**Purchase order**

This purchase order is valid

between

the cooperating manufacturer according to the commercial information bindingly left on the website of Gliszen.com.

- hereinafter referred to as the seller -

and

the customer of Gliszen.com, according to his binding information about his person on Gliszen.com

- hereinafter referred to as the Buyer –

represented by

Giliszen.com, which itself is represented by the two companies defined in the letterhead - hereinafter referred to as the Intermediary -

The parties agree that this contract is concluded for the purpose of purchasing goods in the B2C area.

This means that the customer represented under this contract is a final consumer.

As a basis of the purchase order, both the Seller and the Buyer and their representatives accept the terms and conditions as set forth in the General Terms and Conditions of Gliszen.com.

These General Terms and Conditions are attached to this contract.

Unless otherwise agreed in writing, these terms and conditions supplement the contract defined herein.

Deviations from this must be recorded separately in writing.

**§ 1 Subject matter of the contract**

Subject matter of the contract are the articles purchased by the customer according to his binding order on Gliszen.com.

**§ 2 Delivery date / provision of goods**

In accordance with the provisions of the General Terms and Conditions, the Seller must ensure everything necessary to ensure that the deadline communicated to the Customer is not jeopardized.

This includes the timely provision of the goods.

**§ 3 Purchase price**

The price is binding for the seller according to the information provided by the seller on Gliszen.com.

This may vary from the information published by Gliszen.com.

**§ 4 Terms of payment**

The Buyer shall pay Gliszen.com immediately upon ordering the goods.

Gliszen.com on its part will pay the amount claimed by the seller according to § 3 as soon as possible.

The duration of the transfer depends mainly on the payment method accepted by the Seller, and may therefore vary.

If the Seller is still unable to confirm receipt of the payment after three working days, the Seller is entitled to withdraw from this contract immediately.

**§ 5 Terms of Delivery / Provision of Goods**

Delivery is made within China "free of charge" to the logistics partner of Gliszen.com.

The seller has to consider this in his pricing.

**§ 6 Warranty**

The seller vouches for the operational readiness of the manufactured/prepared goods according to the binding order of the customer (object of sale) and guarantees the functionality according to the agreed technical data.

The warranty period begins with the acceptance of the goods and ends after two years.

**§7 Withdrawal**

The Seller respects the applicable 14-day revocation period to which end-consumers are entitled.

And he also respects the consequences associated with it in case of withdrawal.

Here we refer to the provisions written down in the GTCs.

**§ 8 Retention of title**

The delivered goods (reserved goods) remain the property of the seller until full payment of all claims arising from this contract.

**§ 9 Jurisdiction**

According to the international commercial law for distance contracts in the B2C area, the place of jurisdiction must always be at the place of the customer.

**§ 10 Severability clause**

Should any provision of this contract be invalid or unenforceable or become invalid or unenforceable in the future, the remaining provisions of this contract shall not be affected thereby.

In place of the invalid or unenforceable provision, the parties hereby undertake to agree on a valid provision which comes as close as possible in legal and economic terms to the meaning and purpose of the invalid or unenforceable provision.

The same shall apply to the filling of loopholes in this contract.

**§ 11 Text form clause**

No tacit, oral or written collateral agreements have been made. Amendments and supplements to this contract must be made in text form.

This shall also apply to any cancellation of this clause.

**§ 12 Annexes**

The General Terms and Conditions of Gliszen.com are attached to this contract.

**§ 13 Signature**

By agreeing to the General Terms and Conditions on Gliszen.com, both the Buyer (Customer) and the Seller (Manufacturer) have accepted the terms and conditions formulated therein.

Therefore, this contract is legally binding even without signature.

For both parties it is necessary to send a notice of termination or cancellation of the contract to *withdrawal@gliszen.com*.

For this purpose, appropriate forms are available for download on the portal.

Furthermore, the internal chat system is also available to all parties as a communication medium.