IMPORTANT INFORMATION

Dear customer,

We are glad that you are thinking about purchasing our product. Before you decide about the purchase, we would like to acquaint you with certain information, and in particular we would like to inform you about the rights you have as a consumer in relation to the product you will be purchasing from us.

**SELLER COMPANY INFORMATION:** 

UNIOR d. d., Kovaška cesta 10, 3214 Zreče, 5042437000.

CONTACT INFORMATION FOR COMMUNICATION WITH THE SELLER:

e-mail: shop@unior.com

MAIN FEATURES OF THE PRODUCTS:

The features of the products that you are purchasing are listed next to the description of these products and you were able to get acquainted with them during the online purchase process on our online store website. In addition to describing the essential features of the products, you were also able to see their pictures.

**AVAILABILITY OF PRODUCTS FROM THE ONLINE STORE:** 

During the online purchase process on the our online store website, you were able to get acquainted with the availability of products from the online store. When looking at the selected product, you may have noticed a notice of whether a specific product is in stock at the seller or not, or whether a product may no longer be available for purchase.

ITEM DELIVERY CONDITIONS AND METHODS:

The ordered items will be delivered to you via our contractual delivery service to your address.

The seller needs 2-5 working days to prepare the shipment for collection by the contractual delivery service (express service), and the delivery time from the moment of collection by the contractual delivery service at the seller to the reception point in the buyer's country is determined by the express service. Upon placing and paying for the order, the customer receives information about the selected express service and tracking number via e-mail.

**TOTAL PRICE OF ORDERED ITEMS:** 

Before the final confirmation of the order, you will be shown the total price of all ordered items, including all applicable taxes, as well as a separate display of the amount of delivery costs.

If the delivery is not made to your country, you are obliged to cover the costs incurred in connection with the collection of goods at the reception point or address for collection in the other country to which the delivery will be taking place.

## METHOD OF PAYMENT AND PAYMENT TERMS AND CONDITIONS:

Ordered items are paid exclusively via credit card, for which you have already entered data into the system during the purchase process. Payment will be made immediately upon confirmation of the purchase.

# BEARING OF COSTS OF RETURN OF GOODS IN CASE OF WITHDRAWAL FROM THE CONTRACT WITHOUT REASON:

In the event that you withdraw from the contract for no reason, you are obliged to bear the costs of returning the goods.

### WITHDRAWAL FROM THE CONTRACT WITHOUT REASON:

We would like to inform you that you have the right to withdraw from the purchase and return the goods to us within 14 days of receiving the goods without giving a reason. If you exercise this right, we will refund everything you paid for the purchase of the goods immediately upon receipt of the goods and no later than within 14 days of receipt of the goods. The only cost you will incur as a result will be the cost directly related to the return of the goods (e.g. postage for sending the goods, the cost of direct delivery of the goods if they are not returned by mail...).

You must notify the company by e-mail with an unambiguous statement of your decision to withdraw from the purchase:

UNIOR d.d. Kovaška cesta 10 3214 Zreče Slovenia

e-mail: shop@unior.com

For this purpose, you can optionally use the attached sample withdrawal form, which can be found at <a href="http://uniortools.com/eng/support">http://uniortools.com/eng/support</a>.

The condition for a refund is that you return the goods to us. It is very important that you return the goods:

- undamaged;
- in the same quantity;
- unused;
- in the original packaging,
- with a copy of the invoice and all other accompanying documents attached;

If the above conditions are not met, we will not be able to refund your payments and we will consider that withdrawal from the purchase is not justified.

Exceptionally, you have the right to return the goods even if the item is destroyed, damaged, lost or its quantity has decreased without your fault. Items may not be used freely until the withdrawal from the contract. You may inspect and test the items to the extent strictly necessary to establish the actual situation. Please note that you are responsible for reducing the value of the goods if the reduction in value is a consequence of the handling that is not strictly necessary to determine the nature, characteristics and operation of the goods.

# COMPLAINTS (MATERIAL DEFECTS AND FAULTLESS OPERATION WARRANTY):

If you find that the product does not have the features we promised when presenting the product, or if the product cannot be used for the purpose for which it is normally used, because e.g. it is damaged, it does not work, or it does not work as it should, you must notify us in writing (registered post, fax, e-mail) no later than 2 months from the time you discovered this defect. In doing so, you must accurately describe the defect and allow us to inspect the goods. You must also enclose all accessories of the goods and a copy of the invoice.

We will respond to your complaint within 8 days. If we find that the claim is unjustified, the cost of returning the item will be borne by you.

If we find that your claim is justified, you will have the right to request repair of the item, reduction of the purchase price (in proportion to the defect), replacement of goods or refund of the purchase price (in which case the purchase price may be reduced for the time of use of the item insofar as the market value of the item has decreased due to use).

We reserve the right to reject your complaint in the following cases:

- if the goods have mechanical damage to the housing or to the components;
- if the goods have not been returned in the original packaging;
- if the buyer does not submit a copy of the invoice;
- if the goods are sent to our address with a compensation;
- if, due to improper packaging and shipping, mechanical damage to the items has occurred or any defects has been caused;
- if the items are not accompanied by all the equipment that was provided to the customer at the time of purchase.

All of the above rights belong to you under our liability for material defects, while you can exercise your rights under the warranty for the faultless operation of items in accordance with our warranty statement, if it has been given to you.

#### INFORMATION ON THE COMPLAINT PROCEDURE

Your opinions, inquiries, comments, complaints and objections can be addressed to the registered office of UNIOR d.d., Kovaška cesta 10, 3214 Zreče or to the following e-mail address: <a href="mailto:shop@unior.com">shop@unior.com</a>. We will resolve any complaints as a matter of priority and in the spirit of good business cooperation. For this purpose, we will confirm to you within 8 days of receiving the written complaint that we have received the complaint and inform you about the course of the procedure and the estimated time of the hearing.

## **OUT-OF-COURT SETTLEMENT OF CONSUMER DISPUTES**

Pursuant to paragraph 3 of Article 32 of the Out-of-Court Settlement of Consumer Disputes Act (ZISRPS), we declare that we do not recognise any out-of-court consumer dispute resolution provider as competent for resolving consumer disputes arising from the sale of our items.