

GENERAL TERMS AND CONDITIONS

These **General Terms and Conditions** (hereinafter: **GTC**) are **Office and Lockers Limited Liability Company** - registered office: H-2330 Dunaharaszti, Haraszty Ferenc utca 9., company registration number: 13-09-203072, tax number: 27274602-2-13 - as **Service Provider** (hereinafter: **Service Provider**) contains the general terms and conditions governing the use of **Lockers** (hereinafter: **Service**), as well as the rights and obligations of the user of the Service (hereinafter: **User**) (the Service Provider and the User together, as: **Parties**).

By using the Service, the Participant declares that he has understood and accepts the provisions of these Terms and Conditions, as well as recognizing that he is bound by them. If the Customer does not accept these GTC, he/she may not use the Service.

These GTC will be published online, digitally accessible via the **www.locky.hu/aszf** subpage.

I./ Service Provider's data

Service Providers name:	Office and Lockers Korlátolt Felelősségű Társaság
Service Provider's registered seat:	H-2330 Dunaharaszti, Haraszty Ferenc utca 9.
E-mail:	locker@locker.hu
Company registration nr.:	13-09-203072
TAX nr.:	27274602-2-13
Bank account nr.:	10300002-13365106-00014880

Data of the Hosting Service Provider:

Company name:	Rackhost Zrt.
Registered seat:	H-6722 Szeged, Tisza Lajos körút 41.
Company registration nr.:	06-10-000489
TAX nr.:	25333572-2-06

II./ General provisions

The framework of the Services detailed in these GTC is defined by **Act V of 2013** on the Civil Code (hereinafter: **Civil Code**), **Act CVIII of 2001** on certain issues of electronic commercial services and services related to the information society. Act (hereinafter: **Ektv.**), and **45/2014 (II.26.) Government decree** on the detailed rules of contracts between the consumer and the business. regulates which statutory provisions apply to the Parties even without special stipulations.

These Regulations are effective from **02.01.2024** until their withdrawal, which the Service Provider is entitled to unilaterally amend.

A visitor to the website **www.locky.hu** operated in connection with the use of the subject of the Service (hereinafter: **Website**) if he enters the Website operated by the Service Provider or learns about its content in any way - even if he is not a user of the Service - by using the Website accepts that all regulations related to the use of the Website, as well as those set forth in these General Terms and Conditions, apply automatically. If the visitor of the Website does not accept the terms of use set out in these Terms and Conditions, then he is not entitled to

view the content of the Website, and he cannot claim compensation for any claim arising from use with sufficient grounds.

The visitor of the premises operated in connection with the use of the object of the Service, if he enters the premises, even if he is not a user of the Service, acknowledges and accepts by entering the premises that all the Service Provider's regulations related to the Service, as well as these GTC are automatically enforced. If the visitor does not accept the conditions of use set out in these GTC, he is not entitled to stay in the premises, and he cannot claim compensation for any resulting claims with sufficient grounds.

The Service Provider reserves all rights regarding the Service, any part of it and the content appearing on it, as well as the distribution of the Service. Without the express written consent of the Service Provider, it is prohibited to download, electronically store, transform, or process the content appearing on the Website or other advertising platforms in connection with the Service, or to sell any part of the Service to a third party.

III./ Subject of the Service, conditions for using the Service

The Service Provider includes the exact name, description, price, and terms of use of the Service it provides in detail on its Website as follows:

The Service Provider provides Users with the use of lockers (hereinafter: Lockers) that can be used individually and anonymously (hereinafter: **Lockers**) in the premises it operates and listed on its Website for a fixed period of time. The Service Provider excludes its responsibility for the items placed in the Cabinets in excess of the responsibility for breach of contract caused on purpose, as well as damage to human life, bodily integrity, or health. The Service Provider does not handle or take care of the items placed in the Cabinets under any circumstances.

The Service Provider provides the User with Lockers of different sizes, which can be opened with a unique identifier invented by the User, and which the User can choose in advance, for a period of time chosen and determined in advance by the User. In each case, the unique identifier is determined by the User, so it remains unknown to the Service Provider for the duration of the legal relationship. In possession of this unique identifier, the User acquires the exclusive right to use the Service for a limited time subject to compliance with the conditions contained in these Terms and Conditions.

If the legal relationship is established between the Service Provider and the User, the User will have exclusive access to the Wardrobe of the size chosen by him for the period he has determined in advance with the unique identifier he has determined.

The User acknowledges that:

- the Service Provider assumes no responsibility for the safekeeping of objects placed in the Cabinet;
- is responsible for the truthfulness of the data and information it provides, the Service Provider is not liable for damages resulting from failure to do so;
- if it does not take care of proper placement and thus causes damage to third parties (for example, by the flow of liquid spilled in the Cabinet), then at the call of the

Service Provider, it will be responsible for the damages caused to third parties on behalf of the Service Provider, regardless of the value limit;

- for the duration of the provision of the Service, the Service Provider may make a camera recording of it, which may be handed over to the competent authorities in cases of crime or suspicion of such. The Service Provider's camera system regulations are available at the link www.locky.hu/aszf;
- the Service Provider has the right to open the Locker and check its contents during the rental period for security reasons or upon official request;
- the User's unique identifier may not be handed over to a third party, otherwise the User shall be responsible for all resulting damages;
- the User may not use the Service as a means of a commercial transaction with a third party, especially a commercial transaction that does not require an exchange of goods or a cash transaction;
- the User is obliged to leave the Wardrobe at the end of the rental period in the same condition as when he found it at the start of the Service, and in other respects he is obliged to protect the integrity of the object of the Service, otherwise he is responsible for all damages caused to the object of the Service by him, or by any related non-User of the Service for damage caused;

The Service Provider reserves the right to remove any items from the Cabinets that do not comply with the provisions of these Regulations. In particular, but not exclusively, the following are classified as prohibited items that cannot be stored:

- perishable objects, plants;
- all kinds of weapons, stabbing and cutting tools;
- live animal/carcass;
- all kinds of cash or other payment substitutes (bank card, credit card, check, securities, bonds, shares, etc.);
- publications with pornographic content, data carriers;
- psychotropic drugs, narcotics;

The Service Provider also reserves the right to remove from the Cabinets all items that do not comply with the provisions of this contract, are considered illegal and prohibited items. The User expressly acknowledges that the Service Provider will contact the competent authorities if the above is met. In all cases, the User is responsible for the items placed in the Cabinets and their condition.

The User also expressly acknowledges that if he places a prohibited object in the Locker and this becomes known to the Service Provider, the opening of the Locker by the Service Provider and the removal of the prohibited objects will in any case result in a **fine of €50, i.e. fifty euros**, on the price of the Service in addition, which is not included in the amount of possible Service Provider damage caused by the Service.

After closing the locker, the User can open and close the locker any number of times within the time interval chosen and paid in advance with the unique identifier generated by him.

The Service Provider shall not be held liable for any resulting damages if the User forgets the unique identifier generated by him or if it becomes accessible to third parties in any way that is not attributable to the Service Provider. If the User forgets his or her unique identifier, he or she must inform the Service Provider immediately by phone or e-mail. After the identification

of the User by video retrieval, the Service Provider is entitled - on the basis of individual consideration - to open the Locker either by remote opening or by means of an administrative employee with the recording of a protocol. Before opening the Wardrobe, the User is obliged to pay an additional amount equivalent to 1 (one) day's rent to the Service Provider, which is a prerequisite for opening the Wardrobe in any way.

The Locker can only be booked through the Service Provider's website www.locky.hu, or through the digital interface located on the Locker at the location of the Service. The User acknowledges that after the time interval defined by him has passed, he is only entitled to open the Locker if he has paid the additional fee for the Service before.

In the event of exceeding the booked period, the Service Provider will charge the User the rates listed on the www.locky.hu website, with the User having a maximum of **36 (thirty-six) hours** after the end of the requested Service to take the contents of the Locker - after payment. After that, the Service Provider - with reference to **Act V of 2013** on the Civil Code (hereinafter: **Civil Code**) **6:139. §**, the items stored in the Locker may be transported to the premises for the purpose of releasing the Service and retained until the User has paid the Service's time-out fee, as well as the Service Provider's costs for the release.

In case of delay, the User expressly accepts the risk arising from the placement of the objects placed in the Locker in a separate room, and expressly accepts that, in view of the delay, the Service Provider will remove the objects placed in the Locker that can be opened individually from the Locker and place them at its premises. The removed object can only be collected after payment of the Service fee for the time-out and the daily fee for storage at the site. The daily fee for on-site storage is **€3, i.e. three euros**.

The Service Provider keeps the delivered items for 3 (three) months after delivery, during which time it does everything in order to contact the User. If the User does not become known to the Service Provider during this period, or if the User himself does not register with the Service Provider, then the Service Provider will either sell the items - adapted to their nature - or hand them over to the competent authorities, in accordance with the legal regulations in force at all times. to the waste manager for disposal purposes.

The legal relationship between the Parties is established when the Service is used by the User. The created contract is not considered a written contract, it is not filed, it is concluded only in electronic form, it is not accessible afterwards, and it does not refer to a code of conduct. The contract between the Parties is governed by the Hungarian legal provisions in force at all times.

The Service Provider shall not be held liable for any errors attributable to erroneous and/or inaccurate data provided by the User.

These GTC fully regulate the rights and obligations of the Parties regarding the use of the Service. By using the Service, the User declares that he has familiarized himself with and accepts the conditions of these Terms and Conditions and the Data Management Information published on the Website, as well as the Camera Regulations, and consents to data management.

The Service Provider declares, and the User expressly accepts, that neither the law nor these Terms and Conditions require paper-based written communication in connection with the legal relationship between them.

Any natural person capable of acting, as well as a business entity with legal personality, can be a user. Incapacitated persons cannot use the service.

The Service Provider assumes that the User is in full possession of his mental capacity, so that he can take responsibility for his own decisions. If during the performance of the Service it turns out to be the contrary, the Service Provider may withdraw from the further provision of the Service with a unilateral declaration.

Booking the Service assumes the User's knowledge of the technical and technical limitations of the Internet and touch-screen electrotechnical interfaces, as well as acceptance of the potential for errors associated with the technology. The Service Provider excludes any liability resulting from the above and any commitment to compensate the User for damages.

The Service Provider will do everything possible to ensure that the Service it provides is continuous, however, it excludes responsibility for errors arising in connection with external causes and their consequences, so in particular, but not exclusively, for the failure of the Internet service for any reason, other technical errors, shutdowns, for behavior that violates the security of information systems, for errors caused by destructive applications, programs, viruses placed by others, or for their consequences.

The User is responsible for the protection of his computer, mobile device and the data contained on them.

The User can use the Service either anonymously or - for his own security and identification - by entering his phone number and/or e-mail address after paying the Service fee.

In the case of a reservation via the Service Provider's website, the User can submit the reservation by clicking on the "**Book**" button, in which case payment by bank card is immediately required. The selected Cabinet is at the User's exclusive disposal starting with the User's payment, and the User can then enter his unique identifier on the interface, which - if the User also provides an e-mail address - the Service Provider will send him an automatic confirmation. After that, the User can open and then close the Locker at the location of the Service by entering their unique identifier. If, in the case of a reservation via the Website, the User does not meet the payment obligation to the Service Provider within **15 (fifteen) minutes** after clicking the "**Book**" button, the Service Provider will cancel the reservation and consider the legal relationship between the Parties to be terminated.

In case of making a request in the Service premises, the User is obliged to pay the Service fee by credit card/cash directly through the interface of the Service tool after selecting the cabinet size and time interval. Only then is it possible for the User to generate his own unique identifier and then close the Locker with this unique identifier.

In all cases, the Contract is created by the User paying a fee, the condition for using the Service is the fulfillment of the obligation to pay the fee.

V./ Fee for the Service

The Service is created only against the payment of a fee, which is contained in the current list of conditions available on the Service Provider's website. The fee for the Service is in Euros and includes 27% VAT.

If the User wishes to request a VAT invoice from the Service Provider in connection with the payment of the Service, he can request the payment of the Service fee in a message sent to the Service Provider's e-mail address locker@locker.hu, containing his billing name, billing address and tax number (tax identification number). within the following 10 days. Within 48 (forty-eight) hours thereafter, the Service Provider will send the invoice to the User as an attachment to an electronic reply message.

The Service Provider reserves the right to change the price of the Service indicated on the Website, which will take effect at the same time as it appears on the Website, provided that the price change does not apply to the Service already ordered at the time of the modification.

If, despite all the care taken by the Service Provider, an incorrect fee is displayed on the Website - including, in particular, but not limited to: an obviously incorrect fee that appears due to a system error -, the Service Provider is not and cannot be obliged to provide the Service at the incorrect price. In case of receipt of an incorrect order of this nature, the Service Provider is entitled to offer the provision of the Service at an appropriate fee, upon learning of which the User has the right to cancel. In this regard, the Parties also note separately that in the event of an incorrect fee being indicated, the Civil Code. a striking value disproportion would arise. If the Parties are unable to agree on the contractual terms, i.e. there is no mutual and unanimous declaration of intent by the Parties, then no legal relationship is validly established between the Parties, from which rights and obligations would arise.

VI./ Processing and fulfillment of the request for the Service

The processing of the use of the Service takes place immediately within the closed electronic system of the Service Provider between 00:00 and 24:00 every day of the week, in the case of a request via the Website, while in the case of a request for the Service on-site, it takes place automatically and immediately on the electronic interface of the Closet.

The User can fulfill his payment obligation only by bank card payment.

In the case of a reservation on the website, if the Service Provider does not fulfill its obligations under the Contract because it is unable to provide the reserved Service, it is obliged to notify the User of this fact without delay, and to refund the amount paid by the User without delay.

The use of the Service after booking and payment on the Website is not a condition that the User actually uses the particular Cabinet, the Service Provider bears no responsibility for the User's omissions resulting from this, and therefore, in particular, is not burdened with the obligation to repay the Service fee.

VII./ Payment conditions

The Service can only be used by bank card payment. In the case of a reservation via the Website of the Service Provider, the Website - after recording the reservation data, directs the User to an external bank page, where the User can pay for the requested Service by entering the bank card details. In the case of payment at the location where the Service is provided, the User can pay the fee for the requested Service through the bank card terminal located on the subject of the Service. In the event of a time-out, the User can pay the overtime fee to the Service Provider only at the location of the Service, using the same terminal.

The service contract is established between the Parties upon payment of the Service Fee.

Bank card payment: Adyen - touch terminal without pinpad

VIII./ Surveillance

The Service Provider informs the Users that it has installed an electronic monitoring system in the premises it operates in order to monitor the state and security of the Service.

Act CXXXIII of 2005 on the rules for the recording, use and preservation of video and audio recordings, the protection of persons and property, and the rules of private detective activity. Act (hereinafter: Szvtv.), the Info tv., and the provisions of the GDPR are governing.

For the operation of the electronic monitoring system, the Szvtv. On the basis of express consent in accordance with § 30, paragraph (2), in accordance with the details below, only for the purpose of protecting human life, physical integrity, and property, for the purpose of preventing and detecting violations and accidents, prosecuting the perpetrator, and proving the violations bear.

The Service Provider expressly draws the User's attention to the recording of images and sounds both in these GTC and at the location where the Service is provided, at their entrances.

In the knowledge of the above, entering into a contract or entering the store is considered an express consent on the part of the User to the recording and handling of the recorded data.

IX./ Accessories warranty, termination, withdrawal

The Service Provider specifically draws the attention of the User, a natural person who is a consumer, to the fact that the service provided on the basis of these General Terms and Conditions is not considered a product sale, which is referred to in the **Civil Code. 6:159. § - 6:167**. The accessory warranty provisions set out in §§ are not applicable due to their unenforceability.

In connection with the exercise of the right of withdrawal and termination, the Service Provider draws attention to the fact that the provisions of this point only apply to the User who is considered a consumer. A natural person acting outside the scope of his profession, independent occupation or business activity is considered a consumer. The Customer, who is considered a consumer, complies with Directive **2011/83/EU** of the European Parliament and the Council, as well as Regulation 45/2014 on the detailed rules of contracts between consumers and businesses. (II.26.) Pursuant to the regulations of the Government Decree, the

Consumer does not have the right of withdrawal in the case of a contract for the provision of a Service after the completion of the service as a whole, if the Service Provider has started the performance within 14 days of the conclusion of the contract with the express prior consent of the consumer, and the Consumer has acknowledged that he loses his right of withdrawal after the completion of the service as a whole;

If the Consumer wishes to exercise his right of cancellation, he must send a clear statement of his intention to cancel to the Service Provider (via a letter sent electronically) to any of the contact details provided in these GTC. The sample of the declaration of intention to withdraw is found in the present General Terms and Conditions Annex No. 1. It is included in its appendix.

X./ Data management

The User acknowledges that in order to use the Service, data management is mandatory if he does not wish to use the Service anonymously.

When handling the User's personal data, the Service Provider acts in accordance with the provisions of the Data Management Information. The website's information on data management is continuously available at the link www.locky.hu/adatkezeles.

In the case of the Service requested by the User, together with the acceptance of these Terms and Conditions, the Service Provider also assumes the acceptance of the Data Management Information.

XI./ Copyright, confidentiality

The Service operated by the Service Provider, the Service Provider's website, as well as its entire textual and graphic appearance and content, as well as each component necessary for its operation (hereinafter collectively: Intellectual work) are subject to copyright protection, to which the Service Provider is entitled under the Copyright Act 1999 LXXVI in accordance with the provisions of the law. In addition to the usage license expressly granted in these GTC, the Service Provider reserves all rights related to intellectual works.

The Service Provider, as the owner of the right, as well as the operator of the website, does not consent to the commercial use of the published content in whole or in part, to the adoption, reproduction, distribution, public presentation, revision, or other means of the content unchanged or to a large extent similar. for use. In view of the above, it is prohibited to copy the content appearing on the Website, or any part of it - including free materials, presentations, recordings, entries, reviews, brochures, graphic symbols, own images and all other information and data, duplication, re-disclosure, use in other ways, electronic storage, processing, incorporation into any other work, publication, website, whether electronic, analogue or in other forms, as well as sale without the written consent of the Service Provider. It is also prohibited to use the intellectual property for commercial purposes, online or via any digital or analog data carrier, and thus in particular to put it on the market, or to distribute or sell it in any form.

The User may use the content of the website and its parts only for their own personal purposes.

The Service Provider reserves all rights to all elements of its service, its domain name, the secondary domain names formed with them, as well as its Internet advertising surfaces.

It is forbidden to adapt or reverse engineer the content of the website or certain parts, to create user IDs and passwords in an unfair manner, or to use any application that can be used to modify or index the website or any part of it.

The Service Provider reserves the right to change the information on its website or in any of the Service Provider's works without prior notice.

The data and information found on the Website and in any of the Service Provider's creations cannot be classified as the Service Provider's advice to use certain services or to demonstrate any kind of behavior. In any case, it is recommended that visitors to the Website make sure in advance whether the ideas they consider to be followed are actually the most appropriate for their own case. The Service Provider excludes any liability resulting from the use of the Website.

The User acknowledges that he owes the Service Provider full compensation for copyright infringements.

The Parties state that any information, facts and, in particular, personal data that they have come to know in connection with the other Party or its activities during the performance of this Agreement, will be preserved in accordance with the rules on the preservation of business secrets and private secrets, even after the termination of the legal relationship. In this context, the Parties also state that, in order to fulfill this Agreement, the User consents to the Service Provider's personal data being processed in accordance with Article CXII of 2011 on the right to informational self-determination and freedom of information. process and manage it in accordance with the provisions of the law. The Parties state that the User's provision of data in this direction is voluntary, and the Service Provider is entitled to process the data only and exclusively to the extent necessary for the fulfillment of the legal relationship. The User expressly acknowledges that the data managed by the Service Provider may be used for statistical purposes or to fulfill its obligation to provide data, and may be transferred in a way that is not suitable for personal identification.

XII./ Complaint handling, customer service

The User may report comments and complaints to the Service Provider by telephone, e-mail, or by mail at the following address:

Address:	Office and Lockers Kft. 1097 Budapest, Nádasdy u. 15/B.
Phone number:	+36 70 942 3922
Email:	locker@locker.hu

Complaints are investigated by the Service Provider in accordance with its complaint handling policy described below, which is also available separately on its website.

The Service Provider investigates complaints no later than 30 (thirty) days from their receipt, and informs the complaining User about the result of the investigation in the same way as

when the complaint is communicated, as well as what legal remedies are available to the customer in case of rejection.

Complaints can only be made by phone on **weekdays between 9:00 a.m. and 6:00 p.m.**

The Service Provider will immediately examine the telephone complaint and remedy it as necessary. If the User does not agree with the handling of the complaint, or the immediate investigation of the complaint is not possible, the Service Provider will immediately record the complaint and its position on it, and in the case of a verbal complaint made over the phone, a copy of it will be sent to the User with the substantive answer at the latest sent at the same time. The Service Provider assigns a unique identification number to the verbal complaint made over the phone.

The Service Provider records the complaint, which includes the following:

- a. name and address of the User,
- b. the place, time and method of presenting the complaint,
- c. a detailed description of the User's complaint, a list of documents, documents and other evidence presented by the User,
- d. the Service Provider's statement on its position regarding the User's complaint, if the complaint can be investigated immediately,
- e. the signature of the person taking the minutes and – with the exception of verbal complaints communicated by telephone or other electronic communication services – the User's signature,
- f. the place and time of taking the minutes,
- g. in the case of a verbal complaint communicated by telephone or using other electronic communication services, the unique identification number of the complaint.

If the directly applicable legal act of the European Union does not provide otherwise, the Service Provider shall respond to the written complaint in writing within 30 (thirty) days after its receipt and take steps to communicate it. The Service Provider is obliged to give reasons for its position rejecting the complaint.

The Service Provider must keep the record of the complaint and a copy of the response for 5 (five) years.

In case of rejection of the complaint, the Service Provider informs the User in writing about which authority or conciliation body he can initiate the procedure with his complaint - according to its nature.

The User is entitled to initiate the procedure of the conciliation board operating under the county (capital city) chambers of commerce and industry in order to settle disputes (consumer disputes) related to the quality and safety of the Service, the application of product liability rules, and the conclusion and performance of the Agreement between the Parties outside of court proceedings.

Contact details of the conciliation body responsible for the Service Provider's seat:

Organization: Pest County Conciliation Board
Address: H-1055 Budapest, Balassi Bálint u. 25. IV. em. 2.
Email address: pmbekelteto@pmkik.hu
Phone number: +36-1-792-7881

Based on this point, the consumer: a natural person acting for purposes outside of his independent occupation and economic activity, who buys, orders, receives, uses, makes use of goods or is the recipient of commercial communications or offers related to the goods. In the application of the rules on the conciliation body - with the exception of the application of Regulation 524/2013/EU of the European Parliament and of the Council of 21 May 2013 on the online settlement of consumer disputes and amending Regulation 2006/2004/EC and Directive 2009/22/EC - in addition to the above, a non-governmental organization under a separate law, a church legal entity, an apartment building, a housing association, a micro, small and medium-sized enterprise acting for purposes outside of its independent occupation and scope of economic activity, which buys, orders, receives goods, is considered a consumer, uses, makes use of or is the recipient of commercial communications or offers related to the goods.

XIII./ Right of unilateral amendment

The Service Provider is entitled to unilaterally amend these Terms and Conditions in all cases where it is justified by changes in economic conditions, in particular market demands for the development of the Services, changes in the essential conditions for the Service or the operation of the Service Provider, or compliance with legislation. If the User uses the Service after the GTC amendment enters into force, it also includes the User's acceptance of the GTC amendment.

The Service Provider hereby informs the User that the General Terms and Conditions and any amendments thereto shall enter into force at the same time as they are published on the Website.

The scope of these Terms and Conditions covers all Users and the Service Provider.

XIV./ Miscellaneous provisions

The Parties mutually commit themselves to resolve any disputes that may arise during the performance of this Agreement primarily by peaceful means, through negotiation. If this does not lead to a result, the district court or tribunal of the Service Provider's registered office shall have the exclusive jurisdiction to settle their disputes.

In the event that any part of these General Terms and Conditions becomes invalid either due to a change in the law or for any other reason beyond the will of the Parties, the Parties declare by mutual consent that the invalidity of any part of these General Terms and Conditions does not affect its complete invalidity, if the achievement of the purpose of the contract is prevented by its partial invalidity not endangered. In the event that any part of the contract becomes invalid based on the aforementioned, the Parties undertake to amend the Contract in such a way that the invalid part is replaced with an agreement that is closest to the purpose of the Contract and makes this part of the Contract valid .

If the Service Provider does not exercise its rights based on these GTC, the failure to exercise the right cannot be considered a waiver of the given right. A waiver of any right is only valid if expressly stated in writing. If the Service Provider does not strictly adhere to an essential condition or provision of these Terms and Conditions on one occasion, based on its individual consideration, this does not mean that it waives its obligation to strictly adhere to the given condition or provision in the future. In such a case, however, the Parties are obliged to enter into a separate contract with each other contained in a separate document.

Annex nr.1.

TERMINATION STATEMENT - SAMPLE

- to be filled out and returned in case of intention to terminate the Agreement -

for
Office and Lockers Kft.

D u n a h a r a s z t i
Haraszty Ferenc utca 9.
H - 2 3 3 0
Hungary

Dear Service Provider!

The undersigned,, by signing this document as such

I d e c l a r e,

that I exercise my right of termination with regard to the contract for the provision of the following service:

Name of the service:

Date of order:

Client's name:

Client's address:

Dated:

Client's signature
(in the case of a statement made on paper)