Product Provider data

Smart Innovation, LLC, company code: 405407581, registered address: Georgia, Tbilisi, Shalva Nutsubidze street #14b, apartment 54

Registering authority: LEPL National Agency of Public Registry

e-mail: info@smtinnovations.com

About Product

Facsimile print edition of gospels of Mark and John handwritten and illustrated by the Georgian artist Irakli Parjiani.

Physical characteristics of the product

Gospels of Mark

Number of internal pages 148

Size of internal pages 17,5*24 cm

Leatherette covered hardcover, gold blocking on cover, gold gilt edges, with gold blocking per page

The book are placed in a box with a magnetic lid. The box will be covered with the same material used for the book cover and will have gold blocking.

Gospels of John

Number of internal pages 116

Size of internal pages 29,7*41,2 cm

Hardback covered with artificial leather, Gold Blocking on Cover, Gilded Edges in Gold, with gold blocking on one page

The book will be placed in a box with magnetic lid. The box will be covered with same material used for the book cover and will have gold blocking on its cover.

Legal status of the product

Smart Innovation, LLC holds all and every right to print and distribute the product as per Special License Agreement dated November 1, 2022.

About product delivery

Product shall be delivered within 2 weeks from the moment when the purchase price is fully paid by the Buyer.

The purchase price shall be deemed as paid if the buyer transfers money to the bank account of Smart Innovation, LLC or if the funds are transferred to the same account by the partner bank, which participates in the installment purchase of the product.

The product shall be delivered to the address indicated by the company and fixed in the invoice. Buyer shall receive relative notification by e-mail or by phone, after which buyer is obligated to appear at the address in person or by its representative and to take the product.

In case of non-appearance at the address indicated by the company, smart innovation, LLC is authorized to (and is not obligated) to send product to the buyer to the address indicated in the application. The buyer shall cover in advance all postal expenses based on the additional invoice which shall be submitted to the Buyer.

For excluding any doubt, it is declared that delivery of the product at the address of Smart Innovation has priority over sending the product to the address of the buyer, which is alternative option and it is only up to the Product Provider's sole decision to use the alternative way of delivery.

The buyer is obligated to confirm the reception of the product as soon as it is delivered by signing the financial and/or judicial documentation delivered by the company. During the process of installment purchase of the product the buyer is obligated to make additional confirmation on product delivery in any format which is requested by the relevant bank institution.

The buyer is responsible that the address specified by him/her in the application is functioning so that it is possible to make delivery from Monday to Saturday (included) from 10.00 to 18.00 o'clock.

In case address specified by the buyer in the application changes and/or delivery is accepted by the non-authorized person, all responsibility (risks) rests with the buyer.

The product shall be deemed as delivered at the address specified by the buyer if it is accepted by any adult person.

In case of non-delivery of the product caused by the inaccuracy of the address or by the absence of the person authorized to receive the product, the latest shall be returned back to the sender.

Delivery form of the returned product shall be additionally agreed between the parties, expenses related to the additional delivery, including expenses related to the return of the product, shall be covered in advance by the buyer.

The buyer is authorized to notify in written form Product provider if the product has any defect within 5 days since it is received. Such notification shall be sent along with photo and/or video materials describing the defect. After this term is expired none of the claims shall be accepted.

Obligations of the buyer

To make payment

To receive the product

To respond notifications of the product provider no later than 48 hours from the moment they are received.

Do not make any copy of the product, do not distribute it in any form – material or non-material, electronic.

Force majeure circumstances

Any party shall be freed from any responsibility for breach and/or non-fulfilment of the contractual obligations if such breach is caused by force majeure circumstances.

For the purposes of this agreement force majeure circumstances shall be: war, natural disasters, civil conflicts, technological or ecological disasters, decisions of the government or court decisions or any other circumstances which arose independently from the will of the parties and make impossible to fulfill contractual obligations or make it unreasonably difficult.

The party affected by the force majeure circumstances is obligated to notify the other party in written form immediately but no later than 10 days since the force majeure circumstances arose.

The existence of the force majeure circumstances do not exempt the party from fulfilling the obligation. If such circumstances continue to exist for a month, the parties shall adapt the contract to the changed conditions or make decision to terminate it.

Confidentionality

Any information related to the Product Provider and/or Buyer and which has been disclosed to them while ordering/buying or delivering the Product described in these rules, is confidentional and can not be delivered to any third party partially or in full without previous consent of the other party, except:

When such information has already been known to the party before ordering the Product, according to the legislation;

If delivery of such information is obligatory as per legislation.

For excluding any doubt, the Product Provider is authorized to deliver to the third party any information related to the buyer, without the additional consent of the latest, if such delivery is necessary: for defending Product Provider's lawfull interests and rights, for transferring the rights of any kind against the buyer to the third party (during the negotiation process with such a third party, including) and/or for the purposes of monitoring of the fulfillment of the buyer's obligations.

Confidential information includes any kind of know-how, technical documentation and other information in the sphere of the Product Provider's business interest including but not limited to: information on ownership, about client, commercial secret, politics, processes, technologies and related documents, data and the systems for saving such data, business plan and information about the market conditions, information about business relationships/partnerships, any financial and commercial information, product, product data and services, and any other know-how related to the Product Provider and/or its clients.

About communication

Communication between the parties shall be made only in written form, only be e-mail, which is specified in the application from one hand and in this agreement on the other hand.

Application sent to the corresponding e-mail shall be deemed as delivered by the other party without any confirmation from the latest.

The party changing e-mail specified in the application or in this agreement is obligated to notify the other party no later than 5 days since the change is made. In case of non-notification any correspondence sent to the old address is deemed valid.

Dispute resolution

Any dispute shall be solved by negotiations.

In case of non-agreement dispute shall be resolved by the court as per material and procedural legislation of Georgia.

The decision of the court of first instance made in favor of the Product Provider shall be immediately executed/enforced.