

Offer contract

To acquire the right to use the electronic content from Mango Project LLC (Registration Number in Japan: 5290003009823), hereinafter referred to as «Seller», hereby, in the form of a public offer, proposes to conclude an agreement on the acquisition of an electronic content on the conditions below (furthermore — «Content») with any person (furthermore — «Acquirer») — Internet user and website visitor of <http://how-to-buy-sailboat.com/>, expressing their intention to accept the terms of this Agreement. Seller and Acquirer are collectively referred to as “Parties”.

This Agreement applies to any e-books or content presented on the Site and available for purchase by the Acquirer.

1. Description of the contract

1.1. The seller, for a fee, grants the Acquirer the right to use the electronic content (hereinafter referred to as the “Content”) in the form of access to a closed web page protected by login and password. After payment, the seller provides a username and password from this page.

1.2. This Agreement may be accepted by paying a fee for the right to use the selected Content on the basis of an order placed on the seller’s website. The payment of the fee confirms the acquaintance of the Acquirer with this Agreement, acceptance of its terms and conditions and acceptance. The agreement accepted by the Acquirer does not require subsequent paperwork, has legal force and is considered concluded by the Parties in simple writing.

1.3. This Agreement applies to any Content, the possibility of acquiring rights to use of which is presented on the Site at the time of acceptance.

1.4. The contract is valid till the Parties fulfill their obligations completely.

2. Legal procedure

2.1. After the Acquirer has filled out the order form (by filling in the fields and pressing the “Buy”, “Get the book”, “Get the kit”, “Buy with a 90% discount”, etc.) and paying for the order, a login comes in to the email specified by the Acquirer (email) and password from your personal account. Access to the Content is provided in the personal account of the Acquirer on the website <http://how-to-buy-sailboat.com/>.

2.2. The content cannot be downloaded or saved by the Acquirer as a file on the Acquirer's electronic device.

2.3. Opening and reading content is possible through programs that support the format of browsing the Internet (modern browser, for example, Google Chrome).

2.4. The right to use the Content is granted for the entire duration of the exclusive right to the Content.

2.5. The Acquirer agrees to use the Content only in accordance with this Agreement, i.e. strictly for personal use, in order to familiarize yourself with the text and other contents, read it (in whole or in fragments). The Acquirer is prohibited from acting with the Content beyond the scope of this Agreement, namely:

- downloading by file,
- printing, - copying,
- transferring in whole or in part to third parties (including by acquainting such persons with the contents of the Content), including gratuitous and / or paid transfer
- public communication via any communication channel, reproduction in whole or in part in any tangible and / or intangible form (i.e. making additional copies of the Content for the purpose of further transmission (distribution) third to individuals),
- bringing the Content to the public and / or its distribution (including using the Internet and / or other digital networks by placing the Content on websites, in mobile applications and other resources, including resources for joint acquisition of content and / or other materials),
- editing, amending and / or any other processing of the Content,
- any other use of the Content, other than the method specified in this paragraph, as well as any other actions that violate the laws of Japan in the field of intellectual property.

3. Payment

3.1. The Acquirer is obliged to pay the Seller the cost of the Content specified in the description of the Content available for order on the Site (in the Content order form).

3.2. The cost of the content is not subject to VAT due to the fact that the Seller applies a simplified taxation system in Japan and is not a VAT payer.

3.3. After receiving payment from the Acquirer, the Seller activates the link to access the Content by sending an email with the username and password to the Acquirer's e-mail. The link is considered received by the Acquirer after it is sent by the Seller.

3.4. In any case, the money paid for the Content is not refundable to the Acquirer, unless the Content cannot be used by the Acquirer for the reasons for which the Seller is responsible (for example, has any significant technical defects).

4. Other conditions

4.1. If failure to fulfill or improper performance of obligations under the Agreement, the Parties shall be liable in accordance with the current legislation of Japan.

4.2. In case of violation by the Acquirer of the rules for using the Content established in clause 4.3. of this Agreement, or by the Acquirer violating the otherwise exclusive right to the Content without special written permission from the Seller - the Acquirer will be held liable in accordance with the Civil Code and Copyright Law of Japan in the form of payment to the Seller of compensation in the amount of up to 10 (ten) million Japanese yen. In addition to paying compensation, the Seller will resort to other methods of protecting the exclusive rights provided in the Civil Code and Copyright Law of Japan, including the Seller terminating the Acquirer's right to use the Content, in particular by suspending the Acquirer's

access to the Content, the exclusive rights to which are violated by the Acquirer , as well as to other Content, the right to use of which arose at the Acquirer earlier and (or) by prohibition to acquire in the future the right to use any other Content, right the date in respect of which the Seller is. Moreover, in case of termination of the right to use the Content (including previously acquired) on the grounds specified in this paragraph, the cost of funds paid by the Acquirer for the right to use the Content is non-refundable, no sanctions, including losses or other reimbursements, in favor of the Acquirer not paid.

4.4. In all other respects not provided for by this Agreement, the parties will be guided by the current legislation of Japan and this Agreement.