

DISTANCE SALES CONTRACT

Closed days _____ year in _____ between:

1. Company fashion house ELIPSA d.o.o. from Kraljevo, registration number 50273580, represented by director Jovan Pantović, as salesman, and
2. _____ as a customer, as follows:

Article 1

With this contract, The Seller sells, and Buyer purchases per account the number: _____

The seller is obliged to hand over the goods to the Buyer so that the Buyer becomes its owner, while the Buyer is obliged to pay the price and take over the goods.

This contract was concluded as a distance sales contract within the meaning of Article 27 of The Member Agreement. Consumer Protection Act ("Fig. Messenger RS" No.62/2014, 6/2016-dr.law I 44/2018-dr.law) because it was concluded through the internet as a means of communication.

Article 2

The buyer confirms that the Seller informed him of the following before its conclusion:

1. Basic characteristics and origin of goods or services;
2. Address and other data relevant to determining the identity of the Seller;
3. Sales price as well as all additional postal costs and transportation and delivery costs and the possibility that these costs can be placed on the customer;
4. Payment method, method and delivery time, manner of execution of other contractual obligations, as well as how to handle customer complaints/ complaints ;
5. Buyer`s right to unilateral termination of contract under the conditions prescribed by law;
6. Support provided by the merchant to the buyer after the sale, contractual guarantees and conditions under which Buyer is entitled to contractual guarantees;
7. The time in which such contracts are concluded;
8. Conditions for unilateral termination of the contract i.e. Right to withdrawal of contracts;
9. Address where the Seller operates and the address to which the customer can refer all objections, complaints and complaints.

Article 3

The Seller is obliged to deliver goods to the buyer on the territory of the Republic of Serbia within 7 to 10 days from the day of the conclusion of this contract, with the deadline not to be longer than 30 days. For territories outside the Republic of Serbia, the Seller is obliged to deliver goods in accordance with delivery deadlines defined by the R-Express service that you may download on our website.

The delivery of goods will be carried out as follows: by courier service R-Express for the territory of the Republic of Serbia, and the delivery point is borne by the Seller.

The delivery of goods for territory outside the borders of the Republic of Serbia is not possible.

The shipment will be made to buyer or person authorized by him, and only at the customer's behest.

Article 4

The buyer is obliged to inspect the goods when receiving the goods and check its conformity with the order, and if there are objections immediately highlight the existence of deficiencies that can be observed by reviewing and denying such goods.

The seller shall be liable for the indiscruece of the goods supplied to the contract:

- 1) How much of a percentage of the time the risk shifted to the buyer, regardless of whether the seller knew about this inaction;
- 2) If it occurred after the risk switched to the buyer, if it originated from the cause that existed before the risk switched to the buyer;
- 3) If the buyer could easily have been spotted, if the Seller stated that the goods were in the contract.

The seller is not liable for inaction if, at the time of closure, the contract was known or it could not be left unknown if the goods were notsaobraz to the contract.

For the hidden deficiencies that existed at the moment takes the risk switch to the buyer, the Seller is responsible within two years of the order of things, with the fact that deficiencies existed at the moment of the risk switching to the buyer. If insomdence abounds within six months of the day of the risk switching to the buyer, it is suggested that insomdence existed at the time of the risk crossing, unless it contradicts the nature of the goods and the nature of certain insomnateness.

The moment of the risk transition from seller to buyer is the moment of handing overthe goods to the buyer or person authorized by the buyer to receive the goods on his behalf.

In case of deficiencies for who the Seller is responsible for, the rights to the up and the procedure of exercising the rights apply to the provisions of the Law, on sim if otherwise agreed.

Article 5

The buyer is obliged to pay the Seller an amount of _____ eur/ in accordance with the account or severance package.

Article 6

The buyer is responsible for the damage caused by the omission to retrieve the goods sent to him by Seller in accordance with this contract.

The damage to goods is implied, as well as the costs the Seller has for missing out on the buyer to retrieve goods, such as: storage costs, repackaging,returning goods, etc.

Article 7

In the event of a dispute, the contractors agree that both sides make the maximum effort to resolve the dispute by extrajudicial means in accordance with the Law.

Article 8

The contract was concluded through the means of communication: by e-mail in one original copy on which it made 2 copies, one for kupc, one for the Seller.

Salesperson _____ (M.P) Customer _____