## Terms and Conditions - v6

Trackers

Terms & Conditions - Version 01 Sep.2016

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Article 1 - Definitions

In these conditions apply:

1. Supplementary agreement means an agreement whereby the consumer products, digital content and / or services acquired in connection with a distance contract and these goods, digital content and / or services are provided by the trader or by a third party on the basis of a arrangement between that third party and the trader;

2. Grace period: The period within which the consumer can exercise his right of return;

3. Consumer: the natural person who is acting for purposes relating to his trade, business, craft or profession;

4. Day: calendar day;

5. Term Agreement: an agreement that extends to the regular delivery of goods, services and / or digital content for a certain period;

6. Durable medium: any device - including also e-mail - that the consumer or business that enables information to him personally, store in a way that future consultation or use for a period appropriate to the purpose for which the information is used, and which allows the unchanged reproduction of the information stored;

7. Right of return: the ability of the consumer to see within the waiting period of the contract;

 8. Entrepreneur: the natural or legal products, (access) digital content and / or remote services to the consumer;
 9. Distance contract: a contract concluded between the trader and the consumer under an organized distance sales of goods, digital content and / or services, up to and including the conclusion of the agreement exclusively or partly use is made of one or

more means of distance communication; 10. Technology for distance communication: means that can be used to conclude a contract, without the consumer and entrepreneur have to be together in the same room.

Article 2 - Identity of the entrepreneur www.e-guards.com is a part of Euprime International

Email: info@e-guards.com Commercial Register: 64891100 VAT identification number: NL258007746B01

Article 3 - Applicability

1. These terms and conditions apply to every offer of the entrepreneur and any agreement reached at a distance between businesses and consumers.

2. Before the agreement is concluded, the text of these general conditions made available to the consumer. If this is not reasonably possible, the trader will before the contract is concluded, indicate how to see the general conditions for the entrepreneur and that they be sent free of charge as soon as possible, at the request of the consumer.

3. If the agreement is concluded electronically away, notwithstanding the preceding paragraph and before the contract is concluded, the text of these general conditions are made electronically available to the consumer in such a way that the consumer may be stored in a simple way on a durable medium. If this is not reasonably possible, before the contract is concluded, indicated where the general conditions can be inspected electronically and that at the request of the consumer electronically or otherwise will be sent free of charge.

4. In the event that besides these general conditions also specific product or service conditions apply, the second and third paragraph shall apply and the consumer in case of conflicting terms always rely on the applicable provision most for him is favorable.

Article 4 - The offer 1. If an offer has a limited duration or subject to conditions, this will be explicitly stated in the offer.

2. The offer contains a complete and accurate description of the offered products, digital content and / or services. The description is sufficiently detailed to allow a proper assessment of the offer by the consumer. If the contractor uses these images are a truthful representation of the products, services and / or digital content. Obvious mistakes or errors in the offer binding on the entrepreneur.

3. Each offer contains such information that is clear to the consumer what rights and obligations are involved in accepting the offer.

Article 5 - The contract

1. The agreement is subject to the provisions of paragraph 4, concluded at the time of the consumer accepts the offer and meet the corresponding conditions. 2. If the consumer has accepted the offer electronically, the trader will immediately acknowledge electronic receipt of acceptance

of the offer. Until receipt of this acceptance has not been confirmed by the operator, the consumer may rescind the contract.

3. If the agreement is created electronically, the trader will take appropriate technical and organizational measures to protect the electronic transfer of data and he will ensure a secure web environment. If the consumer can pay electronically, the trader will take appropriate safety precautions.

4. The entrepreneur can within the law - inform the consumer's ability to meet its payment obligations, and of all those facts and factors that are important to a sound conclusion of the distance contract. If the operator under this investigation was justified not to enter into the agreement, he is entitled to refuse an order or request or to attach special conditions to the implementation. 5. The entrepreneur will look upon delivery of the product, service or digital content to the consumer the following information in writing or in such a way that it can be stored by the consumer in an accessible manner on a durable medium, send: A. The address of the establishment of the business where consumers can lodge complaints;

b. the conditions under which and the manner in which the right of return consumer can be exercised, or a clear statement regarding the exclusion of the right of return;

c. information on guarantees and after sales service;

d. the price including all taxes of the product, service or digital content; where applicable, the delivery costs; and the method of payment, delivery or performance of the contract; e. the requirements for terminating the agreement if the agreement has a duration of more than one year or is indefinite;

f. If the consumer has a right of return and the return form.

6. In the event of an extended transaction is the provision in the previous paragraph applies only to the first delivery.

Article 6 - Right of return

For products:

1. The consumer may terminate an agreement regarding the purchase of a product during a cooling-off period of 14 days without 2. Paragraph 1 shall period begins on the day after the consumer, or a pre-designated by the consumer third party other than the carrier has received the product, or:

A. If the consumer ordered several products in the same order: the day on which the consumer or a third party designated by him, has received the final product. The operator may, provided that he has informed the consumer here prior to the ordering process in a clear manner, refusing an order for multiple products with different delivery time.

b. if the supply of a product consisting of multiple lots or pieces, the day on which the consumer or a third party designated by the final shipment or the last item has been received;

c. the contract is for regular delivery of goods during a certain period, the day on which the consumer or a third party designated by him, received the first product.

In services and digital content which is not supplied on a tangible medium:

3. The consumer has a service contract and a contract for the supply of digital content which is not supplied on a tangible medium dissolve for at least 14 days without giving any reason. The operator may ask the consumer about the reason for return, but does not commit to stating his reason (s).

4. The cooling-off period referred to in paragraph 3 shall begin on the day following the conclusion of the contract.

Extended cooling-off period for products, services and digital content which is not supplied on a tangible medium by not informing right of return:

5. If the entrepreneur consumer statutory notice of the return right or the standard form does not provide for return, the return period shall expire twelve months after the end of the original period of reflection determined in accordance with the preceding paragraphs of this article.

6. If the trader has provided the consumer information referred to in the preceding paragraph within twelve months after the effective date of the initial grace period, the grace period will expire 14 days from the day the consumer receives that information.

Article 7 - Obligations of the consumer during the reflection

1. During this period the consumer will treat the product and packaging. He will only extract the product or use to the extent that is necessary in order to determine the nature, characteristics and functioning of the product. The premise here is that the consumer should only handle and inspect the product as he would be allowed to do in a shop

2. The consumer shall only be liable for diminished value of the product is a way the result of dealing with the product beyond permitted in paragraph 1.

3. The consumer is not liable for diminished value of the product as the entrepreneur him not to or at the conclusion of the agreement has provided all information required by law about the right of return.

Article 8 - Exercise of the right of return by the consumer and costs

1. If the consumer exercises his right of return, he shall within the cooling-off period using the return form or any other unequivocal manner to the entrepreneur.

2. As soon as possible but within 14 days from the day following the notification referred to in paragraph 1, the consumer shall send back the product. This does not have offered if the trader to collect the product itself. The consumer is back transmission period observed in any case like to return the product before the waiting period has expired.

3. The consumer shall send back the product with all accessories, if reasonably possible in original condition and packaging, and in accordance with the reasonable and clear instructions provided by the entrepreneur.

4. The risk and the burden of proof for the correct and timely exercise of the right of return on the consumer.

5. The consumer bears the direct cost of returning the product.

6. The consumer shall bear no cost for the total or partial delivery of digital content not supplied on a tangible medium where: A. Before he has expressly consented to its delivery at the beginning of the fulfillment of the contract before the end of the reflection period;

b. he has not acknowledged that he loses his right of return when giving his consent; whether

c. the trader has failed to confirm this consumer statement. 7. If the consumer exercises his right of return, canceled all additional agreements of law.

Article 9 - Obligations of the trader in case of return

1. If the trader notification of return by the consumer electronically allows, it sends an acknowledgment immediately upon receipt of this notification.

2. The trader shall reimburse all payments the consumer, excluding any delivery costs incurred by the operator will be charged for returned product, immediately but within 14 days following the day on which the consumer notifies him of the return. Unless the trader offers to collect the product itself, he may wait to return until he has received the product or the consumer demonstrates that he has returned the product, whichever is the earlier.

3. The entrepreneur uses the same means of payment used by the customer for reimbursement unless the consumer agrees to a different method. The repayment is free of charge for consumers.

Article 10 - Exclusion of return right

The entrepreneur can exclude the following goods and services from the right of return, but only if the entrepreneur clearly in the

offer, at least in time for the conclusion of the agreement, stated:

1. Products or services whose price is dependent on fluctuations in the financial market outside the trader's control, which may occur within the return period;

2. Agreements concluded at a public auction. Under a public auction means a method of sale where goods, digital content and / or services offered by the trader to the consumer who attends or is given the opportunity to be personally present at the auction, conducted by an auctioneer and where the successful bidder is bound to purchase the goods, digital content and / or services; 3. Service contracts, after full implementation of the service, but only if:

A. The performance has begun with the explicit prior consent of the consumer; and

b. the consumer has stated that he will lose his right of return once the operator has completed the agreement;

4. Service contracts for provision of accommodation, as in the agreement a specific date or period of performance features and

other than for residential purpose, transport of goods, car rental services and catering; 5. Contracts related to leisure activities, a specific date or period of execution provided for in the agreement;

6. According to specifications for products manufactured by the consumer, not prefabricated and manufactured on the basis of an individual choice or decision by the consumer or which are clearly intended for a specific person;

7. Products which spoil quickly or have a limited shelf life;

8. Sealed products that are unsuitable for reasons of protection of health or hygiene to be returned and which were unsealed after delivery;

Products are inseparably mixed after delivery by their nature with other products;

10. The supply of digital content other than on a tangible medium, but only if:

A. The performance has begun with the explicit prior consent of the consumer; and

b. the consumer has stated that he thus loses his right of return.

Article 11 - The price

1. During the period mentioned in the offer have not increased the prices of the products and / or services, except for price changes due to changes in VAT rates.

2. Notwithstanding the preceding paragraph, the business products or services whose prices are subject to fluctuations in the financial market and where the entrepreneur has no control, at variable prices. These fluctuations and the fact that any price targets, are at the offer.

3. Price increases within 3 months after the conclusion of the contract are only allowed if they result from legislation or regulations.

4. Price increases from 3 months after the conclusion of the contract are only allowed if the trader has agreed and:

A. They are the result of legislation or regulations; whether

b. the consumer is authorized to terminate the contract with effect from the date the increase takes effect.

5. The rates in the supply of products or services include VAT.

Article 12 - Compliance Agreement and extended warranty 1. The operator guarantees that the products and / or services meet the contract specifications stated in the offer, the reasonable requirements of reliability and / or usability and on the date of the conclusion of the agreement existing legal provisions and / or government regulations. If agreed, the entrepreneur also ensure that the product is suitable for other than normal use. 2. By the trader, its supplier, manufacturer or importer provided additional guarantee restricted never legal rights and claims that consumers can do under the contract against the trader valid where the trader has failed to fulfill its part of the agreement. 3. additional guarantee means any undertaking by the trader, its supplier, importer or producer certifying that certain rights or claims to the consumer beyond which it is required by law in the event he has failed to fulfill its part of the agreement.

Article 13 - Delivery and execution 1. The trader will take the greatest possible care when receiving and implementing orders for products and when assessing applications for the provision of services.

2. The place of delivery is the address that the consumer has made known to the trader.

3. Subject to what is stated in Article 4 of these terms and conditions, the company will accepted orders expeditiously but not later than 30 days, unless a different delivery period has been agreed. If delivery is delayed or if an order is not or only partially carried out, the consumer receives them no later than 30 days after placing the order. The consumer in this case the right to terminate the contract without penalty and be entitled to any compensation. 4. After dissolution in accordance with the preceding paragraph, the operator the amount paid by the consumer to repay

immediately.

5. The risk of damage and / or loss of products rests upon the trader up to the moment of delivery to the consumer or a predesignated and the entrepreneur announced representative, unless expressly agreed otherwise.

Article 14 - Extended duration transactions: duration, termination and renewal termination:

1. The consumer may contract for an indefinite period, which extends to the regular delivery of products (including electricity) or services, at any time denounce the applicable termination rules and a notice of up to one month. 2. The consumer may contract concluded for a definite period and that extends to the regular delivery of products (including

electricity) or services, withdraw by the end of the fixed term in compliance with the applicable termination rules and a notice not exceeding one month.

3. Consumers can the agreements referred to in the preceding paragraphs:

Withdraw and not be limited to termination at a particular time or in a given period;

- Terminate them in the same way as they are concluded;

- Cancel at the same notice as the company has negotiated for itself.

extension:

4. A contract for a definite period and that extends to the regular delivery of products (including electricity) or services may not be automatically extended or renewed for a fixed duration.

5. Notwithstanding the preceding paragraph, a contract for a definite period is entered into and which extends to the regular supply of daily and weekly newspapers and magazines be tacitly renewed for a limited period of up to three months, as consumers this extended may cancel the contract at the end of the extension with a notice period of up to one month.

6. A contract for a definite period and that extends to the regular delivery of products or services may be tacitly renewed for an indefinite period if the consumer may at any time terminate with a notice period of up to one month. The notice period shall not exceed three months in case the agreement extends to the regular, but less than once a month, delivering daily, weeklies and magazines.

7. A contract with a limited duration of regular delivery of dailies, weeklies and magazines (trial or introductory subscription) is not implied continued and terminates automatically after the trial or introductory. duration:

8. When a contract has a duration of more than one year, the consumer the agreement after a year may withdraw a notice of up to one month, unless the reasonableness and fairness against termination before the end of the agreed term resist.

## Article 15 - Payment

1. Unless otherwise provided in the agreement or additional terms, the amounts owed to be paid by the consumer within 14 days after the start of the cooling period, or in the absence of a cooling-off period within 14 days after the conclusion of the agreement. In case of an agreement to provide a service, this period starts on the day after the consumer has received the confirmation of the agreement.

2. When selling products to consumers, the consumer should in general terms are never obliged to advance payment of more than 50%. If payment is agreed, the consumer may not assert any rights regarding the implementation of the order or service (s) before the advance payment has been made.

3. The consumer is obliged to report immediately to the trader any inaccuracies in data supplied or specified payment. 4. If the consumer is unable to meet its payment (s) above, is that, after he was delivered by the business on the late payment and the trader, the consumer has given a deadline of 14 days to fulfill his commitments, after the failure to pay within this 14-day period, the outstanding amount of the legal interest and the operator is entitled to charge the extrajudicial collection costs incurred by him charged. These collection costs exceed 15% of outstanding amounts to  $\notin$  2,500; 10% on the next  $\notin$  2,500 and 5% on the next  $\notin$  5,000 with a minimum of  $\notin$  40, =. The entrepreneur can benefit consumers differ from these amounts and percentages.

## Article 16 - Complaints

1. The entrepreneur has a well-publicized complaints and deals with complaints under this procedure.

2. Complaints about the implementation of the agreement should take place promptly after the consumer has found the defects are defined clearly and completely submitted to the operator.

3. Complaints submitted to the entrepreneur within a period of 14 days from the date of receipt. If a complaint is a foreseeable longer processing time, is answered by the operator within the period of 14 days, confirming receipt and indicating when the consumer can expect a more detailed answer.

4. The consumer the trader at least four weeks should allow time to resolve the complaint by mutual agreement. After this period, a dispute that is subject to dispute.

Article 17 - Disputes

1. Contracts between the entrepreneur and the consumer of these terms refer only to Dutch law.

Article 18 - Additional or different terms

Additional or of these terms and conditions, may not be to the detriment of consumers and should be recorded in writing or in such a way that they can be stored by the consumer in an accessible manner on a durable medium.

Annex I: Return form

Return form

(Just fill in this form and return when you want to withdraw from the contract)

To: [Name entrepreneur]
 [Geographic address operator]
 [Fax entrepreneur, if available]
 [Email address or electronic address of operator]

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- I / We * share / share * hereby give notice that I / our * contract on
the sale of the following products: [designation product] *
the supply of the following digital content [display digital content] *
the provision of the following service: [service designation] *
revoke / withdraw *
```

- Ordered on \* / received on \* [date order with services or goods receipt at]

- [Name of consumer (s)]

- [Address of consumer (s)]

- [Signature of consumer (s)] (only if this form is notified on paper)

\* Delete if not applicable or fill in as appropriate.