

List number: _____

Netspot s.r.o.

based in Petrovice u Karviné 504, ZIP code: 735 72, ID: 294 60 344, VAT: CZ29460344, acting through CEO Pavel Šigut and for the conclusion of this contract is represented by the seller: _____

(the „Provider“) and

Company: _____ Enterprise title: _____

Address: _____ Enterprise address: _____

ID: _____

VAT: _____

Owner: _____): _____ @: _____

Manager: _____): _____ @: _____

IT technician: _____): _____ @: _____

(the „Operator“)

1. Subject of the contract

1.1. Provider sells Operator and Operator buys from seller device creating marketing space using computer networks (the „Netspot Device“).

1.2. Provider provides Operator nonexclusive and nontransferable Netspot Device license in the Czech Republic for the duration of this Contract (the „License“).

1.3. Provider will ensure installation of Netspot Device at the Operator's enterprise and Operator is obligated to check functionality of all electronic devices, mainly: payment terminal, printer, POS system and computers (the „Installation“).

1.4. Range of fulfilling is following: Netspot Device, serial number (SN): **yes / no** * License: **yes / no** *
_____ Installation: **yes / no** *

2. Price and delivery date

2.1. Price of Netspot Device: _____ CZK, price of License: _____ CZK, price of Installation: _____ CZK (incl. VAT). Total price is: _____ CZK incl. VAT and is due within 7 calendar days by bank transfer on account: 2000348428/2010 (Fio banka, a.s.), variable symbol: _____ or by online payment on <http://platba.netspot.cz>.

2.2. Operator **accepted / not accepted** * Netspot Device from Provider at the date of conclusion of this Contract.

2.3. Provider delivers Netspot Device to Operator within 14 days after crediting their account according to 2.1, unless Netspot Device was already delivered according to 2.1.

3. General terms and conditions

3.1. Integral part of this Contract are General terms and conditions of Provider available on <http://vop.netspot.cz> (the „GTC“). Operator declares that is familiar with GTC at the date of conclusion of this Contract.

4. Common and final provisions

4.1. This Contract is concluded for an indefinite period.

4.2. Operator is entitled to withdraw from the contract within 7 days from the date of its signing.

4.3. Operator and provider can terminate the contract within the 30 day notice period, which begins on the first day of the calendar month following after notice delivery to the other party.

4.4. This agreement was made in two copies, each party will receive one copy.

4.5. This agreement is governed by Czech law. Disputes arising out of this Agreement or related to this Agreement shall be resolved by the Czech courts.

In _____ on _____

* Delete as applicable

Provider

Operator