

General terms and conditions

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Welcome to the web site operated by Online Progamershop Ltd. (hereinafter referred to as "Seller").

These Terms and Conditions (hereinafter referred to as GTC) include the terms and conditions of use of the service provided by www.modellautok.hu (hereinafter referred to as "the Website").

The Customer's personal data is handled by the Data Handling Information, available directly from the main page.

The technical information required for the use of the Website, not contained in these Terms and Conditions, is provided on the Website.

The contract language is Hungarian/English.

The contract is not a written contract, they are not registered by the Seller, so it is not accessible and can not be viewed later.

Seller does not undertake any provisions of any Code of Conduct.

Buyer using the Website acknowledges and accepts the following:

1. Seller information

Név: Online Progamershop LTD.

Székhely: HUNGARY - 2310 Szigetszentmiklós Hullám köz 6.

Director : István Szaszko-Bogár

Company Registration Number: 01-09-926613

Name Of The Registrar Court: Budapest Környéki Törvényszék Cégbírósága

VAT Number : 14931688-2-13

EU VAT Number : HU14931688

Data management reg. number : NAIH-89831/2015.

Bank : OTP Bank NYRt.

Account Number : 11711003-20004635-00000000

IBAN számlaszám: HU.. 0000 0000

E-mail : info@modellautok.hu

Mobile phone / phone number : +36 70 537 4444

Fax: None

2. TERMS AND CONDITIONS OF USE ...

2.1. Responsibility The Website as a whole, its graphic elements, text and technical solutions, and the elements of the Service are under copyright protection or other intellectual property rights (such as trademark protection).

Seller is the copyright owner or authorized user of any content displayed on the Site and in the provision of services available through the Website: any copyright or other intellectual property (including, but not limited to, all graphics and other materials, layout, editing, Used software and other solutions, ideas, implementation).

Saving or printing of the contents and parts of the Site on physical or other media, for private use or in the case of the prior written consent of Seller. Use beyond the private use, such as storing, transmitting, publishing or downloading in the database, commercialization, is only possible with the prior written permission of the Seller.

In addition to the rights expressly set forth in this GTC, registration, use of the Website or any provision of the GTC does not entitle the Customer to any use or use of any trade name or trademark on the Site. In addition to the improper use of the Website as well as the temporary reproduction and private copying required for this Site, such intellectuals may not be used or utilized in any other form without the prior written permission of the Seller.

The Seller reserves all rights to all aspects of its service, in particular the domain name www.modellautok.hu, its subdomains, all other domain names, sub-pages, and web advertising spaces occupied by the Seller.

Any activity that lists, sorts, archives, hacks, or decrypts its source code is prohibited unless the Seller issues a separate license.

It is forbidden to modify, duplicate, place new data or overwrite the existing data in the Seller's database by circumventing the interface provided by the Seller or using search engines by using a separate agreement or the use of this service.

By purchasing the Service, the Buyer accepts that the Seller may utilize any information uploaded by the Buyer during the use of the Service at any time and anywhere, within the scope of the relevant Privacy Policy, without limitation and without paying a separate fee.

2.2. Copyrights The Website as a whole, its graphic elements, text and technical solutions, and the elements of the Service are under copyright protection or other intellectual property rights (such as trademark protection).

Seller is the copyright owner or authorized user of any content displayed on the Site and in the provision of services available through the Website: any copyright or other intellectual property (including, but not limited to, all graphics and other materials, layout, editing, Used software and other solutions, ideas, implementation).

Saving or printing of the contents and parts of the Site on physical or other media, for private use or in the case of the prior written consent of Seller. Use beyond the private use, such as storing, transmitting, publishing or downloading in the database, commercialization, is only possible with the prior written permission of the Seller.

In addition to the rights expressly set forth in this GTC, registration, use of the Website or any provision of the GTC does not entitle the Customer to any use or use of any trade name or trademark on the Site. In addition to the improper use of the Website as well as the temporary reproduction and private copying required for this Site, such intellectuals may not be used or utilized in any other form without the prior written permission of the Seller.

The Seller reserves all rights to all aspects of its service, in particular the domain name of www.pistikeboltja.hu, its subdomains, any other domain name, subdomains and web advertising surfaces occupied by the Seller. Any activity that lists, sorts, archives, hacks, or decrypts its source code is prohibited unless the Seller issues a separate license.

It is forbidden to modify, duplicate, place new data or overwrite the existing data in the Seller's database by circumventing the interface provided by the Seller or using search engines by using a separate agreement or the use of this service.

By purchasing the Service, the Buyer accepts that the Seller may utilize any information uploaded by the Buyer during the use of the

Service at any time and anywhere, within the scope of the relevant Privacy Policy, without limitation and without paying a separate fee.

3. PURCHASE OF HONLAP

3.1. Sign up

A substantial part of the content of the Website is accessible to all Buyers without registration. However, the purchase is tied to registration.

If the Buyer wishes to register on the Website, you can either click on the "Sign Up" item on the Website or you may be in the order process, where you need to provide the following information to the Seller:

- E-mail address
- Password
- Surname
- First name
- Mobile phone number
- Home address
- Delivery address

On the success of the registration, Seller will inform the buyer by e-mail. Buyer is entitled to cancel your registration at any time by sending an e-mail to info@modellautok.hu.

Upon receipt of the message, Seller shall promptly provide for the cancellation of the registration.

Buyer information will be removed immediately after deletion; However, this does not affect the retention of data and documents related to orders already submitted, which does not result in the deletion of such data.

After removal, data can no longer be restored.

The Buyer is solely responsible for keeping the Customer's access data (such as a password) secret. If the Buyer becomes aware of the fact that an unauthorized third party has been granted access to your password during the registration, you must immediately change your password and assume that the third party is abusing the password in any way, you must notify the Seller at the same time.

Buyer agrees to update the personal information provided during the registration in order to make them timely, complete and true.

The Seller reserves the right to deactivate registrations, provided that the Customer does not, on multiple occasions, equate to any order made by a bank transferor. If the goods / products ordered with the cash on delivery are not transferred from the courier (refusal to accept the package).

3.2. Order

After signing in on the Website, the Purchaser may order an order for products advertised on the Site. Buyers can find out about the details of the product you are ordering, the price, the name of the product or the product image.

Buyer can click on the "Buy Now" button on the product information page to select the product you want to order and place it in your basket and you can specify the quantity of the product on the same surface by entering the quantity correctly.

Buyer can not place the product in the basket until the quantity of the product has been specified.

Buyer can see the basket items in the basket icon on the top menu of the screen. Within the basket, the customer can change the contents of his basket until the order is delivered, as it has the option to delete the product from his basket by clicking on the "Delete" button or changing the quantity (number of the product). If the customer does not want to sort through the products, click on the "Go to Checkout" button to continue the order process or to go back to the website by clicking on the "Back" button.

When you click on the "Go to Checkout" button, the buyer must provide your billing address, name, shipping address, if it is different from the billing address, email address, phone number or on this interface, you can choose the payment and delivery method Of the available options. Buyer can also register on this interface by entering a user name and a password on this interface. If the Buyer has provided all the information, clicking on the "Aggregate Order" button will bring you to a summary page where you can still check your order before sending the order. If the buyer finds everything ok, then you can send your order to the Seller by clicking on the "Send Order" button.

The customer has the option to enter different billing and shipping addresses in the order process. It's important that you fill in the addresses in the appropriate box (shipping address in the shipping address box, billing address when filling in the VAT billing request after the drop-down box in the drop-down box). If the customer specifies the delivery or billing address in the "Comment" section of the order process, our system will not consider it. Our system automatically receives billing and shipping information when invoice is issued or when it is recorded in the GLS delivery system. The comment box is for other buyers' orders, but not reserved for shipping and billing addresses.

3.3. Price of products

The purchase of products displayed on the Site is indicated in the manner described in the General Sales Tax and other public charges. The purchase price does not include the cost of shipping. No extra packaging fee will be charged

The price of the products is shown in Hungarian Forint (Ft) and Euro, depending on the language chosen by the Buyer in the upper menu of the screen, in the language of the contract (Hungarian language - Ft, English language - EUR).

The shipping fee adds to the price of the product (s) at the end of the purchase, depending on the weight and value of the products to be ordered. The final amount included in the confirmation email includes the shipping fee, including the packaging costs, so that the buyer must pay the total amount of the order and there is no other cost!

3.4. Improve data entry errors

If the Buyer has incorrectly entered your information during registration, you can change it at any time by entering it (name, address, shipping address, billing address, phone number) entering your personal menu item. If you have given your order incorrectly (eg other size, other product, or other color for the ordered product), the Customer will contact the Seller via email or phone within 1 day to correct the problem. Subsequent orders may only be modified by the Seller, upon request by the Customer via email or telephone.

Buyer may at any time have an opportunity to correct the data entry errors on the ordering surface (eg by deleting a product from the basket by clicking on the "x" button) at any time during the order and sending the order to Seller. For example, a malformed amount of data entry is incorrect, a bad product is placed in the basket, then the product is deleted from the basket, ordering data, etc. (Eg shipping address).

3.5. Bid binding, confirmation

Seller's confirmation of receipt of the order sent by the Buyer is confirmed by the Seller without delay, by means of an automatic

confirmation email, which confirmatory email contains the information (billing and delivery information) provided by the Buyer during the purchase or registration, the order identifier, The order date of the items, the quantity, the price of the product, the shipping cost and the amount to be paid for the items ordered.

This confirmation email is for the Seller to accept a bid made by the Buyer for a valid contract between Seller and Buyer. The buyer is exempt from the bidding obligation if he / she receives no confirmation email from Seller for delayed delivery (within 48 hours). If you have already sent a Purchaser's order to Seller and you notice a mistake regarding the details of the confirmation email, you must report it to the Seller within 1 day in order to avoid making any unwanted orders. The order is deemed to be a contract concluded electronically, which is governed by Act V of the Civil Code of 2013, Electronic Commerce Services and CVIII of 2001 on certain aspects of information society services. Are governed by law. The contract is governed by Government Decree 45/2014 (II.26.) On the detailed rules for contracts between consumers and businesses and takes into account the provisions of Directive 2011/83 / EU of the European Parliament and of the Council on consumer rights.

3.6. Payment

Hungarian buyers only :

Payment in cash and cash on delivery: If the product ordered on the Website is delivered by courier service or by using Magyar Posta, it is possible for the Customer to complete the order amount to the courier in cash.

Advance payment to bank account or bank deposit in person: Buyer pays the price of the ordered products prior to delivery or receipt of the order by bank transfer to the bank account 11711003-20004635-00000000 at Seller OTP Bank Nyrt. In the case of a pre-order, the order number must always be indicated in the comment box. In the event of a pre-order, the Buyer is entitled to receive the ordered products only after the transfer is credited. For orders placed in Hungary, 3 business days are available for orders, 5 working days for foreign orders, the Seller will cancel the order!

Hungarian & international buyers :

PayPal PayPal is a financial institution providing cashless payment services specializing in e-commerce. When the Customer chooses the product / products on the Site, in the last phase of the payment, the Seller passes to PayPal where the customer has two options:

A.) If you already have a PayPal account, you only need to enter PayPal's username (your email address) and password and then approve it after reviewing payment details.

B.) If you do not already have a PayPal account, you must first create one. When creating a PayPal account, you will need to enter your embossed bankcard in addition to some basic data! PayPal User Accounts: www.paypal.com When creating a PayPal account, you can enter your bank card details as your PayPal account will be debited only if your PayPal balance does not cover the payment for the service you want. Paying with PayPal will be credited immediately to your Virtual PayPal account.

3.7. Invoice

Seller, when dispatched or prior to delivery of the ordered products, gives to the Buyer a bill of payment for the payment and a printed invoice with the product.

3.8. Transport

Orders placed on the Site are dispatched via the GLS courier service to the address given by the Customer during the online order. If the buyer is not at the specified address, it is advisable to provide a delivery address as a shipping address where the buyer can safely re-purchase the ordered product during the delivery period.

Packet delivery and delivery dates here: www.modellautok.hu -> Information menu -> Shipping menu item

Our orders send automated emails. The buyer will also be notified via e-mail of the change in status of the order when the package is compiled and when handed over to the GLS courier. We can not inform customers by phone! The courier service sends the package to the home on the working day following the delivery of the package to the courier. Special demands such as To determine the time interval from the buyer's point of delivery, only the buyer can contact the GLS for negotiation. Seller has no possibility to indicate to the GLS courier service requests made by the buyer for special delivery. This is sent to GLS by a notifier, whereby the customer can determine the time of delivery, redirect the package, request delivery next day, etc.

From the current status of the package, the Seller will send a notice to the Buyer via e-mail to the email address provided in the registration. After Seller has delivered the Buyer's package to the supplier company, Email Seller notifies the Buyer of the package's shipping ID code, which can be tracked online!

If the buyer does not reside at the specified delivery address at the specified time and the package is not accepted, the courier will notify the delivery address. With the number on the notifier, the Buyer has the opportunity to provide or negotiate a new delivery address and time at the courier service. The courier service attempts to deliver the ordered products for another 1 time. The courier service attempts a total of two deliveries, but if delivery 2 is unsuccessful - for reasons attributable to the Customer - then:

- The cost of shipping and delivery of the packages that have been delivered and delivered but not received by the Customer and the reimbursement of the extra costs incurred by the Seller are invoiced to the Buyer and must be transferred to Seller's bank account without delay, but within 8 days at the latest. In all cases, the cost of the return and processing is 1000 HUF, which is due to the original shipping cost.

- In the case of orders with advance payment, the Seller can re-dispatch the packages that have not been transferred by the customer, only after re-transferring the shipping cost! By accepting the product from the shipper or by signing the receipt, the quantity and quality of the product will be accepted, which means that after the delivery of the courier, the Seller can not subsequently accept the quantitative and qualitative complaint.

By signing the delivery note, you acknowledge that the package received is in compliance with the terms of your order (both the contents of the package and the packaging or the product are not damaged). If Customer experiences a damage to the product or the packaging, during receipt, the injured party must be contacted in the presence of the person performing the shipment and the Purchaser can take over the product at his own risk. . If, at the time of receipt, the packaging or product is visibly damaged, and the damage occurred prior to receipt of the goods, the Product will be returned to Seller free of charge. The Seller is not responsible for any damage that has occurred after receipt.

3.8.1. Shipping costs

Information / Shipping is available in detail!

3.8.2. Delivery time

Delivery deadline is 1-5 business days. In the absence of a different agreement between the Parties, the Seller shall deliver the product to the consumer without delay and at the latest within thirty days of the conclusion of the contract. In the event of Seller's delay, the Customer, who is considered a consumer, is entitled to set a deadline. If the Seller fails to comply within a reasonable time, the consumer is entitled to terminate the contract. The consumer is entitled to terminate the contract without the termination of the term if,

A) the Seller has refused to complete the contract; or

B) the contract was to have been completed by the parties, or by reason of the recognizable purpose of the service, at the specified

execution time, and not at other times.

3.9. Personal Invoice

For personal receipt, the customer can take the following steps to our pickup point: - Ordering products / products in our online store and paying (you can only order the buyer with a shipping fee, but only the product price must be paid by bank transfer). - On the working day following the payment, the ordered product / products can be invoiced on our pick-up point (currently on negotiation). The Seller will provide a personal receipt only and exclusively to the products / products paid for: 2310 Szigetszentmiklós Hullám köz 6. (On working days only on agreement) In case of a personal receipt, the order must be sent with a notice and referenced for personal receipt.

4. RIGHT OF DISCHARGE

4.1. The procedure for exercising the right of withdrawal in accordance with Government Decree 45/2014 (II.26)

The provisions of this section apply solely to a natural person acting outside his / her profession, his / her independent occupation or business, who purchases, assigns, receives, uses, uses and commercially communicates the goods, the recipient of the offer (hereinafter referred to as "Consumer").

The consumer is entitled to a contract for the sale of the product

(A) the product,

(B) when supplying several products, the last supplied product, Within 14 days of the date of receipt by the consumer or by a third party other than the carrier indicated by the carrier, to withdraw from the contract without justification.

The consumer exercises his right of withdrawal between the date of conclusion of the contract and the date of receipt of the product.

If you wish to exercise your right of withdrawal, you must deliver a clear statement of your intention to withdraw (for example, by post, fax or electronic mail) by using the contact details indicated in point 1 of this GTC. For this purpose, a consumer can use the withdrawal statement available through the following link. Consumer shall exercise his right of withdrawal within a period of time prior to the expiry of the above-mentioned deadline to send his withdrawal statement to the Seller. Consumers shall be required to show that they have exercised their right of withdrawal in accordance with the provisions of section 4. In both cases, Seller will immediately acknowledge receipt of the Customer's withdrawal statement by e-mail. In the event of a write-off, it shall be deemed valid within the deadline if the consumer sends a declaration to the Seller within 14 calendar days (even on the 14th calendar day).

By postal notification, the date of posting to mail by e-mail or facsimile notification shall take account of the time of sending the e-mail or the fax as Seller for the time limit calculation. The customer's letter is sent as a registered letter to the post, so that the date of dispatch can be credited. In the event of a consumer withdrawal, he / she must return the ordered product to Seller's address indicated in point 1 without undue delay, but no later than 14 days after the declaration of withdrawal. The deadline shall be deemed to be fulfilled if the consumer submits the product (post or courier) to the 14 day deadline. The cost of returning the product to Seller's Address is borne by the Consumer. It is not possible to take over the package returned by the vendor. In addition to the cost of returning the product, the Customer will not be charged any other costs in connection with the withdrawal.

If a Consumer withdraws from the Contract, within 14 days of receipt of the Customer's withdrawal notice, Seller will reimburse all remuneration paid by the Customer, including the cost of transport (excluding delivery), except for the additional costs incurred by Customer Has chosen a mode of transport other than the cheapest freight offered by the Seller. The Seller is entitled to withhold the refund until it returns the Product or Consumer has not verified that it has returned it: the Seller will take into account the earlier date.

During the refund, the Seller will use the same payment method as the payment method used in the original transaction, unless the consumer expressly agrees to use a different payment method; Due to the use of this refund method, no additional costs are incurred by the consumer.

Consumers are only liable for product depreciation if they are due to use beyond the use required to determine the nature, properties and operation of the product. Consumers are not eligible for the right of withdrawal in the case of a non-prefabricated product produced by the Seller on the basis of a customer's request or express request, or for a product clearly designated for the Customer

WARRANTY

6.1. product warranties

In the event of a defect in the goods (movable property), the customer, who is a consumer, chooses, according to section 6.1. Or claim for product liability. However, the purchaser does not have the right to simultaneously enforce both the warranty and warranty claims due to the same defect.

However, in the event of a valid claim for product warranty, the Buyer may claim the warranty claim of the replaced product or of the corrected part.

As a product warranty, the Customer may only request the repair or replacement of the defective product. The customer must prove the defect of the product when claiming product liability.

A product is considered to be defective if it does not meet the quality requirements in force when it is placed on the market or if it does not have the characteristics specified by the manufacturer.

The Purchaser may claim the Product Claims within two years from the date of placing the product on the market. After this deadline, this entitlement shall be lost. Buyer is obliged to disclose the fault to the manufacturer without delay after discovering the error. The error communicated within two months of the discovery of the error shall be deemed to have been communicated without delay. The consumer is responsible for the damage resulting from the delay of the communication. The buyer can claim the product warranty claim against the manufacturer or distributor of the movable thing (Seller).

The manufacturer or distributor (Seller) is only exempted from his product liability if he can prove that:

The product has been manufactured or placed on the market for non

- business activities, or

- the error was not recognizable at the time of placing the product as it was in the state of the art and the state of the art

- the defect of the product results from the application of a statutory or mandatory regulatory requirement. It is sufficient for a manufacturer or distributor (Seller) to provide proof of release for release.

6.2. warranty

The Seller does not sell a product that has been approved by the Government of the Republic of Croatia pursuant to Government Decree 151/2003 on certain mandatory consumer durables. (IX.22.) Government Decree.

6.3. Validation of warranty claims

Warranty claims may be enforced by the Customer:

Name: Online Progamershop Kft.

Location address: 2310 Szigetszentmiklós Hullám köz 6.

E-mail: info@modellautok.hu

7. LEGAL CONDITIONS

7.1. Place, time and method of complaint administration

Customer about where to place consumer complaints about the product or the Seller's activities:

Postal address:

Online Progamershop Kft.

HUNGARY -2310.

Szigetszentmiklós

Hullám köz 6.

Phone number: +36 70 537 4444

E-mail: info@modellautok.hu

Sell ?an oral complaint if you have the opportunity to remedy it immediately. If there is no opportunity to remedy the oral complaint immediately because of the nature of the complaint or if the Customer disagrees with the handling of the complaint, the Seller will take a record of the complaint, including five years of substantive response to the complaint. Seller copies a copy of the report to the Buyer in the case of an oral complaint (in a commercial space) personally, or if this is not possible, he / she must proceed according to the written complaint detailed below. In the case of an oral complaint with the use of telephone or other electronic communications services, the Purchaser shall send a copy of the minutes at the latest to the substantive reply at the latest. In all other cases, the Seller proceeds in accordance with the rules of written complaint. Complaints made by telephone or other means of communication provide a unique identifier for Seller, which will simplify the retrieval of the complaint later on. Seller will receive a written complaint in writing within 30 days. The measure means postal delivery under this contract. If the complaint is rejected, the Seller informs the Buyer of the reason for the rejection.

7.2. Other enforcement options

If a consumer dispute between Seller and Buyer is not settled in negotiating with Seller, what kind of enforcement possibilities are open to the Buyer

7.2.1. Complaint with the Consumer Protection Authority,

7.2.2. Initiating the procedure of the Conciliation Body Conciliation bodies' contacts:

Pest County Conciliation Body

Address: 1119 Budapest, Etele út 59-61. 2. em. 240th

Phone number: (1) -269-0703

Fax Number: (1) -269-0703

Name: dr. Károly Csanádi

E-mail address: pmbekelteto@pmkik.hu

Website address: www.panaszrendezes.hu

7.2.3. Initiating court proceedings.

For the purposes of the Conciliatory Body Rules, a non-governmental organization, church, condominium, housing co-operative, micro, small and medium-sized enterprise, which purchases, assigns, receives, uses, uses, or commercial communication, addressed.

8. SIMPLIFIED MODIFICATION OF THE GENERAL TERMS OF CONTRACT

Seller is entitled to modify this Terms and Conditions by prior notification of the Terms and Conditions on the Buyer's Website. The amended provisions will come into force after the entry into force of the Website on the first use of the Website against the Customer, and shall apply to orders placed after the change.

9. MAINTENANCE OF OWNERSHIP

Pending payment of the purchase price the product remains the property of the Seller. However, if, prior to the full payment of the purchase price, the Product is in the possession of the Buyer for any reason, the Seller is liable to the Seller for any damages that can not be claimed for compensation.

SIGNATURE, PRODUCTABILITY AND WARRANTY INFORMATION SHEET

1. Assurance of warranty

Buyer may, in case of erroneous performance of Online Progamershop Kft., Enforce a claim claim against the enterprise in accordance with the provisions of the V Law on the Civil Code of 2013.

In the case of a consumer contract, a customer who is a consumer may enforce his / her warranty claims for the product defects that existed at the time of delivery of the product within a period of two years from the date of receipt. In addition to the two-year limitation period, the Purchaser can no longer claim his warranty rights. In the case of a non-consumer contract, the Buyer can enforce his / her warranty claims within one year's limitation period from the date of receipt.

The Customer may choose to have the following warranty claims: You may request correction or replacement, unless the fulfillment of the Customer's choice is impossible or a disproportionate additional cost to your business. If the Buyer has not requested or requested the repair or replacement, you may request a proportional delivery of the consideration or the Buyer may correct the mistake at the expense of the Company, or may correct or otherwise terminate the Buyer or, in the final case, terminate the Contract.

The Buyer may switch to another eligible Warranty right, but the Buyer will bear the cost of the transition, unless it is justified or the business has given cause. Buyer is obliged to report the error immediately after discovery, but not later than within two (2) months of discovery of the error. The buyer can enforce his / her claim claim directly against the business.

The Customer may choose to have the following warranty claims: You may request correction or replacement, unless the fulfillment of the Customer's choice is impossible or a disproportionate additional cost to your business. If the Buyer has not requested or requested the repair or replacement, you may request a proportional delivery of the consideration or the Buyer may correct the mistake at the expense of the Company, or may correct or otherwise terminate the Buyer or, in the final case, terminate the Contract. The Buyer may switch to another eligible Warranty right, but the Buyer will bear the cost of the transition, unless it is justified or the business has given cause. Buyer is obliged to report the error immediately after discovery, but not later than within two (2) months of discovery of the error. The buyer can enforce his / her claim claim directly against the business. In the event of a failure to acknowledge delivery (ie delivery after receipt) within six months, it shall be presumed that the defect existed at the time of delivery unless such presumption is incompatible with the nature of the defect or the nature of the product. The Seller is only exempted from the warranty if this is deemed to be a breach of the presumption, ie it proves that the defect of the Product has arisen after delivery to the Buyer. On this basis, Seller is not obligated to accept a Customer's objection if he proves correctly that the

cause of the defect is the consequence of improper use of the product. However, six months after delivery, the burden of proof turns around, ie in the case of a dispute, the Buyer has to prove that the fault was already in existence at the time of delivery.

2. Product warranty

Product warranty may only be incurred if you have a defective item (product). In this case, you may claim the right or claim for product liability as defined in point 1, according to your choice of customer, who is qualified as a consumer. As a product warranty, the Customer may only request the repair or replacement of the defective product. The product is considered to be defective if it does not meet the quality requirements in force at the time of placing the product on the market or if it does not have the features specified by the manufacturer. The Customer's Product Claims may be validated within two (2) years from the date of placing the product on the market. After this deadline, this entitlement shall be lost. The Customer may only claim the product warranty claim against the manufacturer or distributor of the movable thing. The customer must prove the defect of the product when claiming product liability. The manufacturer (distributor) is only exempted from his product liability obligation if he can prove that: The product has been manufactured or placed on the market for non - business activities, or - the error was not recognizable at the time of placing the product as it was in the state of the art and the state of the art - the defect of the product results from the application of a statutory or mandatory regulatory requirement. It is sufficient for the manufacturer (distributor) to demonstrate a cause for discharge. Due to the same error, the warranty and warranty claims can not be enforced simultaneously. However, in the event of a valid claim for product warranty, the Buyer may claim the warranty claim of the replaced product or of the corrected part.

3. Warranty

Concerning the statutory warranty on certain durable consumer goods, Government Decree 151/2003. (IX.22.) Government Regulations contain provisions. The (tangible) scope of the regulation applies only to the products sold under a new consumer contract concluded in Hungary and listed in the Annex to the Regulation. For durable consumer goods listed in the Annex to the Government Decree, the compulsory warranty is 1 year, starting from the date of delivery of the product to the consumer or when commissioned by the Seller or its agent, the date of commissioning. The undertaking's guarantee obligation is exempted only if it proves that the cause of the fault occurred after the delivery. Due to the same defect, the Buyer can not enforce the Buyer's Warranty and Warranty Claims, Product Warranty and Warranty Claims simultaneously and simultaneously, otherwise Customer will be entitled to warranties regardless of the rights specified in Sections 1 and 2.

These General Terms and Conditions enter into force on: 18.06.2015.