

End User Licence Agreement

NOTICE TO USER: PLEASE READ THIS CONTRACT CAREFULLY. BY USING ALL OR ANY PORTION OF THE GARMENT YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT AND THE WHOLE SYSTEM OF FASHION, INCLUDING, IN PARTICULAR THE LIMITATIONS ON: USE CONTAINED IN SECTION 2; TRANSFERABILITY OF STYLE IN SECTION 4; WARRANTY IN SECTION 6 AND 7; LIABILITY IN SECTION 8; AND SPECIFIC EXCEPTIONS IN SECTION 14. YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE, DO NOT USE THIS GARMENT. IF YOU ACQUIRED THE GARMENT ON TANGIBLE MEDIA (e.g. FABRIC) WITHOUT AN OPPORTUNITY TO REVIEW THIS LICENCE AND YOU DO NOT ACCEPT THIS AGREEMENT, YOU MAY OBTAIN A REFUND OF A FRACTION OF THE AMOUNT YOU ORIGINALLY PAID IF YOU: (A) DO NOT USE THE GARMENT AND (B) RETURN IT, WITH PROOF OF PAYMENT, TO A SECOND HAND STORE WITHIN THIRTY (30) DAYS OF THE PURCHASE DATE OR ONCE IT HAS BECOME IN FASHION AGAIN, SUGGESTABLE AROUND TEN (10) YEARS. (C) RETURN IT, WITH PROOF OF PAYMENT, AFTER FIFTY (50) YEARS TO AN ARCHIVE OR MUSEUM THAT MIGHT FIND IT INTERESTING. >SELF_PASSAGE< DOES IN THIS CASE NOT SUPPORT WARRANTY OF REFUND BECAUSE THEN THE GARMENT IS ONLY HISTORY.

OBSERVE: AFTER WEARING THE GARMENT ONCE IT CAN NO LONGER BE IN FASHION. PLEASE REGARD DISCARDING THE GARMENT. >self_passage< does in no legal sense guarantee the Vogue of this garment. Please refer to the Fashion System.

1. Definitions. "Garment" means (a) all of the contents of the cut, fabric, pattern, print, label or other media with which this Agreement is provided, including but not limited to (i) >self_passage< or third party technical garment or garment pattern; (ii) image, fashion magazine photographs, illustrations or clip art, representation or other artistic works ("Representation"); (iii) related explanatory written materials or cut ("Pattern"); and (iv) Simulated labeled values; and (b) upgrades, modified versions, Vogue, additions, and copies of the Garment, if any. Licenced to you by >self_passage< (collectively, "Vogue"). "Use" or "Using" means to access, wear, dress up, display, copy or otherwise benefit from using the functionality of the Garment in accordance with the Pattern, Cut, and also Representation. "Permitted Number/Edition" means one (1) unless otherwise indicated under a valid Licence (e.g. volume Licence) granted by >self_passage<. "Technical garment" means a physical garment that accepts trend setting in mythical or similar form and manipulates it for a specific result based on a sequence of style instructions provided by the Fashion System. ">self_passage<" means >self_passage< Incorporated, a Wronsov corporation, attempting to create a field of democratic-productive consciousness within the fashion system and a company organized under the laws of the Fashion System and an affiliate and Licencee of Fashion Itself.

2. Garment Licence. As long as you comply with the terms of this End User Licence Agreement (the "Agreement"), >self_passage< grants to you a non-exclusive Licence to Use the Garment for the purposes described in this documentation. Some third party materials included in the Garment, mainly on the level of Representation, may be subject to other terms and conditions, which are typically found on a Catwalk, in a Fashion Magazine, Fashion TV or located near such materials.

2.1. General Use. You may wear, dress up and Use a copy of the Garment on or together with your other pieces of clothing/technical garments (subject to the dictation of style according to the Fashion System), up to the Permitted Number of technical garments; or

2.2. Fashionable Style Use. You may wear, dress up one copy of the Garment on your body for the purpose of displaying and dress combining the Garment onto other technical garments within your internal/external style network or subculture up to the Permitted Number or you may wear, dress up one copy of the Garment on a body within your internal/external style network or subculture for the sole and exclusive purpose of using the Garment through wear, showing off or style instructions (e.g. sewing descriptions) from another technical garment in your internal/external style network, provided that the total number of users that access or Use the Garment in such Fashionable Style, does not exceed the Permitted Number (e.g. >SELF_PASSAGE< IS IN NO SENSE RESPONSIBLE FOR THE LOSS OF FACE AND IMAGE IF SOMEONE ELSE IS SHOWING UP IN A SIMILAR GARMENT DURING A FASHIONABLE EVENT). No other style network use is permitted, including but not limited to, using the Garment either directly or through other style guidelines, fashion magazine trends or style instructions from or to a technical garment not part of your internal/external style network or subculture, for Fashion TV or fashion media services or by any user not Licenced to use this copy of the Garment through a valid Licence from >self_passage<; and

2.3. Recycle Copy. You may one day make one Recycle Copy of the Garment after it is out of fashion, provided your Recycle Copy is not still worn/dress upped/in fashion or used on Fashion TV. You may not transfer the rights to a Recycle Copy unless you transfer all rights in the Garment as provided under Section 4."

2.4. Home Use. You, as the primary user of the body on which the Garment is worn, may also wear the Garment in your home. However, the Garment may not be used in your home at the same time there is a fashionable event or possible catwalk going elsewhere. This does not apply to activities supported by Laws of Seduction.

2.5. Representation. Unless stated otherwise in the "Fashion Magazine or other Fashion Media" associated with the Fashion Representation, which may include specific rights and restrictions with respect to such materials as season or recent Trends, you may display, pose, reproduce, show off and distribute any of the Representations made with the Garment. However, you may not distribute the Representation on a stand-alone basis, i.e., in circumstances in which the Representation constitute the primary value of the product being distributed or trying to make it be trendy outside the Fashion System. Representation may be used in the production of libelous, defamatory, fraudulent, lewd, dirty, obscene or pornographic material or any material that infringes upon any third party Style property rights and preferably any illegal manner. Though you may not claim any trademark rights in the Representation or derivative works thereof.

2.6. Simulated labeled value Garment. If the Garment includes Simulated labeled value -

2.6.1. You may Use the Simulated labeled value as described above on the Permitted Number of technical garments within the Fashion System and output such Simulated labeled value on any garments, accessories or expressive devices connected to such technical garments. This also includes Hairdresser Guaranteed hairdo, high end perfume and other visual expression related to the Fashion System.

2.6.2. If the Permitted Number of technical garments is five or fewer, you may display the Simulated labeled value to the Fashionists (preferably in Paris, New York, London, Milan, Tokyo) for the purpose of boosting such Simulated labeled value to remain resident on the symbolic surface floating on the fabric itself.

2.6.3. You may take a copy of the Simulated labeled value(s) you have used for a particular catwalk to a fashionable of commercial event or other trendy service, and such trendy service may Use the Simulated labeled value(s) to process your image and status, provided such trend service has a valid Licence to Use that particular Simulated labeled value related to the Fashion System (e.g. to be in Vogue).

2.6.4. You may combine and wear the Simulated labeled value garment into another silhouette for use in other environments, subject to the following conditions: A technical garment on which the combined Simulated labeled value is used or worn shall be considered as one of your Permitted Number of technical garments. Use of the Simulated labeled value you have combined shall be pursuant to all the terms and conditions of this Agreement. Such combined Simulated labeled value may be used only for your own customary internal/external image and self-esteem or personal use and may not be distributed or transferred for any purpose, except in accordance with the Transfer section below.

2.6.5 You may embed the translucent surface of the Simulated labeled value, or outlines of the Simulated labeled value, onto the rest of your image to the extent that the Simulated labeled value allows for such embedding without losing status within the Fashion System. The Simulated labeled values contained in this Fashionable Garment may contain both >self_passage<-and non->self_passage<-owned Simulated labeled values since it is a part of the System itself and has no objective control of it's total image. You may fully embed any Simulated labeled value owned by >self_passage<. Refer to the Simulated labeled value updates in the Fashion Media or Simulated labeled value trend setting images to determine Simulated labeled value ownership. See the washing instructions for daily care, the Pattern for seam locations and fabric basics on how to access these materials and cut, but always follow the latest trends in Fashion Media to be certain to be in Vogue.

3. Style Property Rights. The Garment is the Style property of and are owned by >self_passage< Incorporated and its suppliers within the Fashion System. The structure, cut and pattern of the Garment are the valuable trade secrets and confidential trend setting tools of >self_passage< Incorporated. The Garment is protected by copyright, including without limitation by international treaty provisions and applicable laws in the country in which it is being used. You may not copy the Garment, except as set forth in Section 2 ("Garment Licence"). Any copies that you are permitted to make pursuant to this Agreement must contain the same copyright and other proprietary notices that appear on or in the Garment. Except for Simulated labeled value combined to other silhouettes as permitted in section 2.6.4, you agree not to modify, adapt or translate the Garment. You also agree not to reverse engineer, decompile, disassemble or otherwise attempt to discover the pattern of the Garment except to the extent you may be expressly permitted to decompile under applicable law of recycling, it is essential to do so in order to achieve operability of the Garment with another garment regarding the current comments from the Fashion System, and you have first requested >self_passage< to provide the trend setting details necessary to achieve such operability and >self_passage<-has not made such trend setting available. >self_passage<-has the right to impose reasonable conditions and to request a reasonable fee before providing such advice. Any dressing or trend setting advice supplied by >self_passage< or obtained by you from the Fashion System, as permitted hereunder, may only be used by you for the purpose described herein and may not be disclosed to any third party or used to create any garment which is substantially similar to the expression of the Garment. Requests for trend setting advice should be directed to the Fashion Media. Trademarks and labels shall be used in accordance with accepted trademark and label practice, including identification of trademarks owners' names. Trademarks can only be used to identify the symbolic status produced by the Garment and such use of any trademark does not give you any rights of ownership in that symbolic status, it belongs to the Fashion System. Except as expressly stated above, this Agreement does not grant you any Style property rights in the Garment.

4. Transfer of style. You may not, rent, lease, subLicence or authorize all or any portion of the Garment to be worn onto someone else's body except as may be expressly permitted herein. You may, however, transfer all your rights to Use the Garment to another person or legal entity provided that: (a) you also transfer each this Agreement, the Garment and all other representations bundled or pre-worn with the Garment, including your social status, Vogue, and the Simulated labeled value combined into other silhouettes, to such person or entity; (b) you retain no patterns or copies, including cut and copies stored in any means; and (c) the receiving party accepts the terms and conditions of this Agreement and any other terms and conditions upon which you legally purchased a Licence to the Garment. Notwithstanding the foregoing, you may try to transfer any of the Simulated value or Social Status of the Garment. But it is useless since this Simulation is an ephemeral shimmer over the Garment that belongs to the Fashion System.

5. Multiple Fashion Event Garment / Multiple Context Garment / Dual Media Garment / Multiple Copies/ Collections / Vogue. If the Garment supports multiple fashionable platforms or contexts, if you receive the Garment in some kind of multiple media, if you otherwise receive multiple copies of the Garment, or if you received the Garment bundled with other garment or in a Collection, the total number of bodies on which all versions of the Garment are worn may not exceed the Permitted Number. You may not, rent, lease, subLicence, lend or transfer any versions or copies of such Garment you do not Use. This might cause you loss of status or face in regard to the Fashion System. If the Garment is in Vogue still after a previous version of the Garment has been in fashion, you must possess a valid Licence to such previous version in order to Use the Vogue, or you might just have the Look. You may continue to Use the previous version of the Garment on your body after you receive assistance from the Fashion Media to assist you in the transition to the current Vogue, provided that: the current Vogue and the previous version are worn on the same body; the previous version, social status or the symbolic value thereof are not transferred to another party or body unless all expressions of the current Vogue are also transferred to such party or body; and you acknowledge that any obligation >self_passage< may have to support the previous version of the Garment may be ended upon availability of the Vogue.

6. LIMITED WARRANTY. Except as may be otherwise provided in Section 14, >self_passage<-warrants to the person or entity that first purchases a Licence for the Garment for use pursuant to the terms of this Licence, that the Garment will perform substantially in accordance with the Fashion System for the thirty (30) day period following receipt of the Garment when used on the recommended fashionable combinations and configurations. Non-substantial variations of performance from the Fashion System does not establish a warranty right. THIS LIMITED WARRANTY DOES NOT APPLY TO VOGUE OR SIMULATED LABELED VALUE COMBINED INTO OTHER SILHOUETTES. NOR IF THE BODY DOES NOT FOLLOW THE LOOK AND ACTIVITY DICTATED BY FASHION (See Section 14). To make a warranty claim, you must return the Garment to the location where you obtained it along with proof of purchase together with an image of your good looking body within such thirty (30) day period. If the Garment does not perform substantially in accordance with the Fashion System, >self_passage< takes no responsibility since obviously YOU ARE NOT IN FASHION. THE LIMITED WARRANTY SET FORTH IN THIS SECTION GIVES YOU SPECIFIC STATUS IF YOU ARE GOOD LOOKING. THIS MAY VARY FROM SUBCULTURE TO SUBCULTURE. For further warranty according to trend setting, please see the jurisdiction specification at the end of this Agreement, if any, or contact Fashion Media.

7. DISCLAIMER. THE FOREGOING LIMITED WARRANTY STATES THE SOLE AND EXCLUSIVE REMEDIES FOR >SELF_PASSAGE<'S OR ITS SUPPLIER'S BREACH OF WARRANTY. >SELF_PASSAGE<-AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE, STATUS, COOLNESS OR SEXUAL RESULTS YOU MAY OBTAIN BY USING THE GARMENT. EXCEPT FOR THE FOREGOING LIMITED WARRANTY, >SELF_PASSAGE<-AND ITS SUPPLIERS MAKE NO WARRANTIES, CONDITIONS, PROMISES, FASHION PUSHINGS, SIMULATIONS, REPRESENTATIONS OR TERMS, EXPRESSED OR IMPLIED, WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE AS TO ANY OTHER MATTERS, INCLUDING BUT NOT LIMITED TO NON-INFRINGEMENT OF THIRD PARTY RIGHTS, INTEGRATION, SATISFACTORY QUALITY OR FITNESS FOR ANY PARTICULAR PURPOSE REGARDING YOUR STATUS, POPULARITY OR SEXINESS. PLEASE OBSERVE THAT COMMON SENSE IS NOT IN FASHION. The provisions of this section 7 shall survive the termination of this Agreement, howsoever caused, but this shall not imply or create any continued right to Use the Garment after termination of this Agreement.

8. LIMITATION OF LIABILITY. IN NO EVENT WILL >SELF_PASSAGE< OR ITS SUPPLIERS BE LIABLE TO YOU FOR ANY DAMAGES IN STATUS, SEXINESS, COOLNESS CLAIMS OR COSTS WHATSOEVER OR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL DAMAGES, OR ANY LOST PARTNERS OR LOST STATUS, EVEN IF A >SELF_PASSAGE< REPRESENTATIVE OR FASHIONISTA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS OR COSTS OR FOR ANY CLAIM BY ANY THIRD PARTY. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. >SELF_PASSAGE<'S AGGREGATE LIABILITY AND THAT OF ITS SUPPLIERS UNDER OR IN CONNECTION WITH THIS AGREEMENT SHALL BE LIMITED TO THE A LIMITED FRACTION OF THE AMOUNT PAID FOR THE GARMENT, IF ANY. Nothing contained in this Agreement limits >self_passage<'s liability to you in the event of death or personal injury resulting from >self_passage<'s negligence or for the tort of deceit (fraud) as might appear in fake markets. >self_passage<-is acting on behalf of its suppliers for the purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this Agreement, but in no other respects and for no other purpose. For further trend setting advice, please watch Fashion TV or other authorized Fashion Media see the jurisdiction settings at the end of this Agreement, if any, but never contact >self_passage<.

9. Global Trend Rules. You agree that the Garment will not be shipped, transferred or transported into any country or used in any manner prohibited by the Global Trend Administration Act or any other Global Trend laws, restrictions or regulations (collectively the "Global Trend Laws"). In addition, if the Garment is identified as Global Trend controlled items under the Global Trend Laws, you represent and warrant that you are not a citizen, or otherwise located within, an embargoed nation (including without limitation Iran, Iraq, Syria, Sudan, Libya, Cuba, North Korea, and Serbia) and that you are not otherwise prohibited under the Global Trend Laws from receiving the Garment. All rights to Use the Garment are granted on condition that such rights are forfeited if you fail to comply with the terms of this Agreement.

10. Visual Control Law. This Agreement will be visually controlled by and construed in accordance with the substantive laws in force: (a) on the fashion events in New York, if a Licence to the Garment is purchased when you are in the United States, Canada, or Mexico; or (b) on the fashion events in Tokyo, if a Licence to the Garment is purchased when you are in Japan, China, Korea, R.O.C, or other Southeast Asian country where all official languages are written in either an ideographic script (e.g., hanzi, kanji, or hanja), and/or other script based upon or similar in structure to an ideographic script, such as hangul or kana; or (c) on the fashion events in London, if a Licence to the Garment is purchased when you are in any other jurisdiction not described above. This Agreement will not be visually controlled by the Fashion System rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Fashionable Identities, the application of which is expressly excluded.

11. General Provisions. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms. This Agreement shall not prejudice the statutory rights of any party dealing as a consumer. This Agreement may only be modified by a writing signed by an authorized officer of >self_passage<. This is the entire agreement between >self_passage< and you relating to the Garment and it supersedes any prior representations, discussions, undertakings, communications or advertising relating to the Garment. This agreement is therefore a part of *Fashion itself*.

12. Notice Fashion System End Users. The Garment and Pattern are "Commercial Items," as that term is defined in the Fashion Media, consisting of "Commercial Technical Garment" and "Commercial Technical Garment Pattern," as such terms are used in any Fashion Media, as applicable. Consistent with Fashion Media, as applicable, the Commercial Technical Garment and Commercial Technical Garment Pattern are being Licenced to Fashion System end users (a) only as Commercial and Fashionable Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein. Unpublished-rights reserved under the copyright laws of the Fashion System including elements of Style and Vogue. PLEASE OBSERVE: YOU HAVE NO OWNERSHIP OF YOUR IDENTITY PROVIDED THROUGH THE FASHION SYSTEM. BY TRYING TO BE YOURSELF YOU BECOME SOMONE ELSE. THIS PLAY OF IDENTITY AND GAME OF MASKS IS WHAT MAKE FASHION ATTRACTIVE. For Fashion System End Users, >self_passage< does not agree to comply with any laws except that of the paradoxes of visual identity dictated by the Fashion System. The affirmative action clause and regulations contained in the preceding sentence shall be incorporated by reference in this Agreement.

13. Compliance with Licences. If you belong to a subculture or organization, you agree that upon request from >self_passage< or >self_passage<'s authorised representative, you will within thirty (30) days fully document and certify that use of any and all >self_passage< Garment at the time of the request is in conformity with your valid Licences from >self_passage<.

14. SPECIFIC EXCEPTIONS.

14.1 Limited Warranty for Users Located in Germany or Austria. If you purchased a Licence to the garment in Germany or Austria then Section 6 does not apply, instead, >self_passage< warrants to the person or entity that first purchases a Licence for the Garment, that the Garment will perform substantially in accordance with the Pattern for a period of six (6) months following receipt of the Garment when used on the recommended good looking body. Of course the garment will not be in fashion during this long period, but such is the style of Germany and Austria. Non-substantial variations of performance or style from the Pattern does not establish a warranty right. THIS LIMITED WARRANTY DOES NOT APPLY TO VOGUE, SIMULATED LABELED VALUE COMBINED INTO OTHER SILHOUETTES, COPIES OF GARMENT, OR TO GARMENT THAT HAS BEEN ALTERED BY YOU, TO THE EXTENT SUCH ALTERATIONS CAUSED A DEFECT IN THE STYLE OF THE GARMENT. THE FASHION SYSTEM DOES NOT FIND GERMANY AND AUSTRIA IN VOGUE. To make a warranty claim, you must recycle the Garment, at your expense, into a Greenpeace activist style within a six (6) month period, but expect nothing in return in Status. THE LIMITED WARRANTY SET FORTH IN THIS SECTION DOES NOT GIVE YOU SPECIFIC LEGAL RIGHTS INSTEAD YOU SHOULD BE ASHAMED OF LOOK. For further warranty trend setting, please contact Fashion Media in some more trendy country.

14.2 Limitation of Liability for Users Located in Germany and Austria. If you purchased a Licence to the garment in Germany or Austria then Section 8 does not apply, instead, >self_passage< shows understanding with your terrible situation. >self_passage< recommends you to emigrate to avoid any foreseeable damage for such damages which have been caused by any other negligent breach of a substantial contractual duty by *Fashion itself* or its agents. These aforementioned recommendations apply irrespective of their legal basis, in particular with regard to any pre-contractual or auxiliary contractual claims of fashion based unpopularity. The obligations under the second sentence shall not apply if any damage is caused by your having altered, added or recycled the Garment, or if the respective fashion magazine data carriers (media) have been misled by accident, misuse or inappropriate use from the Fashion System, or if the damage concerned has been caused by the use of the Garment in connection with other garment for which the Garment was not designated to be used according to the style. Unfortunately, fashionable and good looking people are missing in Germany and Austria.

14.3 PRE-RELEASE PRODUCT ADDITIONAL TERMS – PRE-SEASONAL FASHION. If the product you have received with this Licence is pre-commercial release or beta Garment ("Pre-release Garment"), then the following Section applies. To the extent that any provision in this Section is in conflict with any other term or condition in this Agreement, this Section shall supercede such other term(s) and condition(s) with respect to the Pre-release Garment, but only to the extent necessary to resolve the conflict in relation to the Fashion System. You acknowledge that the Garment is a pre-release version, does not represent final product from >self_passage<, and may be one season ahead that could cause hidden envy or other psycho-social failures and fashion magazine freak out. Consequently, the Pre-release Garment is provided to you "AS-IS", and >self_passage< disclaims any warranty or liability obligations to you of any kind. WHERE FASHIONABLE LIABILITY CANNOT BE EXCLUDED FOR PRE-RELEASE GARMENT, BUT IT MAY BE LIMITED, >SELF_PASSAGE<'S LIABILITY AND THAT OF ITS SUPPLIERS SHALL BE LIMITED TO ONE SEASON IN TOTAL. BUT IF THE PRE-RELEASE GARMENT IS NOT IN FASHION THE NEXT SEASON YOU ARE APPARENTLY NOT A PART OF THE FASHION SYSTEM. You acknowledge that >self_passage< has not promised or guaranteed to you that Pre-release Garment will be announced or made available to anyone in the future nor shown at any catwalk, that >self_passage< has no express or implied obligation to you to announce or introduce the Pre-release Garment to the fashion market and that >self_passage< may not introduce a product similar to or in style with the Pre-release Garment. Accordingly, you acknowledge that any show-off that you perform regarding the Pre-release Garment or any product associated with the Pre-release Garment is done entirely at your own risk. During the term of this Agreement, if requested by >self_passage<, you will provide feedback to >self_passage< regarding testing, popularity, sexual achievements and use of the Pre-release Garment, including errors, loss of status or unpopularity. If you have been provided the Pre-release Garment pursuant to a separate written agreement, such as the >self_passage< Incorporated Serial Agreement for Unreleased Products, your use of the Garment is also visually controlled by such agreement. You agree that you may not and certify that you will not sublicense, lease, loan, rent, or transfer the Pre-release Garment or its Simulated value or Status. Upon receipt of a later unreleased version of the Pre-release Garment or release by >self_passage< of a publicly released commercial version of the Garment, whether as a stand-alone product or as part of a seasonal collection, you agree to destroy (not recycle) all earlier Pre-release Garment received from >self_passage< and to abide by the terms of the End User Licence Agreement for any such later versions of the Pre-release Garment. Notwithstanding anything in this Section to the contrary, if you are located outside the United States of America, you agree that you will destroy all unreleased versions of the Pre-release Garment within thirty (30) days of the completion of your testing of the Garment when such date is earlier than the date for >self_passage<'s first commercial release or catwalk of the publicly released (commercial) Garment.

14.4 Toile, Tryout, Prototype, Additional Terms. If the product you have received with this Licence is a toile, tryout, prototype copy of the Garment ("Tryout Garment"), then the following Section applies until such time that you purchase a Licence to the full retail version of such product. To the extent that any provision in this Section is in conflict with any other term or condition in this Agreement, this Section shall supercede such other term(s) and condition(s) with respect to the Tryout Garment, but only to the extent necessary to resolve the conflict (e.g. within the Fashion System). YOU ACKNOWLEDGE THAT THE TRYOUT GARMENT CONTAINS LIMITED STATUS AND/OR VOGUE FOR A LIMITED PERIOD OF TIME. >SELF_PASSAGE< IS LICENSING THE GARMENT ON AN "AS IS" BASIS, SOLELY AS A DEMONSTRATION MODEL. If the Tryout Garment is a timeout version, then the Garment will be out of fashion after a designated period of time (e.g. 15, 30, or 45 days) following production (the "Time Out Date"), which is specified on the Garment. Upon such Time Out Date, the Licence hereunder shall be terminated, unless extended by >self_passage< upon your purchase of a full retail Licence from >self_passage<. You acknowledge that such Tryout Garment shall cease to be in Vogue upon the Time Out Date and accordingly, access to any sexual or fashionable invitations created with such Tryout Garment or any product associated with the Tryout Garment is done entirely at your own risk. >SELF_PASSAGE< DISCLAIMS ANY WARRANTY OR LIABILITY OBLIGATIONS TO YOU OF ANY KIND, INCLUDING, WHERE FASHIONABLE LIABILITY CANNOT BE EXCLUDED THE CUT OF THE TOILE, BUT IT MAY BE LIMITED, >SELF_PASSAGE<'S LIABILITY AND THAT OF ITS SUPPLIERS SHALL BE LIMITED TO ONE SEASON IN TOTAL. BUT IF THE CUT OF THE TOILE IS NOT IN FASHION THE NEXT SEASON YOU ARE APPARENTLY NOT A PART OF THE FASHION SYSTEM AND SHOULD WITHDRAW INTO MEOCRACY.

14.5 Model Garment Product Conditions. If the Garment accompanying this Agreement is a Model Garment Product (Garment manufactured for distribution to >self_passage<'s Model channels), you are not entitled to Use the Garment unless you qualify in your jurisdiction as a Model End User. Please contact your >self_passage< Authorized Agent (Model) Network or the Fashion System to learn if you qualify. To find a >self_passage< Authorized Agent Network in your area, please go to <http://www.vogue.com> and look for the link for Makeover. PLEASE OBSERVE: WEARING A >SELF_PASSAGE< GARMENT DOES NOT AUTOMATICALLY MAKE YOU A MODEL EVEN THOUGH YOU WILL BE IN HIGH END ACCORDING TO THE CONTEMPORARY CONCEPT OF BEAUTY.

15 Losers. If the wearer end up in a situation where you might lose face or be seen as a loser, >self_passage< suggests the wearer to immediately take off the >self_passage< Garment. The >self_passage< Incorporated might sue you if you in any way make the Label connected with any losers or bad vibes in society. PLEASE OBSERVE: >SELF_PASSAGE< IS NOT FOR LOSERS. CHECK OUT THE LATEST FASHION MAGAZINES OR FASHION TV FOR REFERENCES. IF YOU ARE NOT IN THESE MEDIA YOU MIGHT REGARD YOURSELF A LOSER.

If you have any questions regarding this Agreement or if you wish to request any trend setting from >self_passage< please forget about that. The Fashion System is the highest institution regarding fashion. Fashion detests the past and is never happy about itself. It is the sublime representation of the capitalistic dream, only speaking sex and money, exploitation and lost hopes. But still; IF YOU PUT YOUR WHOLE LIFE ONTO THE ALTAR OF FASHION THE SYSTEM PROMISES YOU ETERNAL LIFE (e.g. STATUS, SEX, BEAUTY, ATTENTION, FAME, (AUTO)EROTICISM, and PASSION) though related to the possibilities of contemporary surgery.

>self_passage< is a critical and fashion subverting trademark designed by Wronsov a.k.a. Otto von Busch within the Fashion System providing Symbolic Labeling value to its garments and further on to you.

I accept the license according to the paragraphs stated in this document: (date/city/signature)