

PRODUCTS PURCHASE / SALES DISTANCE CONTRACT

Riga,

20__ . year __. _____

This agreement is concluded between Electro Base Ltd., Reg.Nr. 40103209226, legal address Katlakalna 9, Riga, Latvia, LV-1073, hereinafter referred to as the "Seller", on the one hand,

and _____

(name, surname, personal identity number), hereinafter referred to as the "Buyer", who expresses the wish to purchase, or may purchase, or use the goods for purposes which are not related to their economic or professional activities, hereinafter referred to collectively and separately as the "Parties" by mutual agreement, without false, deceit or indulgence, concludes this Agreement (hereinafter referred to as the Agreement) as follows:

1. SUBJECT OF AGREEMENT

1.1. The Seller undertakes to sell to the Buyer and the Buyer undertakes to buy (to buy) and pay Seller for the Product purchased, in accordance with the terms of this Agreement.

1.2. This Agreement is concluded as a distance contract, i.e. The description of the item is described by the Seller on the invoice

2. VALIDITY AND DURATION OF THE CONTRACT

2.1 This Agreement entered into force as soon as the Buyer has made an order through the Internet and received from the Seller

message or confirmation of an order made via e-mail. Orders and orders approval is considered received when it is accessible to the parties to whom they are addressed. The seller's electronic mail address is specified at the end of this Agreement.

2.2 This Agreement applies to all orders made at the Seller's Online Store.

3. PRODUCT PRICE AND CHARACTERISTICS

3.1. The Seller sells and the Buyer buys the goods at the prices specified on the Seller's online store website www.electrobase.lv. Upon confirmation of the order, the Buyer agrees simultaneously with the Goods price and the Buyer does not have and in the future

the right to change the price of the Product offered by the Seller will not appear.

3.2. The seller publishes the Product Price website at www.electrobase.lv.

3.3. The price of the item is indicated with a value added tax of 21%.

3.4. The price does not include shipping costs. The charge for the delivery of the item may vary according to the region of delivery and the weight or size of the goods. The Seller agreed separately with the order and terms of delivery Buyers under this agreement.

3.5. The price and description of the product are indicated on the invoice issued by the Seller.

4. ORDER PAYMENT AND DELIVERY TERMS

- 4.1. Upon confirmation of the Purchase Order, the Buyer has the right to choose one of the Seller's offered payment methods:
- 4.1.1 In cash at the time of receipt of the goods at the Seller's Store at the address Katlakalna street 9, Riga, office days from 9:00 to 18:00, in advance contacting the Seller.
- 4.1.2 In cash at the time of receipt of the goods, if the goods are delivered by the Seller's courier (only in case if delivery is in Riga).
- 4.1.3 Making a transfer to the bank's account specified by the Seller in accordance with the invoice issued before
- 4.2. The goods can be delivered with VENIPAK LATVIA, Ltd., reg.nr. 40103483447.
- 4.2.1. Delivery by courier service VENIPAK LATVIJA Ltd. (reg. Nr. 40103483447) is carried out on the Customer's indicated delivery address. In this case, the Buyer is obliged to pay for the purchased product BEFORE delivery (prepayment) of 100% (one hundred percent), as well as full payment of the delivery fee in accordance with VENIPAK LATVIA SIA pricelist.
- 4.2.2. Delivery is carried out in accordance with the conditions of VENIPAK LATVIJA Ltd.
- 4.3. The Seller is entitled to unilaterally withdraw from this Agreement if the Buyer does not pay the agreed purchase amount at the specified time.
- 4.4. The Buyer is obligated to pay the Seller the amount of the purchase order in accordance with the procedure provided for in this Agreement.
- 4.5. The Seller has the right to change the price of the product, before this Agreement is concluded with specific Buyer.
- 4.6. The Seller is entitled to change the price of the Product at any time, even after the moment of the conclusion of this Agreement, only if, at the time of execution of the order, the prices of the Product producer, the exchange rate, the rates of taxes and duties set by the State, as well as other factors related to the price, change. In this case, the Buyer has the right to cancel the order if he disagrees with the price changes.

5. WARRANTY TERMS

- 5.1. The warranty provided in the Seller's internet store www.electrobase.lv in accordance with goods for warranty service terms and conditions set by the manufacturer. Seller warrants that all the delivered goods will be provided with a warranty in accordance with Seller Warranty Service terms of www.electrobase.lv. The warranty period for the product manufacturer is determined for each product separately.
- 5.2. Based on the legislation of the Republic of Latvia, the Buyer has the right to contact the seller with claims if there is defect and / or defective goods within 2 (two) years from receipt date of the goods.
- 5.3. Any claims arising from hidden defects in goods that could not be detected with diligence test, the Buyer may submit at the latest on the expiry date of the guarantee. Such requirements or claims will not be accepted after the end of the warranty period.
- 5.4. Any claim must be in writing form, accurately describing the defect found, or the full name (s) and serial number (s) of the product or parts which damaged.
- 5.5. In the Warranties Provider's Warranty Provisions, or in the Seller's Warranty Provisions, the Seller sets out a list of warranty service centers where the warranty repair of the purchased goods can be made. If the service center finds a production defect, a free warranty repair is carried out in accordance with the manufacturer's regulations. If during the inspection a defect is found during the use of the Product by the Buyer himself, in case of repair, the expenses shall be borne by the Buyer.

5.6. Guarantee liabilities are canceled in case:

5.6.1 goods for personal use (for domestic use) have been used, for example, for profit, for production purposes;

5.6.2. the product has been used without observing the warnings specified in the instructions;

5.6.3. it was found that the goods have unqualified repair;

5.6.4. changes in product construction;

5.6.5. the product serial number is not legible, modified or deleted.

5.6.6. the warranty is canceled if damage is made by foreign objects, insects, liquids or other substances which found inside the product; natural disasters, fires, accidents; inadequate power supply or telecommunications and cable network parameters.

5.7. The Buyer's claims regarding the quality of the product purchased shall be considered by the Seller, in the form of negotiations with the Buyer, if there is no possibility to agree on a solution, the Buyer have the right to appeal to out-of-court consumer disputes (<http://www.ptac.gov.lv/lv/content/arpustiesas-territory-territory-sinates-datubaze>).

5.8. If the Buyer finds and indicates to the Seller that the Product is in incomplete numbers, in the package, defects or does not comply with the specification specified in the Accepted Order, the Buyer may require the Seller to perform one of the following actions in the terms specified in the Agreement:

5.8.1 prevent the goods from non-compliance with the terms of the contract;

5.8.2. exchange the goods against compliance with the terms of the contract;

5.8.3. reduce the price accordingly;

5.8.4. cancel the contract and get back the money paid for the purchase.

6. WITHDRAWAL RIGHTS

6.1 Based on 20/05/2014 regulation of the Cabinet of Ministers of the Republic of Latvia Nr. 255 on distance contract clause 19, the Buyer may use the right of withdrawal and unilaterally withdraw from the distance contract within 14 calendar days and return on internet shop purchased product to the Seller.

6.2. The Seller has the right to bring a claim against the Buyer in court in order to recover damages in cases where the product damaged as a result of the actions of the consumer.

6.3. The Buyer can not use the right of withdrawal if the ordered Goods can not be returned according to their nature (hygiene items, shaving utensils, etc.), or they are perishable or quickly usable; if the Buyer has opened an audio or video recording or a computer program package.

6.4. For all cases of cancellation, the Buyer is obligated to notify the Seller in writing, obligatory mentioning the order number or the given name and surname on which the order was made.

7. FORCE MAJEURE

7.1. The Parties are not responsible for failure to comply with the obligations of the Contract, if this could not be done due to unforeseeable circumstances which could not be foreseen or could not be avoided. Such circumstances include: natural disasters (fire, earthquakes, floods, etc.), social conflicts (civil wars, riots, etc.), as well as the introduction or modification of regulatory enactments that significantly impede, restrict or prohibit the fulfillment of obligations under the treaty.

7.2. However, if one of the Parties became aware of paragraph 8.1 of the Agreement. the circumstances referred to above, it shall immediately notify the other party thereof and the parties shall agree in writing on an expedited or non-expedited procedure.

8. DISPUTE SETTLEMENT PROCEDURE

8.1. All disputes relating to the Agreement shall be resolved by mutual negotiations. If agreement can not be reached - in the judicial institutions in accordance with the procedure specified in the regulatory enactments of the Republic of Latvia.

9. PRIVACY POLICY

9.1. The Seller undertakes not to sell, rent or otherwise transfer tCustomers personal information to any third parties without the written permission of the Buyer, except in case of violations of the legislation of the Republic of Latvia or in case of distance violation (debt collection companies or public authorities). The Seller keeps personal data (name, surname, personal identity number, address, telephone number and e-mail) which necessary for order execution. If necessary, Seller has the right to transfer further information about Buyer to the relevant third parties in order to ensure the execution of the order - the courier's accounting records.

10. ADDITIONAL PROVISIONS

10.1. The parties to this Agreement are bound by the full correspondence and all documents and information sent to the electronic mail addresses.

10.2. The sales description of the goods is provided by the Seller on the basis of information provided by the manufacturers about the Product. All Product Descriptions and Images mentioned above are informative and may include operational changes.

10.3. The Agreement may be amended or supplemented only by the written agreement of the Parties regarding the respective amendments or additions.

10.4. In matters not covered by this Agreement, the Parties shall apply the applicable laws and regulations of the Republic of Latvia.

11. SELLER:

Electro Base Ltd.

Reg. No. 40103209226

VAT No.: LV40103209226

Leg.address: Katlakalna 9, Rīga, Latvija, LV-1073

Office address: Katlakalna 9, Rīga, Latvija, LV-1073

SWEDBANK

S.W.I.F.T. kods : HABALV22

IBAN: LV93HABA0551025170037

Luminor DNB

S.W.I.F.T. kods : RIKOLV2X

IBAN: LV58RIKO0002013123287

Ph.: (+371) 25440027

e-mail: info@electrobase.lv