

THE GENERAL PURCHASE CONTRACT
concluded between

Business name: **SEDRONA TRADE s. r. o.**
Statutory body: Pasztorik Denis Ing. – executive
Registered office: Botanická 606/24, 602 00 Brno, Czech republic
ID number: 29250579 ID VAT: CZ 29250579
Bank account: SK813100000004040281618
IBAN: LUBASKBX

Registered in Commercial register of District court Brno, Insert n.: 68403/C,

as a seller and

Business name:
Statutory body:
Registered office:
ID number: ID VAT :
Bank account: account number
Registered in Commercial/Trade register, Insert n.:.....

as a buyer

Object of the contract

The seller undertakes to sell to the buyer goods according to the sellers offer and the buyer's order, which has to be confirmed by the seller.

The buyer undertakes to pay the seller the purchase price according to the concluded terms.

General terms of purchase

The delivery of the goods is regulated by the General purchase conditions which are the part of this contract and obligated for both parties.

The goods are delivered by seller according the order of buyer. The orders have to be in written form sent directly to the seller by mail, fax or e-mail. The phone call order has to be confirmed in appropriate time by fax or e-mail, in case it is not set up differently.

The terms of payment of the goods are regulated by General purchase conditions.

Considering to the fact, that this general contract includes all substantial conditions important for specification of rights and obligations both contract parties, the object is adequate determinate or additionally in the order determinable, the contract parties agreed that the purchase contract will arise in the moment when the order will be delivered to seller, as far as the seller will not expressly in writing refuse the order without undue delay after its receiving.

The buyer's order has to contain:

Identification of sellers and buyers business name, with details of their registration in Commercial or Trade register,
Kind of goods,
Quantity of goods,
Fulfillment time,
Place of goods delivery.

Seller and buyer agreed that they are fully accepting electronic form of communication, especially through electronic post (e-mail) and internet web site (www), as a valid and obligated for both contract parties.

Buyer undertakes, that all his debts, which rose up or will arise in the future from his business relationships with seller, will not assign to the third person without previous written sellers consent.

Validity of the contract

The general contract is concluded for an unlimited time with the validity and efficiency since the day of signatures by both parties.

The contract may be cancelled by any of the side of the contract without any announced reason. The cancellation of the contract from one side has to be in written form and delivered straight to other side of the contract. The cancellation is valid when the form is delivered to other side.

If the cancellation occurs during the confirmed order and the cancellations is not confirmed by both sides, the order is valid without any influence of the cancellation. All this statement might not be valid when both sides agreed in written form other way to solve the situation.

Common and final articles

Any changes or amendments, which will induce change or cancellation of this contract or its part, are valid only in written form of contract amendments, signed by legitimated substitutes of contract parties.

The contract parties agreed that all disputes arising out of or in connection with the present contract, including the disputes concerning its validity, interpretation or annulment, shall be settled before the court of Arbitration of the Czech Chamber of Commerce and Industry in Prague in conformity with its internal rules, regulations and Czech law rules. Both parties will obey judgment of this court. Its judgment will be obligatory for both parties. The trial by arbitration court will be currying in Czech language.

The contract parties are testifying, that they are capable for the law acts, their will is free and serious, manifestation of the will is comprehensible and definite, the contract liberty is not delimited. The contract parties read the agreement and without reservations they agree with all articles of this contract.

In Brno, 20

In, 20

Denis Pasztorik, Ing.
the executive of
SEDRONA TRADE s.r.o.
