Participant" is an individual or legal person to whom the Organizer has provided the services to attend the Event, subject to availability of the Ticket to the Event.

1.7. «Client» is an individual or legal person who wishes to receive the services to attend the Event.

1.8. «Site» - <http://rusfilm.info/tourist-s-cinema/>

2. GENERAL TERMS

2.1. This Offer regulates the terms and rules of the Event and the obligations of the Organizer and the Participant arising in this regard. Each Client is advised to carefully review this Offer before purchasing Tickets, and if any questions arise, contact the Organizer, as payment for services and processing of the Ticket means unconditional consent (acceptance) of the Client with the terms hereunder.

2.2. Screening of the Event for the Participant is performed only in the case of complete and unconditional acceptance of the Offer. Partial acceptance is not allowed. Payment by the Participant of the Organizer's services on the terms proposed in this Offer means conclusion of the agreement between them.

2.3. Each of the Events is subject to classification of one of the following categories:

2.3.1. for children under the age of 6 (six) (information sign «0+»);

2.3.2. for children above the age of 6 (six) (information sign «6+»);

2.3.3. for children above the age of 12 (information sign «12+»);

2.3.4. for children above the age of 16 (information sign «16+»);;

2.3.5. not for children (information sign «18+»).

2.4. Client and Participant recognize that, in accordance with the Russian Federation laws, a specific Event may be ranked as the one the Ticket to which, as well as attendance and viewing of which may be prohibited for certain categories of persons.

2.5. The Organizer is not liable in the event of non-compliance with the above restrictions by the Client and the Participant. In this case, the term "Client" and "Participant" refers to parents (or persons who replace them) who accompany to the Event their minor children or children to whom they act as trustee or guardian.

2.6. The Participant understands that in the event of violation of these requirements of the legislation of the Russian Federation, the owner of the Ticket, who falls under this age limit, maybe denied entry to the Event without a refund of the Ticket price.

3. OFFER SUBJECT

3.1. The subject of this Offer is the provision of services to visit the Event and related services (issuing tickets, notices of changing the screening time, etc.)

3.2. The Organizer is responsible for the quality of the services provided to the Participant.

4. TICKET

4.1. Tickets can be purchased by the Client through the Site.

4.2. Tickets are sold to the Client solely for personal purposes not related to the Client's business activities. The Participant is not entitled to resell purchased Tickets in order to generate income.

4.3. Removal of any part of the Ticket, change or damage of the Ticket may lead to the invalidity of the Ticket.

4.4. The Customer may:

4.4.1. Refuse to fulfil this Contract by sending a respective application.

5. Disputes of the Parties

5.1. All disputes and disagreements arising out of or in connection with this Contract shall be resolved by the parties through negotiations and, in case that the parties fail to reach any agreement, according to the order specified herein.

5.2. The parties hereby set a preliminary procedure to resolve disputes arising out of or in connection with this Contract.

5.3. All disputes arising between the parties shall be resolved in accordance with the procedure established by law in the case that no reply to the claim has been provided within a one-month period or in the case that such claim was refused to be settled, or if it was not fulfilled within ten (10) days of the date it was admitted or was settled in part.

5.4. The parties shall be held liable for their failure to perform or for the improper performance of their obligations under this Contract in the manner outlined in effective laws of the Russian Federation.

5.5. Disputes and claims arising out of or in connection with this Contract shall be governed by effective legislation.

6. Personal Data Processing

6.1. Personal data are processed by Aeroexpress in compliance with the principles and rules of the Federal Law 'On Personal Data', taking into account the necessity to ensure the protection of personal data holders' rights and freedoms.

Validity of the Contract

7.1. This Contract shall become valid upon its unconditional acceptance by the Customer and shall remain in effect until the Parties perform their obligations in full.