

7.3. Products delivered for the purpose of test/demonstration shall remain in the ownership of [redacted] Kft. These products can only be used for the mentioned purpose. The amortisation of these products shall be reimbursed to [redacted] Kft.

8. E-commerce

8.1. Concerning the e-commerce between [redacted] Kft. and Client; Client is not [redacted] as customer, so the rules concerning the rights of the customer of the law on Electronic commercial services under No. 2001/CVIII shall not govern the contracts made via web.

8.2 *E-commerce services of [redacted] Kft.* [redacted] Kft are available through the Internet with a unique password. By giving the password, Client may obtain direct information on the goods available at Accesspoint's store. The password authenticates Client and proves that the order is given by Client.

8.3. The order given via Internet is recorded by the system of AccessPoint Kft. AccessPoint Kft only send a notice on the order when refusing it – with [redacted] informed on the reason.

8.4. Client shall be liable on maintaining the password. AccessPoint Kft shall not be liable on damages of Client or third parties caused by unauthorized use of the password. Client shall be responsible for staff authorized to use the password.

8.5. In the webshop, product names, descriptions and photos are always shown. The photos on the page of the products may alter from reality as the photos are always just illustrations. [redacted] may not be liable for the differences of the photo and the real product.

8.6. Shall an incorrect price shown on the webpage despite all the endeavours of [redacted] Kft - specially, but not limited to obviously incorrect price (which alters significantly to the price known, agreed or estimated or „0“, or „1“ Ft price caused by system failure – it may refuse to deliver the order, but is entitled to offer the deliver in [redacted] correct price. Upon The notification, Client may terminate the order.

8.7. When incorrect price is shown, there is a gross unfairness between the labelled and the real purchase price which must be obvious for anyone. According to Act 2013/V (Ptk) contracts are concluded upon the mutual and congruent expression of the parties' intent. If there is discrepancy between contract statements, the contract is not concluded. Therefore the orders confirmed at incorrect price, that is not a contract.

8.8 For goods not available in the stock, the labelled price is always just an approximate information.

9. Data maintenance

9.1 Accesspoint Kft maintains personal data given at Client's free will. Accesspoint Kft uses the data confidentially, only for the purpose of performing the contract and only as

necessary to perform the Services under the governing laws. Provider shall obey the governing laws through the whole data maintaining process.

9.2 Client agrees that AccessPoint Kft shall maintain its data necessary for identification for the purpose of making the contract, performing the contract, invoicing and in connection with claims arisen from the contract.

10. Export restrictions

10.1. Client may not under any circumstances export or transit the product to third party if it is possible that this party may use them in connection with nuclear, biological or chemical weapons or rocket technology. Client may not sell goods to any company to whom Client's local government prohibits sales of any Product

10.2 AccessPoint may refuse to sell the goods if it becomes aware that the selling may harm the export rules of Hungary, EU or the USA.

11. Miscellaneous

11.1. AccessPoint shall hold available the *General Terms and Conditions* for the Client permanently in electronic form on the webpage www.accesspoint.hu.

11.2. By sending an order – without respect to the WEB or traditional form - Client accepts this *General Terms and Conditions* as obligatory.

11.3. If any part, term, or provision of this *General Terms and Conditions* is held illegal, unenforceable, or in conflict with any applicable and enforceable law, the validity of the remaining portions or provisions shall not be affected.

The questions not mentioned in this *General Terms and Conditions* are governed by the laws of Hungary, especially the law no 2013/V (Civil Code)

This Agreement shall be governed by and interpreted according to the laws of Hungary. For purposes of any litigation that may arise out of or in connection with this *General Terms and Conditions*, the parties consent to the exclusive jurisdiction of the Budai Központi Kerületi Bíróság, Budapest Hungary.

This is the English translation of the „Általános Szerződési Feltételek” (General Terms and Conditions) of AccessPoint. Shall the two versions diverge, the Hungarian shall prevail.

Budapest, August 15, 2017

AccessPoint Kft.