

Terms and conditions

Terms and conditions

GENERAL TERMS AND CONDITIONS

For any user of PosTrader® sharing-based commercial website.

The present General Terms and Conditions shall apply for every company or natural person who are the users or registered members of <https://postrader.com> and any PosTrader® operated websites* hereinafter jointly referred to as: "sub-domains". Present General Terms and Conditions (hereinafter referred to as: GTC) and system description shall comprise the exclusive intellectual property of PosTrader®. Upon registration and during the purchase process, by accepting the GTC or by usage of any service provided by PosTrader®, an online contract shall be concluded between the „Campaigners“ and their purchasers according to the effective legal regulation of the given country. Should the purchaser accept the product inquiry offered by the „Sharer“, upon the performance of the contractual statement, purchaser shall expressly take note of the entailed fee for the eventual peripheral usage with respect to the given product. Users acknowledge that by using the Postrader platforms they carry out unpaid marketing and promotional activity for the Postrader Group and the Postrader platforms.

Operator

POSTRADER USA LLC.
7061 S TAMiami TRL UNIT C SARASOTA, FLORIDA 34231
TAX NUMBER: 82-3317765

WORKING PRINCIPLE

- Postrader ensures its copyrighted platform for users, that can trade and shop with shares for subscriptions in return. - The users offer campaign packages through invites to our platform. - This validates for us Postrader as a discount on the chosen product.

1. REGISTRATION

The free services of PosTrader® shall be available to everyone, who – if they do not provide otherwise from the present GTC – register, in addition to being legally competent people or business organisations. Upon registration, the „Campaigners“ shall declare that:

they performed they performed the registration with business purposes duly, using authentic company data and registered a contact person, or

they reached the age of 18 and are legally competent, or

they are minors of the age 14 at least, who dispose of their earnings independently, or they people proceeding under parental supervision during the usage of the online sharing-based

commerce website operated by PosTrader®, or they are representatives of business organisations,

they shall, in each case, register by way of granting its true user and availability data, acting either in its own name or in the name of the represented business organisation,

their specified acquaintances on the social networks may be potential purchasers,
private persons shall carry out a sharing-based commerce activity by ad hoc nature
Campaigning users

Invitation

2. GENERAL PROVISIONS, POSTRADER PLATFORM

PosTrader® is a sharing based social commercial website, operating through online OCCASIONAL, or BUSINESS users (who perform sharing activity) as „The ones performing shares“.

Upon electronical reservation through the website, order submission or market research advertisement activities, a sale and purchase, and written or electronic contract shall conclude among the „Sharers“, the PosTrader®, and the natural person or company (hereinafter:

customer) who may order by electronic reserving, order submission or advertisement aimed at market-research business. The PosTrader® shall consider the share and purchase- and the brokerage contracts to be of written form, and it shall register an order number upon sharing which by the UK-based operating and payment executing companies, those data shall be contained for 1 year from the feasance of the order. The words and phrases on the website shall only serve the lucidity for our users. Users shall take note that the Copyright owner and the Operator shall reveal the documents pertaining to the legal transaction at hand only to the parties concerned or the competent authorities, respectively. Users shall take note that the Copyright owner and the Operator shall be entitled to reject the issuance of the relevant documents should the user be expelled from the system of PosTrader® due to its behaviour concerning its violation of contract. All products that are listed on the websites are the property of the suppliers of Postrader's UK-based limited liability companies. The items are made available to their users internationally, through their cloud-base international database.

3. LEGAL PROTECTION

The assignee (Postrader USA LLC. 7061 S Tamiami TRL Unit C Sarasota, Florida, 34231. Tax number: 82-3088943) declares that it is entitled to exclusively use and utilise the software systems in use. User shall take note that the <https://postrader.com>, its sub-domains, partner websites*, data, and system description shall comprise the non-exclusive ownership and the exclusive utilisation of the World Auction Kft. User shall take note that the copying, and forwarding of the above mentioned, regardless of form (e-mail, or any other written electronic and/or postal), shall only be performed in possession of the written consent of the copyright owner. The copyright owner/exclusive utilisier shall expressly forbid the creation of

copying or counterfeiting of the data, logos, denominations, or system descriptions. This shall apply to every people and companies who only view the website as visitors.

The companies performing the operation declare that they have all the local licences written in all law in order to operate the website, to sell products and also to fulfill the act of delivery activities. They also further declare that except small ads, presented products appear on the site of those companies which were properly checked by PosTrader®, in respect of the public data found in the data system.

Assignee shall not be held liable for the eventual software, system, and other types of technical malfunctions. They also shall not be held liable should the the users of the PosTrader® website(s) provide incorrect or false data, in addition to the other pecuniary and non-pecuniary damages following contract-violating activities which are outside of their control.

Partners, and Partners sharing products using the search program, who feature in the database of PosTrader®, shall undertake liability and warranty, upon which our product partners shall grant legally-based repurchase period of 14 days, in case of successful bargain and such claim. Should a customer want to vindicate warranty claims, the PosTrader shall draw up minutes of this through its electronic or telephonist customer service which shall contain both the date of the purchase and the delineation of the error. This minutes shall be forwarded to our product partners in order to initiate procedures within deadline, of this fact, we shall send You a written notification about which mode and date the claim is handled! The customer shall have to verify the conclusion of the contract. User explicitly acknowledges that by forwarding the minutes PosTrader complies with the obligations detailed in this paragraph.

User acknowledges that PosTrader® shall not have the opportunity to control the data of the members, those data possessed shall only be used for statistical purposes. Our Company shall not send unrequested notifications and advertisement offers for the acquaintances of the „user, data sharer“ and its system shall be obliged not to create such hidden contents on behalf of the „Sharer“.

4. LEGAL RELATIONSHIP

A „Campaigner“ shall declare that it pursues its activity out of its own free will, in accordance with present contractual relationship. It shall further declare that during operation it shall only use its own material assets and infrastructure. The activity of „Campaigner“ shall not be bound by any form of temporal or place-related rules. The „User“ shall supply itself with the eventually necessary permissions and material equipment, pertaining to its contractual relationship, at its own cost at all-time. In addition to these, he shall be obliged to bear the taxes, other public burdens, or any other costs necessary to perform its duties as a result of its activity. Should it pursue businesslike sharing activities in the system of the PosTrader®, then it shall take note that in order to do this it may have to establish some kind of business form, sole entrepreneur, business organisation, etc.

Should the PosTrader® become aware that the „Campaigner“ pursues its activity with business purposes without being entitled to do so, and not with occasional aspect, then the PosTrader® shall be entitled to suspend the discharge of premium relating to the given „Campaigner“ in the system until the „User“ verifies its right to pursue such activities provided that such form of business activity exists.

The „Campaigner“ shall take note that it shall be liable, with respect to its disbursement according to present contract, for the eventual payment, tax, appurtenance or any other public encumbrances. In this regard, it shall not be entitled to vindicate any kind of claim against the PosTrader®.

It shall be strictly forbidden, with regard to PosTrader ®, to create websites, copy products, place links/advertisements/subtitles or the use of own leaflets, logos or subtitles. The sending of postal advertisement packages, e-mails/spams shall be forbidden, any activity relating to these shall entail the immediate dismissal of the contract. Should the „Users“ violate the contract, the PosTrader ® shall be entitled to vindicate its right to penalty and indemnity against the „User“. The parties declare that the rate of the penalty shall be ten times the premium after the performance of „Sharer“ in the month before the breach of obligation. The PosTrader ® shall be entitled to vindicate the compensation of its damage above the penalty.

Only mandate relationship shall be concluded according to present „occasional“ agreement between Parties, after which the „Campaigner“ shall proceed at their own risk in the PosTrader®-system, in addition to the interposure of more potential customers. The „Sharer“ shall be considered independent and separate market participants. Above their data-sharer, sharing activity, the “Sharer” is not allowed to vindicate any further financial claims to the Postrader® companies*, in addition they are not entitled to claim any further commission or compensation either. A sharing activity describes the option to trade in our system, receive bonuses and friendly-price membership. If an invitation is accepted, every new registrant decreases the product price even to as low as EUR 1. An invitation is considered a marketing activity conducted by user, a defined amount of discount will be taken off the price of the selected product so the decreased price will be displayed. Sharer is not entitled to receive any further payments, commissions and material or non-material claim apart from what is defined in the Terms and Conditions.

The „User“ shall bind itself to disclose the changes in its personal or company data as well as of his/her affiliates or any other relevant facts related to this contract with the PosTrader® in written form within 8 days. This obligation shall include changes particularly connected to administrative permission number, tax number, address, e-mail address, bank data, phone number etc.

The „User“ shall take note that the PosTrader® shall inform the „Sharers“ about the eventual changes of the PosTrader®-system, the condition system pertaining to the products and the prices on the PosTrader®-website <https://postrader.com>

The PosTrader® shall be entitled to control the way and modality of activities pursued by the „User“ using the PosTrader®-system, in addition to its preparation, behaviour, business ethics and financial discipline. The PosTrader® shall have the right to elaborate the ethics- and methodics rules applying to the „Sharer“ within the PosTrader®-system. The aim of the rules is that the „User“ shall operate within the rate allowed by the legal regulations, the „User“ agreement, the all-time GTC and the general ethical norms.

According to the above mentioned, the PosTrader® shall be entitled to control particularly:

whether the activity pursued by the 'Campaigner' violates any legislation or ethical norms;

The PosTrader® shall declare that the „Campaigner“ shall be obliged to perform the above defined activities according to the form and content set out by the PosTrader®, in addition to its best knowledge. The activity of the users shall not expressly be oriented towards the organisation of groups, communities. PosTrader® declares that the system is solely single-level, and the registered users can only deal in distributing products and the 40-70% pprofit derived from the sharing processes is due tot he campaigners as the fee for the usage of the platform.

PosTrader® is willing to hinder such people or companies in the system who pursue „successful“ campaign activities using illegal means. With this in mind, it is expressly forbidden to use unlawful means to gain premium claims. Such activities may significantly harm the goodwill of not only the PosTrader®, but the economic and other interests of other persons in the system, e.g. should any „User“ invite third party into the system of the PosTrader® using fraudulent conduct. Using the name of the PosTrader® and the position of the „Sharer“ for fraudulent reasons shall also be forbidden, as well as the exposition of the PosTrader®-system to be an investment-aimed financial system, its output and offering wage in its name.

The system of PosTrader shall not send unrequested contents or customer links for the sending of those shall be the individual responsibility of the users.

The users shall perform data sharing on the PosTrader social platform. The actual sales and purchases shall be performed by the USA-based operator partners of PosTrader®, in accordance with the local legislation.

The Postrader platform does not give out personal data. The Postrader platform does not solicit or store information related to banking or payment information.

The „User“ shall be obliged, with possible expulsion in mind, to refrain from activities that may harm or endanger the goodwill or creditability of other „User“, product partner or the PosTrader® (asserting or rumouring false informations, or indicate a true fact as false shall be forbidden).

Denigration shall mean particularly:

the derogatory or discreditory assertion regarding the operation and business reliability of other „User“, or the PosTrader®, its operation and place in the market, the assertion of fact, which may not or only be controlled by the significant and unjust conflict of interest of the other „User“, rumours relating to data or information of other „User“, product partner, or the PosTrader® which may be able to waver the confidence in the other „User“ or potential customers.

It shall be forbidden to claim or use trade secrets in a fraudulent way, in addition to announce it publicly without the consent of the party concerned. Every data pertaining to activity, interest and solution regarding the other „Sharer“, customer or the PosTrader®, whose secrecy kept is in the interest of the concerned party, shall be considered trade secrets.

During the interposure, the potential „User“ or the customer shall not be deceived or misled in respect of the interposal activities. False information regarding the PosTrader®-system, its owners, assets, services and clientele shall particularly be considered as such behaviour. The following activities shall also fall in this category: asserting false facts and true facts in a way which are deceivable pertaining to the „Sharer“-agreement, the GTC, the agreement with product partners, the prospectus, or the services lend by the PosTrader®-system.

5. SUBSCRIPTION

Signing up is free. PosTrader® reserves the right to charge a monthly fee for services appearing on the website which value may change.

The scale of the 30- 90 days campaign package for informational purpose:

6. „SHARER-INTERMEDIARY“

The occasional „Sharer“ shall disclose its data by filling in the simplified registration sheet

The „Users“ shall not be obliged to pay for the followings in the PosTrader®-system:

- Upon reservation of a product,
- for creating base campaign
- for invitation

The PosTrader® shall declare that as a result of any chosen sharing or buying method the reduced cost of the 40-70% profit defined by the mandate contract shall be paid for the registering „User“ posteriorly and against a receipt, or by reverse billing to the user within 8 days of its request.

Liability for damages arising from the disclosing of incorrect or false data shall be placed upon the „User“. PosTrader® shall be entitled to delete the obviously incorrect or false registration, in addition to verifying, in case of doubt, the authenticity of customer.

Both the occasional and the business-oriented „User“ shall declare that the data upon registration shall fully correspond to reality and actual. Aside from this, no fact, information, or data were withheld which would have had an impact on concluding present contract from the side of PosTrader®. The „User“ shall take note that the eventual multiple registration to the PosTrader®-system shall not be allowed, since one natural or legal person shall only be allowed one registration but as an individual sharer and taxpayer. After registration, it shall receive a notification from the PosTrader® in the form of e-mail to its available and registered e-mail address.

Should the „Users“ attempt or eventually implement the multiple registration then this legal activity shall entail the instant dismissal of the contractual relationship, along with the deletion of the user's profile in the system and shall be liable to pay non-performance penalty.

Concepts of „SHARING-BASED“ commerce

„Purchaser“

Those companies or private people who are the actual purchasers of the given product(s). They are eligible for the purchase of the products in question.

The users of PosTrader® shall take note that on the Platform „occasional“ data and product sharing shall be performed for „occasional“ and non-commercial purposes for the PosTrader®. After this process, the system of PosTrader® shall, as a conclusion, close and bill the actual sales and purchases.

Campaign

The users can conduct the campaigns and initiate purchase within the System, and through their invitations they can reduce the price of the chosen product to one Euro which items they can purchase at any time at whatever magnitude of subsidy commensurate with the incoming support.

Users can send invitations under the "Invitations" menu without the need of product purchase or the commencement of trading.

Users can follow the decreasing price of their shares following purchase online and by clicking the "I'll take it" button at the actual price.

Users can follow up their available discounts under the "Balance" menu which can be spent for purchase.

In the system users are only allowed to use their discounts coming from referral and invitations in Share Pocket and Active Pocket towards purchasing products.

Postrader makes promotional discounts available to its registered users. The redeemability of such discount may amount from 10 to 60 per cent of the offered price for any given product. Such promotional discount is redeemable solely by paid subscribers of the platform.

Purchase by random program

Bonuses

We give bonuses in the promotional period, details can be found on Postrader's website.

Products of Postrader

Products of Postrader are sourced directly from manufacturers, importers and other contractual suppliers. These products enjoy a warranty cover and can be shipped to a user under favourable conditions. The products can be bought even for free or offered via sharing for a profit. Postrader product prices may be suitable for resale purpose.

Product for likes competition

The validation interval of prize requests:

The validity period of prize(s) is 30 days, in case the buyer does not redeem the prize after the draw within 30 days, then the following rule is applied:

The winner's prize is considered as an unredeemed prize and thus the prize will be withdrawn by Postrader USA LLC.

Voucher

At the purchase of the Voucher, Postrader will issue the Voucher to the name of the entitled recipient and will send the receipt within seven working days by return certified mail. The person entitled to use the Voucher can only use the amount of discounts for product purchase. It can not be used for other purposes, such as the offsetting the fees related to the product.

If the event the entitled person ends up buying a more expensive product, the person is obligated to pay the difference to the seller.

The remnant amount possibly remaining from the value of the voucher will be credited by Postrader in the Active Pocket, which can be used towards future purchases.

The Vouchers chosen by the user can be purchased from the list either at full price or at remnant value but only at the designated areas shown on the voucher. For example real estate voucher only for real estate.

The entitled person is obligated to indicate, who he would like to purchase the product from (the seller of the product) then following this, Postrader will execute the financial transaction

directly to the seller. Postrader is not entitled to overrule the choice made by the person entitled to the voucher. The payment for individual products will be executed directly by Postrader USA LLC. and will indicate the owner of the voucher as the beneficiary.

The Postrader USA LLC. will pay to the seller of the given product the gross sum including the local VAT up to the amount of the value of the Voucher.

The owner of the Voucher acknowledges that in his own jurisdiction he is obligated to declare and pay the local tax authority all accruing taxes, especially such as 'other income', capital gains etc.

Postrader USA LLC. waives all responsibility and payment obligation arising from any such failures.

In the case of using certain Vouchers, Postrader will charge handling fees, which will be deducted from the face value of the Voucher but the purchasing value of the Voucher will not decrease.

7. TRADING METHODS

Registration

Following registration, the users shall expressly accept that the PosTrader®-system shall process and use the data of its directly marked acquaintances on social networks for the purposes of market research, offerings and statistics.

The Postrader system allows Sharers to make product reservations without any investment, invite their friends and conduct a sharing activity.

Invitations

User can send invitations under the "Invitations" menu:

- creating campaign
- One time invitation for a product or invitation for a product without purchase which can be used towards a later purchase.
- to send an invitation for future use (no product or purchase is required)

Users liking extra campaigns acknowledge that by liking they join the user community that is creating the campaign which they liked. They suffer no drawback from doing this.

8. PRICES

The price shown in the product list of PosTrader® is the virtual reserve wholesale price of the given product which validity only refers to the time of appearance and is given by our

system by search. The selling price of the listed products-services shall be defined by bargaining at the alltime displayed price. This price shall be included in the verification of the purchase. The prices of the products shall be encumbered by the shipping expenses, which costs are paid by the purchaser and displayed at the menu item <https://postrader.com/szallitas>. Should any amendments or contractions be made to the orders for any reason, the amended order shall be regulated by the rules effective at the time of the amendment. User acknowledges this regulation.

9. VIRTUAL DEFINITIONS

The virtual product reservation:

The invitee or the „User“ registered at the PosTrader® sites shall have the right for product sharing.

The copyright owner and partner of PosTrader® shall expressly attract the attention of the users for the observance of the taxation and tax legislation of our country. The users of the PosTrader®-platform shall expressly note that the observance of the taxation rules shall be the obligation of the users. Users declare that they shall comply with the law independently from its geographical scope. For users not complying with the law, the copyright owner and partner of PosTrader® shall not be held liable in any way!

10. SETTLEMENT

After the „Sharer“ presented the product-service to the purchaser, profit shall arise following the sale of the product-service to customer by PosTrader® against an invoice, or by product reservation fee, advance pay, advertisement costs, respectively

User acknowledges that it is obligatory to pay the due taxes after incomes derived from the Shared and Active Pocket.

Value of the Payment

The PosTrader® shall not have any liability for the violation of any taxation legislation pertaining to the „User“. The relevant and all-time effective taxation regulations shall only be the obligation and responsibility of the „User“ to observe. The PosTrader® shall issue an invoice for the „User“ and the purchaser, for the rightful operation of the system, for any kind of disbursement according to the regulations of the reverse billing in compliance with the Act of accounting. The disbursements shall be performed according to these, in addition to the undersigned mandate contracts. Users shall take note that they are obliged for the taxation and the observance of the taxation regulations after receiving earnings in the Postrader-system.

Payment of User

The PosTrader® shall send an invoice in every case about payments pertaining to the premium, market research, fee for the usage of the platform, advertisement or any other title. The invoice shall be settled by way of transfer with a term of a 14-day deadline (upon the fulfilment of the above mentioned conditions).

Individual registered user shall undertake that should the effective legal regulations provide that the rate of -successfully sharing activity committed by user shall qualify as commercial quantities, the user shall establish either of the business types, which shall allow him to continue -their activity. Upon company registration, the company shall bill the 40-70% profit for our Company.

„User“ must acknowledge that if a sharing-based commercial transaction fails (e.g. Purchaser fails to fulfil payment), Postrader® can withdraw from performing a payout of the premium.

Payment of customer product

PosTrader® shall send an invoice in every case to the purchasers through its electronic system. The settlement of the invoice shall be made by transfer, by using VPOS – PayPal terminal, or by any other electronic payment provided by the PosTrader® companies*, or - when the weight of the shipment does not exceed 20.00kgs - with cash on delivery according to the choice of Purchaser. The costs of the bank transfer shall be borne by Purchaser. The payment options shall be located in menu item payment conditions.

11. WEBOFFICE

The PosTrader® shall make an own virtual weboffice for every „User“ available on which it may get an insight into the actual business accounting, and it also may request for the payment of its premium.

The „Sharer“ shall note that the PosTrader®-system shall provide the available information for the purchasers about the eventual changes pertaining to the conditions of the products, and the changes of the fees on the websites of the World Auction® – <https://postrader.com> – and on its sub-domains.

12. EXTENT OF CONTRACT

The system of the PosTrader® shall yield an identification number (order number) for every valid order automatically which is disclosed on the site following the approval, and in the order verification e-mail sent to the before-given address of the customer, respectively. Only those orders shall be considered valid which have an identification! The purchaser shall advance pay the products at the charge of the invoice. The confirmation of the order by our company shall be due without delay but within 48 hours at the latest.

The purchase contract shall be concluded upon the confirmation of the order. Following this confirmation the purchaser shall pay for the product using the online periphery or one of the listed payment options. Should we fail to confirm the order within 48 hours then the customer shall be relieved from its binding period, in addition to the repayment of the

already paid product or any other customer expense spent under any title. The right to avoidance shall be raised from 8 workdays to 14 workdays. The period for the exercise of the right to avoidance shall begin the day on which the customer or the person appointed by it receives the ordered product. The purchaser shall avoid from the purchase within 14 workdays from the receipt of the ordered products without having to justify (this provision shall not apply to ads, in that case, coordination is necessary between the purchaser and the Sharer), in addition to exception if the nature of the ordered and delivered product shall not allow the return, or it is damageable. In case of the takeover took place in the store personally the PosTrader® shall reimburse the consideration for product(s) undamaged, complete, and in unopened packaging according to the period defined by the all-time effective legal regulations. Costs arising from exercising the right to avoidance shall be borne by customer.

13. REJECTION OF CONTRACTUAL OFFER, THE TERM AND DISMISSAL OF THE PURCHASER AGREEMENT AND WARRANTY ADMINISTRATION

PosTrader® shall reserve the right for itself to reject the proposition offered by the Purchaser within 8 days from the conclusion of the „User“-registration. In case the PosTrader® does not reject the proposition, then „Sharer“-registration, as well as the delivery of the product kit shall come into existence. The delivery of the product shall in every case transpire through contractual partners of the PosTrader®, as well as the eventual reclamation (in case of products deriving from ads to the seller, and/or in case of new products to the contractual partner of the PosTrader®) regarding the return to the sales. The shipping expenses shall be imposed on the Purchaser.

Parties may dismiss the agreement in question with instant effect, should the other party gravely violate its obligations arising from the contract (from the GTC), and does not effectuate any remedy regarding the matter within 10 days from the notice of the other party, with the exception of the grave nature of the violation of the contract that it may not be expected from the other party to maintain the contract. In addition to the above mentioned provisions, the PosTrader® shall have the right to dismiss present contract with instant effect at any time in the following cases:

should the „User“ give untrue information during the performance of its data supply or change notification obligations,

should the „User“ pursue activities which may harm the goodwill of PosTrader® in one way or another,

should the „Sharer“ pursue activities which may significantly harm the business interests of the PosTrader®.

14. APPROVAL

The „Sharer“ – without any kind of pecuniar consideration – shall give its consent for the usage and display of the pictures and video recordings made at PosTrader® events organised for the „Sharer“, as well as to do so on the PosTrader® website, with the exception

of the picture or video recording being obviously harmful to the goodwill, or other personality rights of the purchaser.

The „User“ shall declare that in case of pursuing a sharing-based commercial activity, the data given to the PosTrader® about the acquaintances of the „User“ on the social networks shall not be considered confident, and not considered counter to the data protection legislation. The processing of these data shall only be the ground of the trading during which, through the platform of PosTrader®, the performance of product surveys and recommended auction offers may be sent in the name and in the place of the user to other users. I shall authorise the PosTrader® to have the offers sent by me in e-mail relayed through the postal system. Acceptance of particular conditions pertaining to specific Payment Methods

15. AMENDMENTS OF THE GTC

The implemented amendments of the GTC proposed by PosTrader® shall in every case be considered effective and approved by the „User“, and Purchaser.

The „User“ users shall not be entitled for the illegal usage of trademarks, product labellings, graphics, pictures, and symbols used by the partners of PosTrader®, and World Auction®, with the exception of being allowed beforehand by the person concerned. Should this obligation be breached – in addition to the vindication of other rightful claims –, the PosTrader® shall be entitled for immediate dismissal of present contractual relationship.

The „User“, and the Purchaser shall give their consent to the PosTrader® in order to receive – in a necessary degree to operate the system – offers and advertisements for marketing purposes, as well as to notify the „User“ by way of person, telephone, sms or e-mail. Should the „Sharer“ or the Purchaser have written object to this fact, then the PosTrader® shall not be entitled thereafter to seek out the „User“ and the Purchaser with this kind of messages.

The „User“ shall allow – with respect to the followings – already by way of present contract the PosTrader® to assign or convey present contract, the franchise rights, or certain rights arising from this to third parties, especially to the PosTrader® company or one of its partner companies.

16. INVALIDITY

Should any provision of the „Sharer“ and Purchaser agreement, and the present GTC (hereinafter referred to as: agreement) be legally invalid, this fact shall not have any effect on the agreement as a whole. The provisions of the agreement not affected by invalidity shall be valid and shall be compellable. Users declare to comply with the GTC and considers its content binding.

17. APPLICABLE LAW, JURISDICTION OF COURTS

For issues not covered in the „User“ and Purchaser agreement and the GTC, the provisions of the relevant legal regulation of the given country, in which a Postrader company* is operating, shall apply. In case of any disputes regarding the copyright owner, which may

arise from present contract and in conjunction with it, upon its violation, termination, validity or interpretation, the

Parties shall acquiesce themselves to the Court vested with competences of the US. The Postrader USA LLC., as the operator of the <https://postrader.com> and the sub-domains, respectively, shall reserve its right for the unilateral amendment of present General Terms and Conditions. Of the eventual amendments and the conditions pertaining to the products, the registered members shall be informed in a short message on the local franchise website, as well as the visitors of the website.

18. COURSE OF COMPLAINT MANAGEMENT

The aim of Postrader® is to deliver every order in sufficient quality, to the complete satisfaction of the Purchaser and to the 40-70% benefit of the Sharer. Should the Purchaser have any complaints with the Purchase Agreement or its delivery, they should file a complaint on the websites under the "Contact" menu or send an e-mail to info@world-auction.eu. Alternatively, we accept regular mail as well. A letter may be sent to 7061 S TAMiami TRL UNIT C SARASOTA, FLORIDA 34231. The complaint will be investigated in 30 days from the date of receipt and the sender will be informed about the outcome of the investigation in the same way the complaint was received. Should the complaint be rejected, the sender will also be informed about the possible legal remedies against the decision. For issues not covered in the agreement and the relevant documents, the relevant legal and the distant selling regulations shall apply.

10 Apr , 2018

Data processing registration number: NAIH-63968/2013.