Common business conditions

1. Content of common business conditions:

Content of the common business conditions is the ruling of the contract conditions from the **genuS Company / Alexander Schriefer** (offerer) and the requester of the website

(customer) for all contracts, which are cluded inbetween this website. The at the time of contract conclusion valid form of conditions is valid. Teh following selling - and delivering - conditions are valid for all from us given offers and with us concluded contracts. With the order the customer declears his agreement with theese business conditions.

2. Offers, content of services, and contract conclusion:

The buying - and delivering - contract is concluded by the offerer through accepting the order by delivering the ordered items, or by telling the customer about the actual delivering. Contract offers from the offerer remain free. For the amount of the contract - related owed action exceptionally the confirmation of the given order is valuable. The information material like pictures and measurements, on which the offers or confirmations of given orders are based, are to understand as near - by - values, if they are not exceptionally marked as compulsory. The delivered items can look different than the artikle pictures, but the quality or the content is not influenced by this. Special - price offers remain only as lon valid as the storage of the according items is present. Changings and errors are reserved.

3. Duties of the customer:

The customer is in duty to give true informations when doing the order.

4. Right of revocation:

The customer can revoce his order within 2 weeks - the given time will start earliest with the receiving of the items and a detailed revocation information in written form - without any report of reasons via letter, fax, email, or by sending back the items within the time gap. For keeping the revocation period it is enough to send back the revocation letter or the items. The revocation right is NOT valid, if the customer has done the order in execution of his profession or selfstanding commercial business profession. The revocation has to be sent to:

tel. + fax: 0049 - (0) 8196 - 931 965

email: genus.ed@online.de website: www.genus.at

genuS Company Alexander Schriefer Anton - Happach .- Str. 8 DE - 86932 Lengenfeld Germany Revocation right: The items have to be in unchanged and undiscussable condition. The original package has to be used for the sending. The resending has to become enough prepayed, the original bill is to send with the items.

Unfortunately we cannot take back unpayed resendings.

We do repay the already payed buing price onto the bank account mentioned from the customer.

The customer pays the costs for resending.

Excluded from revocation are custom designed items especially for the customer. As far as the customer has used the items above the measure neccesary for testing, the by that caused devaluations of the items have to be repayed and equalized to the genuS Company / Alexander Schriefer.

5. Delivering, delivering conditions, delivering times:

Every order becomes worked out immediately after it's entrance. The mentioned delivering times are "sort - of " times, they are not valid as a contract. If extraordinary delivering delays appear, the customer becomes informed. Delivering costs are calculated by the weight and the amount of the ordered items. The delivering costs are according to the sending costs from HERMES inside of Germany, the foreign delivering costs are according to the costs of international mail.

We are involved to figure out the for customers cheapest delivering way. The actual hight of delivering costs will be marked out with the confirmation of the order. After a pre - appointment of time the customer can also pick up the ordered items himself by cash payment.

The delivering time inside of Germany is round about 7 work - days, the delivering tim into other countries is according to the delivering times of mail.

6. Prices of items:

The mentioned prices content the at this time valid german tax. The prices of the momentary actual price - list are valid.

7. Paying conditions:

The payment can be done by pre - cash, buy on bill, cash - on - delivery, and cash payment while picking the items. The customer is in payment delay automatically, if the payment is not done within 10 days after receiving the bill.

By cash - on - delivery it will cost additionally an amount of 6,-- €. Independent from this the German Mail will take a handing - over - amount of 2,-- €, this doesn't have anything to do with our sending costs.

In case of a rejection of a delivery we will bill an amount of 15,-- €, which will cover all costs for sending,package, and postage expences.

The deliveriy into foreign countries will happen only on base of pre - payment (Austria and Switzerland also possible by cash - on - delivery). When the payment is delayed, we have the right to take delay interests according to the legal regulations.

8. Fulfilling of delivery:

The duty of delivering the from customers ordered items is fulfilled for the offerer, when the items become handed over to the customer.

9. Proviso of property:

The delivered items remain property from the genuS Company / Alexander Schriefer until the payment of the complete selling price including the costs for delivery.

10. Warranty:

The warranty takes place according to the legal regulations. We want the customer being content with us. If a mistake should happen, or if an item should be damaged, we ask for immediate report.

11. Data Protection:

The customer accepts us using his personal data, as far as this is indispensable for business. The offerer is in duty not to hand over the customer data to third persons. The data protection conditions are valid as decleared in the imprint of the homepage www.genus.at.

12. Common regulations:

For all delivering and other services ecceptionally the pre - mentioned trading - and delivering - conditions are valid.

The unactuality of some regulations in this contract or in parts of it leaves the actuality of the remaining regulations untouched.

The contract partners are in duty in frame of the reasonable and in good faith, to replace an unactual regulation with an actual regulation, that is coming near to it's economical success, as far as this doesn't conclude an important change of the content of this contract.

14. Jurisdiction:

Jurisdiction is the district - court Landsber am Lech, as far as legal admissible. The contract is based on german law under exclusion of Common Trade Law of Haag.

15. Salvatory regulation:

If one of the pre - mentioned points is unvalid, so this doesn't touch the validity of the remaining regulations.

Time of validity of theese business conditions: June 2010