

Distance Sale Agreement

Please, read carefully the following text and the terms and conditions contained therein, since they govern the relationship between "....." EOOD /OOD/ AD with UIC, seat and registered address, represented by and you as users of goods or services promoted via website www.giftcometrue.com/www.giftcometrue.bg by the Provider under this contract.

Parties to the contract

1. The parties to this distance sales agreement are: "....." EOOD /OOD/ AD with UIC, seat and registered address, represented by, referred to in the contract as the Provider and You, hereinafter referred to as the Consumer. "Consumer" within the meaning of this agreement may be an individual or a legal entity. A consumer within the meaning of this contract is not identical to the term "consumer" within the meaning of the Consumer Protection Act (CPA) unless the Consumer meets the requirements of § 13, paragraph 1. of the Additional Provisions of the CPA.

Subject of the contract

2. The Provider sells and delivers to the Consumer the goods or services ordered by the latter against payment under the terms of this contract.

3. This contract is concluded for the following service:.....
.....

Conclusion of the contract

4. The contract is deemed to be concluded as soon as the Consumer accepts the terms of the transaction proposed by the Provider and makes an order.

5. Orders can be made by purchasing and registering a virtual voucher from website www.giftcometrue.com/www.giftcometrue.bg under this Agreement and the General Terms and Conditions for use of the website www.giftcometrue.com/www.giftcometrue.bg.

6. Upon delivery of the goods or services subject to this Agreement, the Consumer confirms the validity of the contract and his acceptance of the general terms and conditions of www.giftcometrue.com/www.giftcometrue.bg and those of the Provider of the virtual voucher purchased through the above Internet sites.

Price and payment

7. The consumer pays the announced price in Bulgarian leva. The price of the goods is the one announced at the time of the order in the distance sales offer published at www.giftcometrue.com/www.giftcometrue.bg. It includes the price of the goods, as well as the value of all shipping costs, taxes and other costs related to the sale.

8. In addition to the price, the Consumer shall pay the cost of any additional services, such as packing, shipping and shipping costs, to the address specified by the Consumer. The

costs of the additional services are indicated in the Provider's offer promoted on www.giftcometrue.com/www.giftcometrue.bg.

9. Upon the submission of an order by a Consumer paying by credit or debit card, it is recommended to provide an account for reimbursement of the amount in case of cancellation of the contract. If no such bank account is provided, the value of the goods or service paid shall be reimbursed to the card used for the payment.

10. Payments may be made in cash, by a bank transfer, credit or debit card, or through the Paypal online payment systems.

Delivery time

11. The delivery time depends on the availability of the service or the goods.

12. If after receiving an order the Provider finds out that the ordered goods or service are not available or cannot be delivered for any reason, he may offer a product of equal quality and price. The replacement offer should be made as soon as possible after the voucher has been registered.

Warranty

13. The Provider ensures that the goods or the service provided to the Consumer possess all the qualities mentioned in the offer.

14. As soon as the goods or service have been received, the Consumer has to check it for discrepancies with the contract. In the event of any discrepancies, the Consumer shall submit a written claim in accordance with Art. 125 of the CPA, being a consumer within the meaning of the CPA. Upon the occurrence of hidden defects and deficiencies, the consumer must submit a written claim.

Cancellation of the contract

15. The consumer, if he is a consumer within the meaning of the CPA, has the right within 14 days, according to Art. 50 of the CPA, to cancel the concluded distance sale contract. This period starts from the day of receipt of the goods or service by the Consumer.

Personal data protection

16. All of your personal data necessary for the conclusion of the transaction and its execution shall be processed in accordance with the provisions of the Personal Data Protection Act and only for the purposes of this sales agreement. By concluding this agreement, you agree that your personal data will be processed by the Provider in connection with the performance of his obligations under this Agreement and in connection with the performance of his legal obligations.

Further provisions

The relevant provisions of the current legislation of the Republic of Bulgaria and the European Union shall apply to any matters not covered by this Agreement.