I. SCOPE OF THE GENERAL TERMS AND CONDITIONS

1. These General Terms and Conditions set forth the terms and conditions of the use of CRAFTUNIQUE Korlátolt Felelősségű Társaság's Webstore at http://www.craftbot.com/.

2. The Webstore has been created to enable Consumers to purchase the Operator's products via the Internet.

3. Purchasing at the Webshop is made possible only by placing electronically submitted orders in the manner described in these GTC.

4. The appendices attached to these GTC shall form parts of GTC, and the provisions thereof shall be interpreted in conformance to the provisions of GTC.

II. DEFINITIONS AND ABBREVIATIONS

GTC: these General Terms and Conditions

Operator: CRAFTUNIQUE Kereskedelmi és Szolgáltató Korlátolt Felelősségű Társaság (registered seat: H-1143 Budapest, Ilka u. 50., company registration number: 01 09 909528, tax number: 14562372-2-42)

Product: Those goods and services that sold at the Operator's Webstore, and can be ordered by the Customer

Website: https://craftunique.com/, https://craftbot.com/

Webstore: An interface operated by the Operator at a website through which the Consumer can place orders for purchasing the Product. The services of the Webstore are accessible to any Consumer provided that they accept the terms of these GTC as binding.

Parties: the Operator and the Customer

Consumer: natural persons of full age who act beyond the scope of their professions, independent occupation or business, and purchase the Products via the Webstore.

Customer not qualifying as a Consumer: any such partner involved in the selling of Products who buys from the Operator, and sells the Product to specific Customers.

Customer: the Consumer and Customer not qualifying as a Consumer.

Shopping cart: a virtual list of Products selected by the Consumer

Act on e-commerce (Eker. tv.): Act CVIII of 2001 on certain issues concerning on electronic commerce and information society services
III. TERMS OF USING THE SERVICE

1. The provisions of these GTC shall apply to contracts concluded by and between the Operator and Customers.

2. The Customer shall keep its identification data, in particular its password, as required for the purchasing of the Product in such a manner that they do not become accessible to unauthorized third parties. The Operator shall not perform the identification of the Customer during the purchasing of the Product, and therefore the Operator shall not assume liability for any damage or additional costs incurred by the Customer with the unauthorized use of the identification data by any third party as necessary for the purchasing of the Product.

3. If the Customer wishes to use the services of the Webstore, it shall accept these GTC by selecting the associated checkbox at the website.

If the Customer does not accept these GTC, it cannot use the services of the Webstore; it is not allowed to register or place orders.

III.1. Registration

1. Registration shall be executed by clicking on the "Create an Account" button of the "Login/Create an Account" menu, and entering the data on the registration interface. During the registration, the Customer shall provide the Operator with authentic, true data. Any damage caused to the Operator as a result of entering false data shall be indemnified by the Customer. Prior to registration, the Customer is required to become familiarized with the provisions of GTC. Registration may only be executed in case the Customer accepts the provisions of GTC as binding. After completing the data on the registration interface, the Customer shall confirm that it has consulted and accepted the provisions of GTC by checking the associated checkbox.

2. In the process of registration, after the personal data have been entered, the Consumer shall have two options for finalizing the registration. It can choose to enable the two-step verification by clicking on the associated checkbox. The two-step verification ensures a higher level of security for the Consumer's Customer Account by linking a QR-code authentication to the account login in addition to the Customer's password. The two-step verification is an optional feature for Customers. After completing the two-step verification, Consumers can finalize the registration by clicking on the "Create" button.
In conformance to their specific agreements with the Operator, for resellers not qualifying as Consumers the two-step verification process shall be deemed as a precondition of registration at all times.

If the Consumer does not want to use the two-step verification after the personal data have been entered, it can finalize the registration by clicking on the "Create" button.

3. The Registered Customer can have access to the "Login/Create an Account" menu by entering the e-mail address and password used during the registration by clicking on the "Login" button to purchase the Product at any time.

4. If the registered Customer wishes to modify the data entered during the registration, it can make changes under the "My Account Settings" dropdown menu by clicking on the button containing its e-mail address. Changes for each data can be finalized by clicking on the "Save Changes" button.

IV. PROCESS OF ORDERING AND CONTRACTING, RIGHTS AND OBLIGATIONS OF THE PARTIES

1. The Customer may choose the Products it wishes to order from the Operator's Products, in view of the product categories presented at the Website.

2. In relation to any given Product, the product list shall specify description, parameters, article number, net price.

2. The Customer can select the number of items it wishes to order from the product list. After selecting the desired quantity, the Customer can place the Product in the Shopping Cart by clicking on the "Shopping Cart" button.

3. In the Shopping Cart, the Customer can accurately check the Product and quantity it wants to order. Similarly, the Customer can review the total value of the Products to be ordered in the Shopping Cart.

4. The Customer can remove items from the Shopping Cart it does not intend to order by changing the value of "Quantity" next to the Product to zero and deleting the Product from the Shopping Cart by clicking on the "Update Shopping Cart" button.

5. The Customer can calculate the expected shipping fee under the "Shipping Fee Estimate" submenu of the "Shopping Cart" menu. For such calculation the country, region, city and zip code details need to be entered, and then the "Get Quotes" button has to be clicked in order to view the potential shipping options and related fees.

After the shipping fee has been calculated, the Customer can choose a shipping option under the "Choose carrier" submenu of the "Shopping Cart" menu by selecting the checkbox next to the
appropriate shipping option. The detailed shipping terms are shown in Section V of GTC, while the rules of payment are stipulated in Section VI of GTC.

6. If the Customer has a valid coupon code carrying discount entitlement, it can be validated by clicking on the "Apply" button after entering it under the "Discount" submenu of the "Shopping Cart" menu.

7. When the Customer has reviewed all the Products in the Shopping Cart, it has selected the appropriate shipping option and wishes to submit its order with the current contents of the Shipping Cart, it can continue to place the order by clicking on the "Payment" button.

8. The next step is to enter the billing address, which can be implemented under the "Billing Address" menu. The "Billing Address" menu becomes automatically accessible by clicking on the "Payment" button. After entering the billing address, the Customer can proceed to the next step by clicking on the "Continue" button.

9. By clicking on the "Continue" button, the "Shipping Address" menu is automatically displayed, and after the shipping data are entered, the Customer can click on the "Continue" button to proceed to the "Shipping option" menu. By selecting the checkbox next to the appropriate shipping option and clicking on the "Continue" button, the Customer reaches the "Overview and Payment" menu.

10. By clicking on the "Payment: PayPal" button under the "Overview and Payment" menu, the Customer will be redirected to payment interface of PayPal.

11. Upon payment via the PayPal payment interface, the Operator will send a confirmation e-mail to the Customer. The date of the conclusion of the contract shall be the day when the confirmation e-mail arrives to the Customer's e-mail inbox.

12. The concluded contract does not qualify as a written agreement to be filed by the Operator, and therefore it will not be accessible thereafter.

13. The language of the contract is Hungarian.

**V. SHIPPING TERMS, PERSONAL RECEIPT OF PRODUCTS**

**V.1. Forms of receipt**

1. With respect to the ordered Products, the Customer may choose from home delivery and takeover in person.

2. The Customer may only apply for one form of receipt for the entire contents of the Shopping Cart.
3. The Customer is required to pay a shipping fee based on each shipping option, as well as and the size and weight of the ordered Products. The Customer may review the shipping fees to be paid in the "Shipping Fee Estimate" submenu of the "Shopping Cart" menu.

V.2. Home delivery
1. The Operator performs home delivery by using courier services.

2. Orders are processed and Products are shipped on business days.

3. The ordered Products shall be handed over to the courier services within 10 business days following the payment of the purchase price, and the courier services shall deliver the Product within 2 business days in the territory of Hungary. The purchase price shall be deemed to have been paid when the total amount has been credited to the Operator's bank account.

4. If the delivery of the Products cannot be executed for reasons attributable to the Customer, including, in particular, if the Customer cannot be found at the specified address at the time of delivery, the given time period shall be excluded from the lead time of delivery.

If the Customer refuses to take over any Product without a well-grounded reason, the courier service shall return the ordered Product to the Operator's warehouse. The Consumer may collect the Product at the Operator's warehouse for an additional term of 45 days, for which period a storage fee shall be charged by the Operator. If it remains uncollected for 45 days after returning the Product to the warehouse, the Operator may withdraw from the contract. In the event of Operator's withdrawal, the Operator shall return the amount reduced by the storage fee to the Customer.

5. The courier services shall perform delivery in conformance to the provisions of their own respective terms and conditions of contracting.

6. The Service Provider's courier services:
   Delivery terms of the courier service can be found at the following address: [http://www.dpd.com/hu/home/siteutilities/aszf](http://www.dpd.com/hu/home/siteutilities/aszf)
   ● DHL Express Hungary Ltd. H-1097 Budapest, Fehéراكács u 3.
   Delivery terms of the courier service can be found at the following address: [http://www.dhl.hu/hu/expressz/szallitas/szallitasi_tanacsok/terms_conditions.html](http://www.dhl.hu/hu/expressz/szallitas/szallitasi_tanacsok/terms_conditions.html)

V.3. Takeover in person
1. The ordered Products may be picked up by the Customer at H-1087 Budapest, Salgótarjáni út 12-14. The Operator shall notify the Customer via e-mail of the date from which such collection may be exercised, after payment in cash was made or wire transfer payment has arrived to
Operator’s bank account. Takeover shall be possible during the opening hours of the Headquarters Office.

2. The Product ordered with takeover in person may be collected without a storage fee being charged within 15 days following the date of collection notification. After the expiry of the 15th day, the Customer may collect the Product for an additional period of 45 days, for which period a storage fee shall be charged by the Operator. If the Product is not collected within this total period of 60 days, the Operator may withdraw from the contract. In the event of Operator's withdrawal, the Operator shall return the amount reduced by the storage fee to the Customer.

3. Products for repairs are requested to be taken to the Operator’s production premises at Budapest 1211, Szikratávíró u. 11-31. C2 dokk during Customer Service office hours. Post-guarantee repair fees can be paid via bank transfer or in cash. Cash payment is only available at the Operator’s customer service offices. The Operator shall notify the Customer via e-mail of the date from which such collection may be exercised, after payment in cash was made or wire transfer payment has arrived to Operator’s bank account. Product can be collected at the Operator’s production premises at Budapest 1211, Szikratávíró u. 11-31. C2 dokk during Customer Service office hours.

VI. TERMS OF PAYMENT

1. When purchasing Products, the form of payment available to the Customer shall be payment via PayPal.

2. By clicking on the “Payment: PayPal” button in the "Overview and Payment" menu, the Customer will be redirected to payment interface of PayPal. By entering its e-mail address and password on the payment interface, the Customer will be able to make the payment of the approved purchase price and shipping fee.

3. Cash payment is only available at the Operator’s Headquarters Office, for contact details see XII.2. Contact details of the Operator’s Headquarters Office. From October 13, 2018 cash payment is not available at the Operator’s production premises at Budapest 1211, Szikratávíró u. 11-31. C2 dokk.

VII. COMPLAINT HANDLING AND OPTIONS FOR THE ENFORCEMENT OF RIGHTS

1. Customer complaints may be filed at any of the following Customer Services addresses:
   Via e-mail: info@craftunique.com
2. Customer complaints may be sent in writing by post, fax or e-mail. Minutes shall be taken in relation to complaints presented in person, verbally at the Operator's Customer Services, one copy of which shall be handed over to the Customer.

3. The Operator shall investigate the Customer's complaint without fail, no later than 30 days, and inform the Customer in writing by mail, fax or e-mail of its opinion regarding the complaint.

4. Should there be a dispute between the Operator and Customer concerning the conclusion and performance of the contract, the quality of the Product, product safety and the application of the rules of product liability, it is possible to settle the dispute by way of extrajudicial dispute resolution. Such matters shall fall within the competence of the reconciliation bodies. The reconciliation body is responsible for trying to make a settlement between the Parties in order to resolve the consumer dispute, or otherwise – when such efforts remain ineffective – this body shall decide on the matter in question, in order to ensure a simple, quick, efficient and cost-effective enforcement of consumer rights. The reconciliation bodies are independent bodies standing for the county-based (Budapest) chambers of commerce and industry. The reconciliation body that is competent at the consumer's address or place of residence shall be deemed as the competent authority. In the absence of the the Consumer's address or place of residence, the competence of the reconciliation body is to be determined with respect to the seat of the enterprise concerned in the consumer dispute. On the basis of the Consumer's related request, instead of the above-mentioned competent body the reconciliation body indicated in the Consumer's request shall be accepted as the competent organization of reconciliation.

Data of the reconciliation body that is competent at Operator's seat:

Budapest Reconciliation Body (BBT)
Address: H–1016, Budapest, Krisztina krt. 99.
Telephone: +36 1 488 2131
Fax number: +36 1 488 2186
E-mail address: bekelteto.testulet@bkik.hu

5. In the event of any breach of consumer's rights under Act CLV of 1997 on consumer protection and Act XLVII of 2008 on the prohibition of unfair commercial practices against consumers, the Customer may contact the Consumer Protection Authority. The consumer protection supervisory authority of the county government office shall act as the consumer protection authority of first instance.

Contact information of the Pest County Government Office's Division for Technical Authorization and Consumer Protection:
Address: H–1135 Budapest, Lehel utca 43-47.
Mailing address: H–1365 Budapest, Pf.: 270.
6. In order to settle the dispute between the Parties at court, in the form of litigation, the Parties may appeal to the court having jurisdiction in conformance to the provisions of Act III of 1952 on the code of civil procedures.

VIII. WITHDRAWAL BY THE CUSTOMER QUALIFYING AS A CONSUMER

1. The Customer qualifying as a Consumer has the right of withdrawal without cause within 14 days following the takeover of the Product, of the last Product delivered when ordering several products, and the products are delivered at a different time, of the last item or unit in the case of a single product consisting of several items or units, of the first service if the product has to be delivered regularly over a specific period of time by the Consumer or a third party appointed by the Consumer, other than the Operator.

In addition, the Consumer has the right to exercise its right of withdrawal during the period between the date of conclusion of the contract and the date of the receipt of the product.

2. The Consumer may exercise its right to withdraw by using the form of declaration provided at the website; or by way of its unambiguous statement relating to the exercise of such right.

3. The Operator shall provide a technical facility for the exercise of the right of withdrawal at its Website.

4. The right of withdrawal shall be deemed to have been enforced in due time when the Consumer's declaration of withdrawal has been sent before the expiry of the time limit for withdrawal.

5. The Customer is required to demonstrate that it has exercised the right of withdrawal as defined in this Section.

6. If the Customer qualifying as a Consumer has withdrawn from the contract, the Operator is required to reimburse the total amount paid as valuable consideration by the Customer within 14 days following the date of the withdrawal.

7. In the case of withdrawal, the Operator shall reimburse the amount due to the Consumer with the application of the form of payment that is identical to the one used by the Customer unless the Parties agree on a different form of reimbursement. If the Consumer specifically chooses a form of transportations other than the least inexpensive form of shipping, the Operator is not obliged to refund the resulting additional costs.
8. The Operator shall withhold the amount due to the Consumer until the Consumer has returned the Product, or has proved beyond a reasonable doubt that it has sent the Product back.

9. If the Consumer withdraws from the contract, it shall be required to return the Product without fail, but no later than 14 days after notice of withdrawal, or hand over the same to the Operator at its Customer Services unless the Parties agree on a different form of product return. The Consumer shall bear the direct cost arising from the return the Product. In order not to harm the Product, the Customer shall send the Product back to the Operator in the original package or in the same package as the original, which can be bought directly at the Operator.

10. The Consumer shall be liable for any value impairment as a result of use in excess of the extent of use that is needed for the determination of the nature, properties and operation of the product. The Operator is entitled to examine the Product, which was sent back by the Consumer immediately, and entitled to decrease the amount of purchase price to be reimbursed with the net of depreciation caused by as a result of use in excess of the extent of use that is needed for the determination.

11. The Consumer may not exercise its right of withdrawal as per the provisions of this Section with respect to:
   ● perishable products or products preserving their quality for a short period;
   ● products in sealed packaging that cannot be returned after being opened following delivery for sanitary or hygienic purposes;
   ● products that – by their very nature – are inseparably mixed or blended with another product following delivery;
   ● the selling of audio and video recordings in sealed packaging, or copies of computer software in case – following delivery – the Consumer has opened the packaging;
   ● newspapers, magazines and periodicals.

X. WARRANTY RIGHTS

1. The Operator shall be deemed to provide defective performance on case the Product does not comply with the quality requirements set out in the product specification or legal regulations in effect at the time of delivery. The Operator shall not be deemed to provide defective performance if the Customer was aware of or should have been aware of the defect at the time of the conclusion of the contract.

2. In the event of any defective performance, the Customer may – in addition to other rights provided under law – enforce the rights relating to implied warranty and producers’ liability for defects.

3. During enforcement of rights relating to implied warranty, the transportation of Product to the Operator shall be the following. Consumer shall on one hand transport the Product to the service partner of the Operator, which is the nearest to the Consumer (you can find our service partner list here: https://craftbot.com/our-partners). The official service partner repair the Product for a fee or for free – depending if the claim is reasonable or not. In case the Product can
not be repaired, the service partner changes the Product for a fee or for free – depending if the claim is reasonable or not. The Consumer has the choice on the other hand to transport the Product directly to the Operator by the curier detailed in V.6. point, at the Operator’s cost.

4. The Consumer shall bear the direct cost arising from the return the Product. In order not to harm the Product, the Customer shall send the Product back to the Operator in the original package or in the same package as the original, which can be bought directly at the Operator.

X.1. Rights relating to implied warranty

1. On the basis of its claim for implied warranty, the Customer

● may demand repair servicing or replacement unless the chosen right relating to implied warranty is impossible to satisfy, or if the Operator would incur any disproportionate extra cost with it in comparison to the fulfillment of another kind of implied warranty demands, with respect to the value of the subject-matter of the contract in non-defective conditions, the severity of the breach of contract and the inconveniences caused to the Customer by fulfilling the rights relating to implied warranty;

● may demand the proportionate delivery of counter-services, make good or have the defect repaired by a third party at Operator's expense, or withdraw from the contract in case the Operator has not undertaken or is unable to fulfill its obligations to repair or replace the same, or if the Customer's interest in the Product becoming repaired or replaced has lapsed.

No withdrawal may be initiated with reference to immaterial defects.

2. Any repair or replacement shall be completed – in view of the characteristics of the Product concerned and its intended function as expected by the Customer – in due time, to the best of the Customer's interests.

3. The Customer may decide to change the chosen rights relating to implied warranty to another option. The Customer is required to pay the costs of the change to the Operator unless the change has been caused by the Operator, or it has become justified otherwise.

4. Promptly after its detection, the Customer shall notify the obligor of any defect. In the case of a contract with a Customer qualifying as a Consumer, the defect communicated within two months of its discovery shall be deemed to have been notified without delay. For any damage arising from the failure to give such notification, the Customer shall be held liable.

5. The Customer's claim relating to implied warranty shall lapse one year after the date of performance. In the case of a Customer qualifying as a Consumer, the Customer's claim relating to implied warranty shall lapse two years after the date of performance.

6. The warranty claim shall be deemed to be enforced in due time for all those defects of the supplied Product that have caused the indicated defect. If the Customer enforces its warranty claim for any distinct part of the Product with respect to the specified defect, the warranty claim shall not be deemed valid for the other parts of the Product.
7. The costs of fulfilling the warranty obligation shall be borne by the Operator. If the Customer’s failure to comply with its maintenance obligations has contributed to the malfunctioning of the Product, the Customer shall bear the incurred costs in proportion of its contribution provided that it has had proper knowledge of the maintenance of the Product, or if the Operator has indeed fulfilled its obligations to provide information in this regard.

X.2. Rights relating to producers’ liability for defects

1. In the event of a defective product sold by the Operator to the Customer qualifying as a Consumer, the latter can demand the Operator to make good the defect of the Product, or – if such repair is not feasible within a reasonable time, without prejudice to the Customer’s interests – to replace the Product. The Product shall be deemed as defective if it does not meet the Product’s quality requirements in effect at the time when it was placed on the market by the Operator, or does not feature the properties specified by the Operator.

2. The Operator shall be exempted from producers’ liability for defects if it proves that
   ● the Product has not been marketed within the scope of its business activity or independent occupation;
   ● at the time when the Product was placed on the market, the defect was not identifiable by the prevailing state of scientific and technological knowledge; or
   ● the Product failure has been caused by the application of a statutory or mandatory regulatory requirement.

3. The Customer qualifying as a Consumer shall immediately notify the Operator after the defect has been detected. The defect communicated within two months of its discovery shall be deemed to have been communicated without delay. The Customer qualifying as a Consumer shall be liable for any damage arising from the delay in communication. The Operator shall be bound by the producers’ liability for defects for a term of two years following the date of the placement of the Product on the market. Failure to meet this deadline shall result in the forfeiture of legal rights.

3. During enforcement of rights relating to implied warranty, the transportation of Product to the Operator shall be the following. Consumer shall on one hand transport the Product to the service partner of the Operator, which is the nearest to the Consumer (you can find our service partner list here: https://craftbot.com/our-partners. The official service partner repair the Product for a fee or for free – depending if the claim is reasonable or not. In case the Product can not be repaired, the service partner changes the Product for a fee or for free – depending if the claim is reasonable or not. The Consumer has the choice on the other hand to transport the Product directly to the Operator by the courier detailed in V.6 point, at the Operator’s cost.

4. The Consumer shall bear the direct cost arising from the return the Product. In order not to harm the Product, the Customer shall send the Product back to the Operator in the original package or in the same package as the original, which can be bought directly at the Operator.

XI. GUARANTEE

XI.1. Statutory guarantee
1. Within the meaning of the provisions of Government Decree 151/2003 (Sept 22) on the statutory guarantee relating to certain consumer durables, the Operator shall undertake guarantee obligation in relation to the Product. The statutory guarantee obligation shall cover solely those products that have been sold by the Operator to a Customer qualifying as a consumer.

2. The term of the statutory guarantee shall be one year. Failure to comply with this time limit shall result in the forfeiture of legal rights.

3. The term of the statutory guarantee shall start with the delivery of the Product to the Customer qualifying as a consumer.

4. During the term of the statutory guarantee, the Operator is obliged to indemnify all defective performances. The Operator shall be discharged from its guarantee obligations in case it is evidenced that the cause of the defect has arisen just after performance.

5. The Operator is obliged to make the Hungarian guarantee note to the Customer qualifying as a consumer together with the consumer durable in question.

The rights arising from the guarantee may be enforced by presenting the guarantee note.

6. The term of the guarantee for the accessories, parts of the product shall be as follows. The guarantee for wearing parts, such as hot ends, belts, bearings and nozzles shall cover a maximum term of use for 1000 hours, the kapton shall cover a maximum term of use for 30 days, the Nozzle, the Extruder jagged roller and the upper tray a maximum of 6 months of use, the engine, the Extruder 3 fan set, the monitor, and the backboard fan set covers a maximum use of 1 year. Any use over the following mentioned periods during one year shall be deemed as improper use in conflict with the intended function, which shall not be covered by the Operator's guarantee obligation.

The Operator shall not bear any guarantee obligation in the following cases:

The cause of the defect was not inherent in the Product at the time of performance, and the Operator may not be made liable for the defect.

Such a case shall be when the defect is attributable to

- natural tear and wear;
- extreme environmental impacts, circumstances of use (e.g. strong frost, excessive heat effect, overloading);
- force majeure (circumstances that the Parties cannot see in advance at the time of the conclusion of the contract, and whose occurrence they cannot prevent, e.g. wars, disorders, damages deliberately caused to goods and services, earthquakes, floods);
- use of the product for any purpose in conflict with its intended use;
- use, assembly of the product in deviation from the requirements of use, handling;
- neglected care, maintenance;
- non-professional repair servicing;
- use of inappropriate parts.

XI.2. **Guarantee undertaken by the Operator**

1. The Operator shall undertake voluntary guarantee obligation for 5 years starting from the day of purchase for CraftBot plus printer, which is distributed by the Operator from 14th October 2019., for the following item numbers. Voluntary guarantee obligation does not cover the guarantee for the wearing parts, such as bearings, Extruder wheel, aka jagged roller, hot end, heater stencil, temperature sensor, Glass upper tray and kapton.

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<td>pr.999.085</td>
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2. The Operator shall not bear any guarantee obligation in case the accessory or part of the Product in point XI.2.1. is changed or modified by the Consumer or effect change in the Product in such way, that it become undefinable, whether the reason of default was already in the Product at the date of performance.

3. 2. In other respects, the Operator’s voluntary guarantee shall be subject to the rules of the statutory guarantee.

**XII. GENERAL DATA, CONTACT INFORMATION**

XII.1. **Data of the Operator**

The Operator operates and maintains the Internet-based webstore under the [www.craftbot.com](http://www.craftbot.com) URL.

**Company name:** CRAFTUNIQUE Korlátolt Felelősségű Társaság  
**Registered address:** H-1143 Budapest, Ilka u. 50.  
**Company registration number:** 01 09 909528  
**Court of registration:** Company Registry Court of the Tribunal Court of Budapest  
**Statistical code:** 14562372-2620-113-01  
**Tax number:** 14562372-2-42  
**Bank account number:** 10800007-3000000-14324054

XII.2. **Contact details of the Operator’s customer services**

**Address of the customer services:** H–1087 Budapest, Salgótarjáni street 12-14.  
**Telephone:** +36 30 339 5000  
**Customer service hours:** 8:30–15:00 from Monday to Friday  
**E-mail address:** info@craftunique.com

XII.3. **Accessibility of GTC**
This GTC is accessible in a downloadable format at the www.craftbot.com website.

XII.4. **Scope of GTC**

This GTC shall be valid for an indefinite term starting on its effective date.

This GTC shall be applicable to all such product sales within the territory of and beyond the borders of Hungary that are transacted via the electronic purchasing interface that can be found at the Website.

This GTC, as well as the contractual relationship between the Operator and Customer shall be subject to the laws of Hungary, in particular the Civil Code and the Act on electronic commerce. If Hungarian law cannot be applied to the any element of the contractual relationship of the Parties based on the provisions of any international legal norm, international contract or convention, the given issue shall be governed by the requirements of the associated international legal norm, international contract or convention, with the additional condition in connection with those aspects of the relationship of Parties that are not affected by the associated international legal norm, international contract or convention Hungarian law shall prevail.

**XII. GENERAL DATA, CONTACT INFORMATION**

1. The unique IT and technological solutions, as well as certain image elements of the Website shall qualify to be the Operator's creations protected by copyrights, and therefore be subject to the Operator's exclusive right of disposal; their use or adaptation to any extent shall be lawful solely with the Operator's prior consent.

2. The Customer is obliged to use the technical functions of the Website solely for the intended purposes. The Operator warrants that the IT system running at the Website operates safely, and its use does not pose any threat on or cause damage to the Customer's computerized equipment, installed software. The Operator cannot assume any liability for damage that the Customer suffers from the fault or malfunctioning of its computerized equipment or software, or because the Customer's IT system has been attacked by any malicious software (viruses, spyware). The Customer is required to take all measures that is reasonably expected in the given situation to make its own IT system suitable for the intended use of the service for shopping via the Website, and in particular execute the due updates of its software, operating system, as well as the application of proper protection against malware.

3. The Operator has the right to modify the provisions of this GTC by way of its declaration at its own discretion. Such modification of GTC shall not affect the orders that are in progress at the time of the modification. The Operator shall notify the Customer of all modifications of GTC in the form of e-mail. Before its first order following any modification of GTC, the Customer is obliged to become familiarized with the provisions of the modified GTC. Orders may be placed only if the Customer has accepted the effective provisions of GTC as appropriate for the effectuated
modifications as binding. The Customer has the option accept the provisions of GTC as appropriate for the effectuated modifications by placing the first order after modification.

Budapest, 14 October 2019

Appendix 1

INFORMATION RELATING TO WITHDRAWAL / CANCELLATION

Right of withdrawal / cancellation

The Consumer has the right to withdraw from the contract within 14 days, without cause.

Time limit for withdrawal/cancellation

a) in the case of contracts relating to selling and purchasing of products: the time limit shall expire in 14 days following the day when the product is taken over by the Consumer or a third person appointed by the Consumer from the transportation agent;

b) when more products are supplied: the time limit shall expire in 14 days following the day when the last product is taken over by the Consumer or a third person appointed by the Consumer from the transportation agent;

c) when a product consisting of several items or units are supplied: the time limit shall expire in 14 days following the day when the last item or unit is taken over by the Consumer or a third person appointed by the Consumer from the transportation agent;

d) in the case of contracts relating to regular supply of the product within a specific period of time: the time limit shall expire in 14 days following the day when the first product is taken over by the Consumer or a third person appointed by the Consumer from the transportation agent;

If the Consumer intends to exercise its right of withdrawal/cancellation, the Consumer is obliged to send its unambiguous declaration indicating its intent of withdrawal/cancellation to the Operator in the manner defined in Section V of GTC.

For this purpose, the form of declaration of withdrawal/cancellation provided in Appendix 2 hereto may be used.

The Consumer shall be deemed to have exercised its right of withdrawal/cancellation in a timely manner in case its declaration of withdrawal/cancellation is sent before the expiry of the time limit.

Legal consequences of withdrawal / cancellation
If the Consumer withdraws from the contract, the Operator shall promptly, but no later than 14 days following the receipt of the declaration of withdrawal, be obliged to reimburse all the valuable considerations having been provided by the Consumer, including the costs of transportation, with the exception of extra costs that have been incurred with the Consumer’s choice of any form of transportation in deviation from the most inexpensive, usual form of transportation offered by the Operator. During such reimbursement, the Operator shall apply a form of payment that is identical to the form of payment used for the original transaction unless the Consumer has given its express consent to the use of any other form of payment. As a result of the use of such a form of reimbursement, the Consumer may not cover any extra cost.

The Operator may withhold the reimbursement until the product returned by the Consumer arrives, or the Consumer confirms that the product has indeed been returned, whatever is earlier.

If the Consumer has taken over any product based on the contract, the Consumer shall return or hand over the product without any unjustified delay, but no later than 14 days following the communication of its declaration of withdrawal. This deadline shall be deemed to have been observed in case the Consumer returns the product before the expiry of the 14-day time limit.

The direct costs of returning the product shall be borne by the Consumer.

The Consumer may be made liable for any value impairment of the product only if it has occurred as a result of use in excess of the extent of use that is needed for the determination of the nature, properties and operation of the product. The Operator is entitled to examine the Product, which was sent back by the Consumer immediately, and entitled to decrease the amount of purchase price to be reimbursed with the net of depreciation caused by as a result of use in excess of the extent of use that is needed for the determination.

The Consumer may also complete the form of the declaration of withdrawal/cancellation at our Website [www.craftbot.com], or submit any other declaration clearly expressing its intent of withdrawal/cancellation. If the Consumer decides on this latter form, the Operator shall promptly confirm the receipt of the declaration of withdrawal/cancellation via electronic mail."