

Regulations of the online store

www: snel-markt.nl

§ 1

Introduction

These regulations are continuously available at snel-markt.nl in a way that allows their acquisition, reproduction and saving, by printing or saving on a carrier at any time.

The Regulations define and regulate the general terms and conditions of concluding and implementing sales contracts via the online store "snel-markt.nl", as well as the methods of delivery, payment, rights and obligations of the Customer and the Seller, terms of withdrawal from the contract, complaint procedure. It also contains information on the possibility of using out-of-court dispute resolution and regulations regarding the services provided by the Seller by electronic means.

The administrator of personal data collected via the online store is MaKaDo Handelsbedrijf B.V., Maasdijk 2676LV, NIP / BIN NL81698241B01, e-mail: info@snel-markt.nl, hereinafter referred to as the Seller.

Pursuant to the provisions of the Act on consumer rights of May 30, 2014, the consumer may not waive the rights granted to him in the above Act. In the event that the provisions of these Regulations are less favorable to the Consumer than the provisions of the Act, then the provisions in question shall prevail and apply.

§ 2

Definitions

1. Personal data administrator - Seller.
2. Order fulfillment time - the time from order confirmation to delivery of the ordered goods.
3. Delivery time - the time between handing over the order to the Carrier and its delivery to the Customer.
4. Business day - a day from Monday to Friday, excluding public holidays.
5. Contact form - an electronic service, an interactive form available in the online store that allows customers to contact the Seller.
6. Registration form - an electronic service, an interactive form available in the online store that allows you to create a customer account.
7. Order form - an electronic service, an interactive form available in the store that allows you to place an order, in particular by adding goods to the basket and defining the terms of the sales contract, including the method of delivery and payment.
8. Password - a string of characters selected by the Customer during registration.
9. Client:

- a) a natural person with full legal capacity, and in cases provided for by generally applicable regulations also a natural person with limited legal capacity,
- b) legal person,
- c) an organizational unit without legal personality, which the law grants legal capacity, which has concluded or intends to conclude a sales contract with the Seller, as well as for which services may be provided by electronic means.
10. Consumer - a natural person who performs a legal transaction with the Seller not directly related to its business or professional activity.
11. Customer Account - an electronic service, an individual panel for the Customer, in which the data provided by the Customer and information about orders placed by him in the store are collected.
12. Cart - an element of the store's software, in which the goods selected for purchase are visible, in which it is possible to determine and modify the order data, in particular the quantity of goods.
13. Newsletter - an electronic service provided by the Seller via e-mail, which enables customers to subscribe and automatically receive cyclical, free information by e-mail, e.g. about new products, promotions.
14. Entrepreneur - a natural person, legal person or an organizational unit that is not a legal person, to which the law grants legal capacity, conducting business or professional activity on its own behalf.
15. Regulations - these store regulations.
16. Seller - MaKaDo Handelsbedrijf B.V., Maasdijk 2676LV, NIP / BIN NL81698241B01, e-mail: info@snel-markt.nl.
17. Online store - website available under the domain snel-markt.nl, through which the Seller conducts online sales.
18. Goods / Product - movable items available in the online store that are the subject of the sales contract concluded between the Customer and the Seller.
19. Sales contract - means a contract for the sale of goods concluded or concluded remotely between the Customer and the Seller via the online store.
20. Distance contract - contract concluded without the simultaneous physical presence of the parties.
21. Electronic service - a service provided electronically by the Seller to the Customer via the online store.
22. Order - Customer's declaration of will, submitted via the order form available on the store's website, aimed directly at concluding a contract for the sale of goods or goods with the Seller.

§ 3

General information

1. The customer is obliged to use the online store and all services that are offered by the Seller through it, in a manner consistent with applicable regulations in the territory of the Kingdom of the Netherlands and with the provisions of these Regulations, in particular with respect to the principles

of social coexistence, goods personal rights and copyrights and intellectual property of the Seller and third parties.

2. These regulations are addressed both to Consumers and to Entrepreneurs using the online store (unless the provision indicates that it applies only to Customers who are not Consumers or only Consumers).

3. Personal data are processed for the purposes, scope and based on the principles indicated in the privacy policy continuously available on the store's website.

4. The privacy policy also contains information on the conditions for collecting, processing and protecting personal data by the Seller.

5. Consent forms, the so-called checkboxes regarding the personal data of customers are available on the store's website, in every place where personal data is collected. The content of the consents is to be accepted by the customer each time. Customers can update, modify and withdraw consent to the processing of their personal data that has been made available to the Seller on an ongoing basis.

6. By placing an order, the Customer agrees to the collection, storage and processing by the Seller of his personal data provided on the website of the store. The provided personal data may be transferred to another entity, but only for the purpose of implementation

and finalization of the order. Information about entities to whom the data is shared is included in the privacy policy.

7. The purchase of goods can only be made by the customer:

a) resident or established in the territory of the Kingdom of the Netherlands,

b) who is domiciled or has its seat in the Member States of the European Union. The purchase of goods by other persons is possible after prior arrangement of delivery with the Seller by electronic means, providing the delivery address (by sending a message to the e-mail address provided by the Seller),

c) who has a place of residence or seat in the Member States of the European Union,

d) who has a place of residence or seat in the territory of the Kingdom of the Netherlands, another Member State of the European Union or outside the territory of the European Union,

e) a client who has his place of residence or registered office in the Netherlands. The Seller enables shipment to other Member States of the European Union or outside the territory of the European Union only after making individual arrangements with the Customer by contact via e-mail with the place of residence or registered office in the Kingdom of the Netherlands.

8. Using the online store means any activity of the Customer / User that leads to him / her getting acquainted with the content that is posted on the store's website.

9. In order to secure and ensure the protection of the electronic message, as well as digital content, the Seller implements and applies appropriate technical and organizational measures.

10. The Seller informs that the use of services provided electronically, the public nature of the Internet and the use of it may be associated with certain threats, e.g. it may be possible to obtain and modify customer data by unauthorized persons, malware may be installed on the device and the

ICT system used by the Customer. Customers should apply appropriate technical measures to minimize risks.

11. The Seller has the right to organize occasional promotional campaigns and contests, their terms and conditions will always be announced on the store's website. Promotions in the online store cannot be combined, unless it is allowed by the regulations of a given promotion.

12. The minimum technical requirements necessary to cooperate with the Seller's IT system that will enable the Customer to use the online store are:

- a) a computer, laptop or other multimedia device with Internet access,
- b) a web browser that supports cookies,
- c) access to electronic mail.

§ 4

Using the online store

1. The Seller enables the following forms of contact:

- a) contact telephone number for customers: e-mail: info@snel-markt.nl,
- b) contact hours: 24 / h,
- c) e-mail address: info@snel-markt.nl

2. In order to browse the store's assortment, it is not required to create a Customer account.

3. Shopping in the online store is possible after creating a customer account in the store

4. The sale of goods available in the store takes place on the basis of an order placed by the customer.

5. The Customer may place such an order immediately after creating the Customer's account.

6. Access to some functionalities of the website may require prior registration by the Client and logging in each time. Using the available functionalities of the online store is voluntary.

7. In order to properly use the account, as well as to place an order in the store, it may be required to enable cookies in the web browser.

8. Prices of goods available on the website of the online store are expressed in Polish zlotys and include VAT. However, they do not contain information on delivery prices and related costs.

9. The customer will be informed about the delivery costs that the customer is obliged to pay in connection with the conclusion of the sales contract and the final amount to be paid together with taxes, the customer will be informed on the website of the online store in the order form when placing the order, in particular

when the Customer expresses his will to be bound by the sales contract.

10. The costs related to access to the Internet and data transmission are borne solely by the Customer, in accordance with the tariff of the Supplier with whom the Customer has signed a contract for the provision of Internet services.

11. For the authenticity and completeness of the data left in the store that were entered the Customer himself is responsible in individual forms.

12. The following free electronic services are provided in the online store: Customer account, registration form, contact form, order form, newsletter. The Seller will inform about any breaks in the provision of the above services directly on the store's website.

13. The customer has the right to file a complaint related to the provision of free electronic services provided by the Seller. Complaints about electronic services and other complaints related to the operation of the online store (excluding the complaint mode, which is described later in the regulations), may be submitted by the Customer in writing to the address of the registered office or electronically to the e-mail address: info @ snel -markt.nl.

14. It is recommended that the Customer submitting the complaint should present a description of the problem in the application.

15. The Seller takes a position on a given complaint immediately, but not later than within 14 calendar days from the date of its submission.

16. The Customer who is a Consumer also has the right to withdraw from the contract for the provision of electronic services. This right is granted to the Customer in accordance with the provisions contained in
in these regulations.

17. To the Customer to whom the Seller provides account services and which are continuous and indefinitely, you may terminate the contract for the provision of services without giving any reason, with immediate effect. The exercise of the right will take place after sending a declaration of termination of the contract for the provision of electronic services by electronic means or in writing.

18. The Seller reserves the right to terminate the contract for the provision of electronic services, which are continuous and indefinite, with a 14-day notice period, if the Customer breaches the provisions of these Regulations.

§ 5

Setting up an account in the store

1. The Customer's account is created by completing the registration form. In order to create a Customer account, go to the "Log in" tab at the top of the page and select the "Create an account" option. It is necessary to provide the following data in the registration form provided

in the online store: e-mail address and password consisting of the minimum number of characters indicated.

2. Additional data that can be completed in the account administration panel will be used to place an order in the store when completing the order form.

3. Registration of the Customer's account in the store is free of charge.
4. The service is provided for an indefinite period.
5. The requirement to register and set up an account is the consent of the Client or User to the content of the regulations, the content of which can be read directly when filling out the form, and to the processing of personal data indicated in the registration form.
6. After submitting the form, the Customer receives a confirmation of registration by the Seller to the e-mail address provided earlier. To log into the account, the Customer must provide the login and password indicated in the registration form when creating it. After logging in to his account, the Customer has the option to edit the entered data, check the order status and view the order history.
7. Setting up a customer account in the store is possible after pressing the "Register" button.
8. The customer has the right without giving any reason and without incurring any fees at any time to delete the account. This is done by sending an appropriate request to the Seller, in particular via e-mail.

§ 6

Newsletter

1. The contract for the provision of electronic newsletter service is concluded for an indefinite period and is terminated when the Customer sends a request to delete his e-mail address.
from subscribing to the newsletter.
2. The electronic newsletter service consists in sending to the provided e-mail address of the User / Client, electronic messages containing commercial information about new goods or services.
3. To subscribe to the newsletter, enter your e-mail address
in the marked field and accept the visible checkboxes, and then click on the arrow icon or select the checkbox "Subscribe to our newsletter" when registering a customer account. Providing data is voluntary, but failure to do so will result in the inability to create an account.
4. After the User / Customer sends a message with a request to subscribe to the newsletter, the Seller immediately sends an activation link to the e-mail address provided, which the User / Customer should then enter to confirm that he or she wishes to subscribe. Upon confirmation by the Client / User, an agreement for the provision of electronic services is concluded.
5. The User / Customer may unsubscribe from the newsletter at any time. To permanently remove the e-mail address from the newsletter subscription, a request must be sent to the Seller by e-mail or traditional mail.

§ 7

Contact form

1. The electronic service - the contact form is provided electronically and enables the User to send an electronic message via the form available on the website.
2. The "contact form" service is provided free of charge.
3. The service is concluded for a definite period of time, begins when the Customer starts to fill it in and ends when the form is not completed or when the completed form is sent and the Seller replies.
4. The service enables Customers to contact the Seller via an interactive form.
5. In order to use the contact form service, click on the "Contact" tab, enter a valid e-mail address, fill in the message field and click "Send". Providing data is voluntary, but failure to provide it will result in the inability to use the contact form.

§ 8

Rules for placing an order

1. The electronic service "order form" is free of charge and has a one-time nature.
2. Orders can be placed via the store 24 hours a day, 7 days a week.
3. The order is placed by filling in the order form.
4. The contract is concluded for a definite period of time. It begins when the Customer adds the first product to the electronic basket and ends when the Customer withdraws from completing the order form or when the order is placed and the completed form is sent to the Seller by clicking the button confirming the purchase and confirming the need to pay the price.
5. The customer has the opportunity to read the regulations and privacy policy before making a decision to conclude a contract or before making a change to the order.
6. The procedure aimed at concluding a sales contract takes place by selecting the goods and taking technical steps based on messages and other information displayed on the website of the online store when placing the order. The goods are ordered by clicking the button confirming the purchase and confirming the necessity to pay the price.
7. The purchase can be made by the customer who is logged in to the account. Placing an order takes place after completing the order form and creating a customer account and clicking on the online store's button confirming the purchase and confirming the need to pay the price. Until you click the button confirming the purchase and confirming the need to pay the price, the Customer has the option to modify the entered data on his own (to do this, follow the messages displayed on the online store's website).
8. The customer completes the order form, providing the following data: name and surname, delivery address (street, house number, apartment number, zip code, city, country), e-mail address, optional telephone number and data regarding the concluded sales contract: goods, quantity, place, method of delivery of goods and method of payment. Customers who are Entrepreneurs who want to receive an invoice should also provide: the name of the company under which they operate and the tax identification number. Providing data is necessary for the performance of the contract. At this stage of placing the order, the Customer is obliged to check the correctness of the data entered by him and the selected goods.

9. After selecting the goods, completing the entire order and indicating one of the delivery methods and payment methods available in the store, the Customer accepts the content of the regulations and confirms that he has read the privacy policy and instructions on withdrawal from the contract and places an order by sending the order form to the Seller by clicking the "Order with payment obligation" button.

10. The Seller sends the confirmation and information about the acceptance of the order for execution by e-mail to the Customer's e-mail address provided in the form. The sent message contains all the previously agreed terms of the sales contract. In particular, the quantity and type of goods ordered, the total price to be paid, including delivery costs. Upon receipt of the above message by the Customer, a sales contract is concluded between the Customer and the Seller.

11. The customer has the option to edit the order until he clicks the "Order with payment obligation" button.

12. If the customer buys cigarettes, wine or beer, he is required to provide proof of identity.

§ 9

Payment and delivery

1. The prices of goods posted on the store's website are gross prices and do not include information on delivery costs (in particular charges for transport, delivery and postal services). They are indicated to the Customer when placing the order, in particular when the Customer expresses his will to be bound by a sales contract.

2. The goods are delivered to the Customer in accordance with the method selected when placing the order.

3. The Seller enables the following delivery methods for the ordered goods:

- a) The customer may have the goods delivered by mail,
- b) The customer may choose to deliver the goods by courier,
- c) The customer can benefit from the delivery of goods using Snel Markt.

4. The Seller allows the Customer the following forms of payment for the ordered goods:

- a) prepayment.

5. The Seller documents the sale of the ordered goods with a receipt or, at the Customer's request, with a VAT invoice, which are attached to the ordered goods.

6. If the Customer has chosen to pay by bank transfer, he is obliged to make the payment within 1 business day from the date of receipt of the message confirming the acceptance of the order by the Seller, specifying the total cost of the order with delivery (from the date of the sale contract).

7. If no payment is made within the prescribed period, the order will be canceled.

8. The delivery of goods to the Customer is payable, unless the sales contract provides otherwise.

9. The goods are delivered within the territory of the Kingdom of the Netherlands.

10. The customer is kept informed about the amount of delivery costs, which are visible in the order form.

§ 10

Execution of the sales contract

1. The seller is obliged to deliver the goods that are the subject of the sales contract without defects.
2. The ordered goods are delivered to the Customer to the address indicated when placing the order by the selected Courier / Carrier.
3. The conclusion of a sales contract between the Customer and the Seller takes place after the Customer has placed an order using the order form. The condition for placing an order is having an active e-mail account.
4. The ordered goods are each time packed in a way that corresponds to its properties. The seller ensures that the goods are properly secured for transport in such a way that they are not damaged, flooded, etc.
5. The Seller informs the Customer about the release of the goods to the Courier by sending relevant information to the e-mail address provided as confirmation.
6. The message summarizing and confirming the order contains all the previously agreed terms of the sales contract: the quantity of the ordered goods and its type, as well as the total price including delivery costs and VAT, any rebates / discounts, as well as payments to be made.
7. The ordered goods are delivered to the customer according to his choice.
8. The order fulfillment time is usually 1-3 business days, unless a different date is specified in the description of the goods or when placing the order.

The order delivery time depends on the delivery method chosen by the Customer.
9. In the case of ordering goods with different delivery dates, the delivery date is the longest given date.
10. If the Customer has chosen to pay by bank transfer for the ordered goods, the beginning of the delivery period starts from the date of crediting the Seller's bank account.
11. When completing the order form and in the e-mail confirming the order, the Customer is informed about the costs of the chosen method of delivery of the goods.
12. The customer also has the option to cancel or change the order, but no later than until the Seller sends a message confirming the order. For this purpose, the Customer contacts the Seller by phone or e-mail. Cancellation or change of the order after the expiry of the deadline is possible after agreeing with the Seller.
13. In the event of exceptional circumstances or the inability to fulfill the order within the time limit indicated to the Customer, the Seller shall immediately contact the Customer in order to determine the further procedure, including changing the method of delivery and establishing a new delivery date.

14. After receiving the parcel, the Customer or an authorized person should, if possible, examine the parcel whether it is damaged, flooded, or the contents of the packaging are intact. The customer should, if possible, in the presence of the courier, draw up a damage report and notify the seller of this fact.

15. In the event that the goods appear damaged, the Seller requests the Customer

for not accepting the parcel. The above recommendations in no way exclude or limit the Customer's rights to submit a complaint on the terms provided for in the regulations. The Customer's recommended behavior is only intended to help the Seller determine the causes

and liability for the resulting damage. Failure to prepare the above-mentioned damage report does not limit the possibility of reporting damage to the parcel. The complaint procedure remains the same, regardless of the application or non-application of the above recommendations.

16. In the event of the Customer's absence at the indicated delivery address, the Supplier will leave an advice note or attempt to contact the Customer by calling the number provided when placing the order in order to re-establish the delivery date of the ordered goods. If the Courier / Carrier sends the package back to the Seller's address, the Seller will contact the Customer again to arrange a new date and delivery costs.

§ 11

Withdrawal from the contract

1. A customer who is a consumer who has concluded a distance or off-premises contract may, within 14 calendar days, withdraw from it without giving any reason.

2. The aforementioned right to withdraw shall apply from the moment the Customer or a person designated by him or her other than the Carrier takes possession of the ordered goods.

3. The consumer may withdraw from the contract by submitting to the Seller a declaration of withdrawal from the contract. To meet the deadline for withdrawal from the contract, it is sufficient for the Consumer to send a statement within 14 calendar days, in writing or by e-mail to the address indicated in § 4 of the Regulations.

4. In the event of the Consumer withdrawing from a distance contract, the contract is considered void.

5. In order to submit a declaration of withdrawal from the contract, the Customer may use the template form, which is attached to these regulations and is available on the store's website. The use of the formula is optional. The customer may or may not use the provided form.

6. The customer who has benefited from the delivery of the declaration of withdrawal from the contract by electronic means, will be immediately informed about the acceptance of the declaration of will by e-mail or in writing to the address provided in the order form.

7. The Seller shall immediately, within no more than 14 calendar days from the date of receipt of the declaration of withdrawal from the contract, return to the Customer all payments received from him, including the costs of delivering items using the same payment methods that were used by the customer in the original transaction, unless the customer expressly agreed to a different solution that will not involve any additional costs for him.

8. If the Consumer submitted a declaration of withdrawal from the sales contract before the Seller accepted his offer, the offer ceases to be binding.
9. The Seller may withhold the reimbursement until the goods are returned or until proof of their return is provided to him, depending on which event occurs first.
10. The customer is obliged to return the ordered goods to the address of the Seller within no more than 14 calendar days from the date on which he informed the Seller about the withdrawal from the contract.
11. The Customer who is a Consumer bears only the direct costs of returning the goods.
12. If the returned goods, due to their nature, cannot be sent back by regular mail, the Seller then informs the Customer who is a Consumer about the costs of returning the goods on the website of the store.
13. The consumer is liable for a decrease in the value of the item resulting from using it in a way that goes beyond what is necessary to establish the nature, characteristics and functioning of the ordered goods.
14. Pursuant to the provisions of Art. 38 of the Act on Consumer Rights, the right to withdraw from a contract concluded outside the business premises or at a distance is not available to the Consumer in relation to the contract:
 - 1) for the provision of services, if the entrepreneur has fully performed the service with the express consent of the Consumer, who has been informed before the commencement of the service that after the entrepreneur has fulfilled the service, he will lose the right to withdraw from the contract
 - 2) in which the price or remuneration depends on fluctuations in the financial market over which the Entrepreneur has no control and which may occur before the deadline to withdraw from the contract;
 - 3) in which the subject of the service is a non-prefabricated item, manufactured according to the Consumer's specification or serving to satisfy his individual needs;
 - 4) in which the subject of the service is an item that deteriorates quickly or has a short shelf-life;
 - 5) in which the subject of the service is an item delivered in a sealed package, which after opening the package cannot be returned due to health protection or hygiene reasons, if the packaging was opened after delivery;
 - 6) in which the subject of the service are items that after delivery, due to their nature, are inseparably connected with other items;
 - 7) where the subject of the service are alcoholic beverages, the price of which was agreed upon conclusion of the sales contract, and the delivery of which may take place only after 30 days, and the value of which depends on fluctuations in the market over which the Entrepreneur has no control;
 - 8) in which the Consumer explicitly demanded that the Entrepreneur came to him for urgent repair or maintenance; if the Entrepreneur provides additional services other than those requested by the Consumer, or provides items other than spare parts necessary for repair or maintenance, the Consumer has the right to withdraw from the contract with regard to additional services or items;

9) in which the subject of the service are sound or visual recordings or computer software delivered in a sealed package, if the package has been opened after delivery;

10) for the delivery of newspapers, periodicals or magazines, with the exception of subscription contracts;

11) concluded through a public auction;

12) for the provision of accommodation services, other than for residential purposes, transport of goods, car rental, catering, services related to leisure, entertainment, sports or cultural events, if the contract indicates the day or period of service provision;

13) for the delivery of digital content that is not saved on a tangible medium, if the performance began with the Consumer's express consent before the deadline to withdraw from the contract and after informing the Entrepreneur about the loss of the right to withdraw from the contract.

§ 12

Complaint and warranty

The seller is obliged to provide the customer with goods in accordance with the order, which is free from defects.

1. The seller is liable if the sold goods have a physical or legal defect.

2. The customer has the right to submit a complaint in any form, eg in writing to the address of the Seller's seat or by e-mail to the following e-mail address: info@snel-markt.nl.

3. The customer exercising the rights under the warranty is obliged to deliver the defective goods to the Seller's address given in § 4. If, for example, due to the type of goods, its delivery by the customer would be excessively difficult, the customer is obliged to make the goods available to the seller

in the place where the goods are located.

4. If these rights are exercised by the Customer who is a Consumer, the delivery costs are borne by the Seller.

5. In the case of a Client who is an Entrepreneur, the parties exclude liability under the warranty.

6. In order to submit a complaint, it is recommended that the Customer provide the following information, however, failure to provide the indicated data does not affect the complaint process, and only may be helpful for the Seller in the course of considering the complaint:

a) details of the person submitting the complaint for contact purposes and the Seller's details,

b) the date of purchase of the advertised goods and the date of notification,

c) the subject of the complaint,

d) Consumer's request.

7. The seller on the website of the online store provides a model complaint form that can be used by the customer. Failure to use the form does not affect the complaint

and the effectiveness of its consideration.

8. If the Seller does not reply to the complaint within 14 calendar days, the complaint shall be considered justified. After the indicated deadline, the Seller may not refuse to comply with the Consumer's request.

§ 13

Out-of-court ways of dealing with complaints and redress

The Customer who is a Consumer may use the online platform for resolving disputes at the EU level (ODR platform), available at: <http://ec.europa.eu/consumers/odr/>. This platform is an interactive and multilingual dispute resolution model.

Par. 14

Personal data in the online store

1. The Seller declares that he complies with all the rules of personal data protection of people using the online store and all legal regulations.
2. Detailed rules for the protection of personal data, including the rights of data subjects, purposes and the scope in which personal data are collected, are included in the privacy policy.
3. The Seller informs that providing personal data is voluntary, although failure to provide the personal data indicated on the website and in the regulations necessary to conclude a sales contract results in the inability to conclude this contract.

§ 15

Final Provisions

1. Contracts are concluded in Dutch via the online store.
2. In matters not covered by the provisions of these regulations, the generally applicable provisions of the law of the Netherlands shall apply.
3. The appendices to the regulations constitute its integral part.
4. The Seller reserves the right to introduce changes to these regulations. The Seller shall inform the Customer about each change at least 14 days in advance by sending him an electronic link to the new records. The changes come into force within 14 calendar days from their publication on the store's website. If the Customer does not accept the changes, he is obliged to inform the Seller about this fact within 14 calendar days, and thus the contract will be terminated. Otherwise, after the expiry of the indicated period, the Seller will consider that the changes have been accepted.
5. Amendments to the regulations regarding certain electronic services (e.g. Customer account, order form) remain binding if the User has been properly informed about changes and did not terminate the contract within 14 calendar days from the date of notification.

6. Amendments to the regulations do not affect already placed orders and orders in progress.

7. The Regulations enter into force on January 22, 2021.