INSTRUCTIONS ON THE RIGHT OF WITHDRAWAL FROM THE CONTRACT

1. Right of withdrawal

- 1.1. You have the right to withdraw from this contract within 14 days without giving any reason.
- 1.2. You have the right to withdraw from this contract within a period of 14 days from the day
 - a) when you or a third party, other than the carrier and indicated by you, take over the Goods in conformity with the purchase contract or the order,
 - b) when you or a third party, other than the carrier and indicated by you, take over the last delivery of Goods in the matter of the contract or the order concerning to various kinds of Goods ordered within one purchase contract or order,
 - c) when you or a third party, other than the carrier and indicated by you, take over the last item or part of the Goods regarding the delivery of Goods consisting of a group of several items or parts ordered pursuant to the purchase contract or the order,
 - d) when you or a third party, other than the carrier and indicated by you, take over the first delivery of Goods relating to the purchase contract or order which concerns to regular deliveries of Goods for fixed period,
 - e) of concluding the contract in other cases.
- 1.3. To exercise the right of withdrawal you must inform of your decision to withdraw from this contract the AsisImport s.r.o., based in Janovská str. 393, Praha 10, post code 10900, phone # +420 246 027 730 to 7, fax # +420 246 027 733, e-mail info@ait-praha.cz or lapka@ait-praha.cz by an unequivocal statement (e.g. a letter sent by post, fax or e-mail). You may use the attached model withdrawal form, but it is not obligatory. In case of written withdrawal from the contract please send this statement to the workplace of the AsisImport s.r.o. in 5. května # 1779 str., Úvaly city, post code 25082.
- 1.4. To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

Effects of withdrawal

2.1. If you withdraw from this contract, we shall reimburse to you all payments received from you, including the costs of delivery (with the exception of the supplementary costs resulting from your choice of a type of delivery other than the least expensive type of standard delivery offered by us), without undue delay and in any event not later than 14 days from the day on which we are informed about your decision to withdraw from this contract. We will carry out such reimbursement using the same means of payment as you used for the initial transaction, unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of such reimbursement.

We may withhold reimbursement until we have received the Goods back or you have supplied evidence of having sent back the Goods, whichever is the earliest.

2.2.

a) Takeover of the Goods

You shall send back the Goods or hand it over to us at AsisImport s.r.o., 5 května 1779 str., Úvaly city, post code 25082, authorized person Mr. Jan Lapka, without undue delay and in any event not later than 14 days from the day on which you communicate your withdrawal from this contract to us. The deadline is met if you send back the Goods before the period of 14 days has expired.

b) The cost of returning the Goods

You will have to bear the direct costs of returning the Goods.

c) Responsibility for diminished value of the returned Goods

You are only liable for any diminished value of the Goods resulting from the handling other than what is necessary to establish the nature, characteristics and functioning of the Goods.

