

• I. General conditions

1. Legal relations between the parties shall be governed by the provisions § 409 and seqq. Act no. 513/1991 Zb.z. the amended law regulations – Commercial Code (hereinafter referred to as „purchase agreement“ or „commercial Code “)
2. Purchase contract the seller undertakes to provide the purchaser movable item (hereinafter „goods“) determined individually or in quantity and convert it to ownership of this case and the buyer agrees to pay the agreed purchase price.

• II. Rights and obligations of the seller

1. The seller must deliver the buyer the goods , upload documents the goods covered, and allow the purchaser to acquire title goods in accordance with the contract.
2. If the seller is not required under the purchase contract to deliver the goods in place, the supply of goods is made and hand to the carrier whose identification the purchaser reserves the right to. The right choice of carrier handing over the goods belongs to the seller.
3. The seller must deliver the goods at any time during the period, which is determined. The period in which to deliver the goods begins with the payment of the purchase prices.
4. If there is not an agreed period of delivery, the seller is obliged without prompting the buyer to deliver the goods within a reasonable time taking into account the nature of the goods and the delivery point.
5. If the seller under the purchase contract to send goods is entitled to do so with the condition that the goods will be sent to the buyer only upon payment of the purchase price.

• III. Rights and obligations of the buyer

1. The buyer is obliged to pay for the merchandise purchase price and receive the goods in accordance with the contract.
2. The buyer must pay the agreed purchase price properly and on time.
3. If it is not in a separate agreement negotiated otherwise, the buyer must pay purchase price before the seller sends the goods to transport to the buyer.
4. The buyer is obliged to take all steps necessary to properly and timely delivery of the goods, in particular: to provide the vendor contact information, company address, respectively. place of business or other place where the seller has the goods send.
5. Delivered goods the buyer is obliged to accept.
6. If the seller delivers the goods before the date fixed, the buyer is obliged to accept the goods .

• IV. Risk of damage to the goods

1. Risk of damage to the goods passes to the buyer when he takes over the goods from the seller, or failure to do so in time, when the seller makes it possible to handle the goods.
2. If the seller is obliged to deliver goods under a contract carrier to transport goods to the buyer, the buyer passes the risk of damage to the goods delivered to the carrier. The fact that the seller deals with documents relating to the goods does not affect the passage of the risk of damage to goods.
3. Damage to goods, which was formed after passing the risk to the buyer, does not affect their obligation to pay the price.

- **V. Acquisition of property rights**

1. Property rights to the goods the buyer shall obtain by payment of the purchase price.

- **VI. Defects in the goods and the seller's responsibility for defective goods**

The seller is obliged to deliver goods in quality and performance that fits the purpose use of safety covers.

1. If the seller breaches the obligations specified in Section 1 of this part, the goods are defective
2. The seller is not responsible for defects in goods the buyer at the time of contract knew about, or with regard to the circumstances under which the contract was concluded, must have known.
3. The seller hereby declares that the security covers are used for cargo and commercial vehicles that transport passengers or goods on roads that qualify under the definition of highway Act. 135/1961 Z.z. the amended legislation, and which meet the definition of conceptual paths I. and II. class and the definition of local communication by Decree no. 35/1984 Z.z. as subsequent legislation.
4. The seller is not liable for defects in the goods when used for other than in Section 4 defined roads.
5. Also, the seller is not liable for defects that arise in the causation of poor technical condition of trucks and commercial motor vehicle (especially overheating of brake discs, improper seating of nuts on the wheels, bad technical state of charge, and others), with poor technical condition of roads, improper technical installation of security covers, with incompetent driving of trucks or commercial motor vehicle which might cause even due to negligence the destruction of security covers if these defects were caused by the passing of risk of damage to the goods.
6. Also, the seller's responsibility for defects in the goods does not arise if these defects were caused by the passing of the risk of damage to the goods due to external events and the seller did not cause them himself.
7. Legal relations and realities in trade conditions that are not listed are governed by the provisions of the Commercial Code effective on the date of the purchase contract.
8. The purchase agreement shall be deemed validly by completing and submitting a subscription form.