Standard Contractual Clauses

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1. Name of the enterprise:

Company name:	TREFFA Erdészeti Szolgáltató, Utazásszervező és Kereskedelmi Korlátolt Felelősségű Társaság
Seat:	HU-4374 Encsencs, Bélteki u 103.
Company registration number:	15-09-068445
Tax number:	13065638-2-15
Represented by:	János Pál Trefán
Email:	info@treffasafari.hu

Data of the hosting company:

Company name:	Websupport Magyarország Korlátolt Felelősségű Társaság
Seat:	HU-1132 Budapest, Victor Hugo utca 18-22.
Company registration number:	01-09-381419
Tax number:	25138205-2-41
Represented by:	András Sűdy
Email:	ugyfelszolgalat@gyumolcstarhely.hu

2. Content of Standard Contractual Clauses

This Standard Contractual Clauses document is created between the TREFFA Kft. (hereinafter

enterprise) and the Customer using its services – available at https://www.treffa.elmeprojekt.hu/ (hereinafter Customer) hereinafter together as Parties.

The Standard Contractual Clauses are intended to lay down the rules related to the use of the service and the rights and obligations of the parties. By accepting these Standard Contractual Clauses, the Customer accepts and acknowledges the conditions of participation and other conditions and rules imposed by www.treffa.elmeprojekt.hu.

3. Services of TREFFA Kft. and the conditions of the services

Travel arrangement. The enterprise offers customers who visit the website https://www.treffa.elmeprojekt.hu/ information, opportunity to contact and offer request possibility about the travel options offered by the enterprise.

Additional services related to the above services:

Online administration. The enterprise handles the entire ordering process on its online platform. The Customer is obliged to find out about the details of the ordering via the website.

Information. The enterprise undertakes to fully inform the Customer during the ordering process and during the period of use of the service. It sends the Customer the following informational electronic messages related to the order:

In case of direct bank transfer

• confirmation email with the data provided by the Customer at the time of ordering, the name and price of the ordered product.

The Customer is responsible for the continuous monitoring of his mail account, because the above messages are sent to the given address.

• If the Customer does not receive the corresponding emails due to the prohibitions of the mail system or for other reasons, he can request their replacement at the email address ..._..

Customer service. The enterprise draws the attention of the Customer to the fact that after the sale, the enterprise performs Customer service activities in the context of an electronic mail system though the email addresses info@treffasafari.hu.

The enterprise does not provide any other online services.

4. Payment of service fees

The Customer is obliged to pay the price of the services ordered by him as detailed below:

• By direct bank transfer

Payment directly to the bank account of the enterprise
Within 24 hours after placing the order, the enterprise sends an advance
payment to the entered email address, after which the delivery takes
place. The advance payment includes the prices and delivery costs of the
ordered products, the data of the Customer and the enterprise.
Upon completion of the order, the enterprise shall provide the bank
details necessary for the transfer on the website.

a) In case of card payment, the enterprise immediately acknowledges the receipt of the amount, and will immediately start performing the ordered service.

5. Order process

This page offers possibility to request an offer.

The Customer can request a quote from the "OFFER REQUEST" window on the website https://www.treffa.elmeprojekt.hu/ where the following personal data need to be provided:

- Last name
- First name
- Phone number
- Email address

The Customer may choose from the following wild types on the website of the enterprise:

- red deer
- fallow deer

- roe
- mouflon
- wild-hog
- small game

The Customer may choose from the following programme packages on the website of the enterprise.

The request for quotation will be finalized by pressing the "Send" button.

The enterprise shall send a confirmation email about the request to the email address provided by the Customer for information purposes.

The confirmation emails collect the following personal data:

- Last name
- First name
- Phone number
- Email address

The personal data of the Customer are not processed.

6. Obligations of the Customer

The Customer agrees that the enterprise will send a message to the given email address about changes in the legal relationship of the parties. The Customer is entitled to prohibit the service described in this point by sending a message to the email address specified above.

7. Obligations of the enterprise

The enterprise guarantees that it will not change the price of the services at the time of ordering.

The enterprise reserves the right to extend the scope of its services, of which it is not obliged to notify the Customer.

The enterprise reserves the right to suspend the service and deactivate the request when it becomes known that the data provided at the time of the request are not correct. The Customer acknowledges and accepts this provision.

The company informs the Customer, who is a natural person, that it will process the data in the manner and for the purpose specified in accordance with the Privacy Policy of the company for the performance of the contract.

8. Termination of the contract, reimbursement of fees

The contract shall terminate:

- By completion
- By withdrawal/termination by the customer

8.1. Right of withdrawal/termination

The enterprise only performs intermediary activities, so it does not take responsibility in the event of any deficient performance that may arise.

The enterprise draws the attention of the Consumer to the fact that the Consumer is obliged to reimburse the reasonable costs of the enterprise, if the Consumer exercises his/her right of withdrawal after the commencement of the performance.

The Customer may exercise his right of withdrawal and termination in accordance with Government Decree 45/2014 (II. 26) on the detailed rules of contracts between customers and enterprises.

Article 20 (1) In case of off-premises and distance contracts, consumer shall have the right of withdrawal without giving reasons within the time limit set out in paragraph 2. In case of off-premises and distance contracts for services where the contract performance commences after making a declaration pursuant to Articles 13 or 19, consumer shall have the right of cancellation without giving reasons within the time limit set out in paragraph 2.

2. The consumer has the right of withdrawal or termination under paragraph 1

(a) in case of a contract for the sale of goods within fourteen days from the date of receipt of aa) the goods,

ab) in case of the sale of several goods, if the individual goods are supplied at a different time, the goods delivered last

ac) the last item or piece supplied – in case of goods consisting of several lots or pieces,

ad) if the goods are to be supplied regularly within a specified period,

from the date of receipt of the first service by the Consumer or a third party, not being the carrier, indicated by him,

b) in case of a contract for the provision of services within fourteen days from the date of concluding a contract

(3) The provisions of paragraph (2)(a) shall not affect the right of the Consumer to exercise his right of withdrawal as defined in this paragraph during the period between the date of conclusion of the contract and the date of receipt of the goods.

(4) If the conclusion of the contract was made after the offer of the customer, before the cancellation right, the customer has the right to withdraw the offer, by which the offer obligation for contract conclusion is also terminated.

10. The legal consequence of failure to provide information about the right of withdrawal or termination of notice to the consumer

Article 21 (1) If the enterprise has not fulfilled its obligation to provide information as specified in Article 11 (1) (i), the deadline for withdrawal provided for in Article 20 (2) shall be extended by twelve months.

(2) If the enterprise has provided the Consumer with the information referred to in the previous paragraph within twelve months after the commencement date of the original period of

reflection, the cooling-off period will expire 30 days after the day on which the consumer has received this information.

11. Exercise of the right of withdrawal by the consumer

Article 22 (1) The consumer can exercise the right guaranteed in Article 20

(a) using the model declaration set out in Annex 2; or

(b) by means of a prominent statement in this regard

(2) The enterprise may also provide the consumer with the right to exercise the right referred to in Article 20 (1) on its website. In this case the business must give immediate confirmation via a durable medium that they have received the statement.

(3) The right specified in Article 20 must be considered validated within the deadline if the consumer sends his/her statement before the expiry of the deadline specified in Article 20 (2) or Article 21.

(4) The consumer must prove that s/he has exercised the right specified in Article 20 in accordance with this Article.

12. Obligations of the enterprise in case of withdrawal or termination of the consumer

Article 23 (1) The enterprise shall immediately, no later than 14 calendar days from the day of receipt of the consumer's statement of withdrawal from the off-premises and distance contract, reimburse the consumer for all payments made by him, including the costs of delivery of the product.

(2) The enterprise will reimburse the payment using the same payment method as the consumer, unless the consumer has expressly agreed to a different reimbursement method which does not involve any costs to the consumer. With the express consent of the consumer the enterprise may use another payment mode for the refund but this must under no circumstances cause the consumer any additional costs.

(3) If the consumer chose a more expensive method of delivery than the cheapest standard delivery, the enterprise will not have to refund the additional cost of the more expensive method.

(4) In case of a contract for selling and purchasing of goods, the enterprise may withhold the amount specified in paragraph (1) until the consumer has returned the goods or has demonstrated beyond doubt that it has been returned; the earlier date of the two shall be taken into account. The right of retention shall not apply to the enterprise if it has undertaken to return the goods by itself.

(5) With regard to the processing of personal data of the consumer, the enterprise complies with its obligations under Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC.

(6) The enterprise does not use any content that differs from the personal data provided or established by the consumer while using the enterprise's digital content or digital services, unless such content

(a) cannot be used in connection with the enterprise's digital content or digital services;

(b) relates exclusively to the activity of the enterprise during the use of the digital content or digital service provided by the enterprise,

(c) has been combined with other data by the enterprise and it cannot be separated or only with a disproportionate amount of effort, or

(*d*) *it has been produced jointly by the consumer with other persons and other consumers can continue to use it.*

7. Except as provided for in (a), (b) or (c) of paragraph 6, the enterprise shall, at the request of the consumer, provide to the consumer any content other than personal data which the consumer has provided or created while using the digital content or digital service provided by the enterprise.

(8) the consumer shall be entitled to retrieve digital content free of charge, without restriction, within a reasonable time, in a commonly used, machine-readable format.

9. In the event of withdrawal from the contract, the enterprise may, without prejudice to paragraph 7, prevent the consumer from continuing to use the digital content and the digital service, in particular by making the digital content and the digital service inaccessible to the consumer or by disabling the user account of the consumer.

13. Obligations of the consumer in case of his/her withdrawal or termination

Article 24 (1) if the consumer withdraws from an off-premises and distance contract, in accordance with Article 22, s/he is obliged to return the goods immediately, but not later than fourteen days from the date of notification of the withdrawal, or transfer them to the enterprise or to the person authorized by the enterprise to take over the goods, except when the enterprise has agreed to return the goods itself. The product is considered to have been sent back in time if the consumer sends the product before the deadline.

(2) the consumer shall bear only the direct cost of returning the goods, unless the enterprise has undertaken to bear that cost.

(3) If the goods have been transported to the consumer at the same time as the conclusion of an off-premises contract, the enterprise shall return the goods at its own expense if, due to the nature of the goods, they cannot be returned by post.

Article 25 the consumer is only liable for depreciation resulting from use which exceeds the necessary use to determine the nature, characteristics and operation of the goods. The consumer is not liable for the value reduction of the product if the enterprise has not provided all required information about the right of withdrawal as specified in Article 11 (1) (i).

Article 25/A If the contract is withdrawn, the consumer no longer uses the digital content or digital service and does not make it available to third parties

Article 26 (1) If, in case of Article 13 or Article 19, the consumer terminates the off-premises and distance contract after commencement of the services, the consumer shall pay to the enterprise a fee proportionate to the service provided until the date of the termination of the contract with the enterprise. The amount to be paid proportionally by the consumer shall be determined on the basis of the total amount of the consideration agreed in the contract plus tax. If the consumer proves that the total amount thus established is too high, the proportionate amount shall be calculated on the basis of the market value of the services rendered until the date of termination of the contract.

(2) In applying this paragraph, the market value determination shall take into account the consideration for identical services provided by entities performing identical activities after the date the contract was concluded.

Article 27 In case of exercising the right of the consumer in accordance with Article 20, the consumer shall not bear the following costs:

(a) full or partial costs of performance of service contract, if

(*aa*) the enterprise has not complied with its obligation to provide information in accordance with Article 11(1) (i) or (k), or

(b) the consumer has not requested the start of the performance of the service before the expiry of the deadline specified in Article 20 (2);

(b) the total or partial costs of making the digital content available on non-physical data carriers, if

ba) the consumer has not given his explicit and prior consent to the commencement of the performance before the expiry of the deadline specified in Article 20 (2);

bb) at the same time as the consumer has given his consent defined in point ba), he has not acknowledged that he loses his right of withdrawal under Article 20 when giving his consent; or

bc) the enterprise failed to provide the confirmation specified in Article 12 (2) or Article 18.

Article 28 The consumer shall not be charged any additional costs or other obligations in relation to the exercise of his right specified in Article 20 in addition to those specified in Article 23 (3) as well as in Article 24-26.

14. Exceptions to the right of withdrawal and termination by the consumer

Article 29 (1) The consumer shall not exercise his right under Article 20

(a) service contracts after the service have been fully performed but, if the contract places the consumer under an obligation to pay, only if the performance has begun with the consumer's prior express consent and acknowledgement that he will lose his right of withdrawal once the contract has been fully performed by the enterprise;

(b) in respect of goods or services the price or fee, whose price depends on fluctuations in the financial market outside the supplier's control, which may occur during the withdrawal period;

(c) in case of non-prefabricated goods which have been produced on the basis of the consumer's instructions or express request, or in case of goods which clearly designated for the consumer;

(d) relating to perishable goods or goods with short shelf life;

(e) relating to goods in sealed packaging which cannot be returned for health or hygiene reasons after opening;

(f) relating to goods, by nature inseparably mixed with other items after delivery;

(g) relating to alcoholic beverages, the actual value of which depends on fluctuations in the market which cannot be influenced by the enterprise and the price of which has been agreed upon at the time of conclusion of the sales contract, but the contract is only executed after thirty days from the conclusion of the contract;

(h) except as provided in paragraph (2), in case of a business contract in which the enterprise visits the consumer at the express request of the consumer in order to carry out urgent maintenance work or urgent repair work;

(i) relating to the sale of audio or video recordings or copies of computer software in sealed packages, if the consumer has opened the packaging after delivery;

j) relating to newspapers, magazines and periodicals, with the exception of subscription contracts;

k) *in case of contracts concluded at a public auction;*

l) in case of accommodation contracts other than for residential purpose, transport, car rental services, catering or services related to recreational activities, when the agreement stipulates a specific date or period of execution;

(*m*) relating to digital content which is not supplied on a tangible medium, if the enterprise started the performance with the explicit and prior consent of the consumer and at the same time with the consumer's consent, acknowledged that it would lose the right under Article 20 after the commencement of the performance, furthermore, the enterprise has sent a confirmation to the consumer in accordance with Article 12 (2) or Article 18.

(2) In the case specified in Article (1)(h), the right 20 § under Article 20 shall cover services or goods offered in addition to the services expressly requested by the consumer and the spare parts used for maintenance or repair.

(3) In cases specified in Article (1)(a)-c) and (e), the consumer may exercise his right under Article 20 if the contract is concluded in the context of trading outside the business specified in the Trade Act or in the context of a sale of goods with a presentation of goods.

9. Fulfilment

After receiving the call for proposal, the enterprise shall send the requested offer to the Customer.

10. Other provisions

The language of this Standard Contractual Clauses is Hungarian.

The enterprise grants the right to use the service specified in clause 3 of the Standard Contractual Clauses, otherwise reserves all rights. The service mentioned in point 3 of the Standard Contractual Clauses is protected under copyright law. The Customer expressly acknowledges the information provided by the enterprise in this point.

The enterprise informs the Customer that the images, videos, texts, e-books, other materials on its website belong to the enterprise.

The Contracting Parties declare that they cooperate with each other in performing the contract, provide each other with the necessary information, and prefer to resolve any disputes first of all in a peaceful manner.

Parties are free to conclude a contract and are free to choose the other contracting party.

Parties are free to determine the content of the contract. Parties may waive by mutual consent the provisions relating to contracts concerning the rights and obligations of the parties where such waiver is not prohibited by law.

Parties may modify the content of the contract by mutual agreement or change the title of their commitment.

The part of the contract not affected by the amendment remains unchanged.

For the amendment of the contract, the regulations regarding the conclusion of the contract are to be applied accordingly

The content of the contract may be modified unilaterally by either party if this is stipulated in the contract or if the party is entitled to do so by law.

The enterprise is obliged to place the essential elements of the amendment in a visible manner on the website https://www.treffa.elmeprojekt.hu/.

The functioning of the digital data content is carried out by the hosting provider. The website https://www.treffa.elmeprojekt.hu/ s protected by firewalls. Regarding the technical protection measures to be applied and the interoperability with hardware and software, the rules of the hosting provider are decisive.

The enterprise draws the attention of the Customer to the fact that the Customer's declaration results in a payment obligation.

The Customer expressly acknowledges by making the contract declaration that it results in a payment obligation.

The enterprise draws the attention of the Customer to the fact that the data entry errors can be corrected prior to sending the contract declaration by sending an email to the e-mail address info@treffasafari.hu.

The enterprise shall provide the Customer arriving at the accommodation with a map, a territorial description, information about the accommodation.

The enterprise draws the attention of the Customer to the fact that the compliance with the provisions of the Act LV of 1996 on hunting in Hungary, on the protection of game, game farming and hunting as well as the Act XXIV of 2004 on firearms and munition, is mandatory.

The enterprise draws the attention of the Customer to the fact that the success of the hunt is unforeseeable, and the enterprise cannot guarantee it.

11. Definitions:

1. Consumer: a natural person acting for purposes which are outside his trade, business or profession;

2. Enterprise: a person acting for purposes within his trade, business or profession;

3. Weapons: firearms, gas and alarm weapons, air weapons, paintball guns, antique weapons and theatrical firearms;

4. *Possession of a firearm: possession, wearing, and storage.*

5. Carrying of arms: placement of a weapon on the body of a natural person in a covert or open manner;

6. *Import, export and transit of firearms:* transfer of firearms across the state border of Hungary;

7. Type of firearm: shotgun (smooth-bore, long), bullet gun (rifled, long), handgun (short), Flobert weapon with propulsion power 7.5 joules or less and air weapon with propulsion power exceeding 7.5 joules;

8. Purpose of gun ownership: self-defence, work, filmmaking, theatrical and traditional use, target shooting, education, rifle shooting, protection of persons and property as well as hunting;

9. *Hunting firearms:* firearms which may be used for hunting under the Act on the protection of game, game farming and hunting;

The enterprise draws the attention of the Customer to the fact that an authorization issued by the police is required:

- for the manufacture, repair, sale of firearms and related parts (hereinafter together: firearms), munition, excluding museum munition, Flobert cartridges, for the exhibition of firearms, for assembly and reloading of munition at home,

- for the manufacture, repair, sale of paintball guns, gas and alarm weapons, cartridges for gas gun, alarm weapons, blank cartridges, air guns, munition elements

- for possession of firearms belonging to categories "A" and "B" and related parts, air guns classified as firearms under this Act, munition, munition elements and silencers, furthermore

- for import into the territory of Hungary, for export from the territory of Hungary, for transit through the territory of Hungary,

- for carrying of gas and alarm weapons,

- for the manufacture, repair, sale, use of museum weapons for rifle shooting and for use of muzzle loaders for hunting,

- for the operation of the shooting range for civil usage, the storage of firearms and munition, and for conducting the activity as shooting master.

A police issued European Firearms Pass is required to export of firearms to one of the Member States of the European Union for non-commercial or sales purposes. A European Firearms Pass may be issued to a natural person permitted to possess a firearm.

12. Dispute resolution

If any legal dispute between the enterprise and the Customer is not resolved during negotiations with the enterprise, the Customer, who is considered as Customer, may contact the conciliation body competent at the residence or place of stay and request the procedure of the conciliation body, or he can also contact

the conciliation body competent at the seat of the seller, and the Customer has following possibilities of asserting rights.

- Complaints to the consumer protection authority,
- Dispute resolution through the online dispute resolution platform of the European Union:<u>https://webgate.ec.europa.eu/odr/main/index.cfm?event=main.home.show&</u> <u>lng=HU</u>

In Hungary, the Budapesti Békéltető Testület (BBT) (Conciliation Body in Budapest) is entitled to act in cross-border disputes between the Customer and trader related to online sales or service contracts.

• Initiative of the procedure of the conciliation body

Conciliation body competent at the seat of the enterprise:

Conciliation Body in the County of Szabolcs-Szatmár-Bereg

Address:	HU-4400 Nyíregyháza, Széchenyi u. 2.
Phone number:	+36-42/420-180
Fax:	0036-42/420-180
Email:	bekelteto@szabkam.hu

Description:

In the application of the rules regarding conciliation bodies, the following are considered as customers: civil society organization under the separate law, church, apartment building, housing associations, micro, small and medium-sized enterprises that buy, order, receive, use, claim goods, or are recipients of the commercial communication related to the goods and the offer.

The enterprise is obliged to cooperate in the proceedings of the conciliation body.

The Customer may contact the following conciliation bodies on the basis of his/her residence/temporary residence in order to settle the dispute:

Conciliation Body in the County of Baranya

Address:	HU-7625 Pécs, Majorossy Imre u. 36.
Phone number:	+36-72/507-154; +36-20/283-3422
Email:	info@baranyabekeltetes.hu

Conciliation Body in the County of Bács-Kiskun

Address:	HU-6000 Kecskemét, Árpád krt. 4.
Postal address:	Conciliation Body in the County of Bács-Kiskun operated
	by the Chamber of Trade and Industry in the County of
	Pest
	HU-6001 Kecskemét POB 228.
Phone number:	+36 76 501 525, 501 532
Fax:	+36 76 501 538
Mobile:	+36 70 938 4765
Email:	bekeltetes@bacsbekeltetes.hu
Website:	www.bacsbekeltetes.hu

Conciliation Body in the County of Békés

Address: HU-5600 Békéscsaba, Penza ltp. 5.

Email:	bekeltetes@bmkik.hu
Phone number:	+36 66 324 976
Fax:	+36 66 324 976

Conciliation Body in the County of Borsod-Abauj-Zemplén

Address:	HU-3525 Miskole, Szentpáli u. 1.
Phone number:	+36 46 501 090 (new cases)
	+36 46 501 871 (pending cases)
Email:	bekeltetes@bokik.hu
	www.bekeltetes.borsodmegye.hu

Conciliation Body in Budapest

Address:	HU-1016 Budapest, Krisztina krt. 99.
Phone number:	+36 1 488 2131
Email:	bekelteto.testulet@bkik.hu
Website:	bekeltet.bkik.hu

Conciliation Body in the County of Csongrád-Csanád

Address:	HU-6721 Szeged, Párizsi krt. 8-12.
Phone number:	+36 62 554 250/118
Email:	bekelteto.testulet@csmkik.hu

Conciliation Body in the County of Fejér

Address:	HU-8000 Székesfehérvár, Hosszúsétatér 4-6.
Phone number:	+36-22/510-310
Email:	bekeltetes@fmkik.hu

Website:

https://www.bekeltetesfejer.hu/

Conciliation Body in the County of Gyor-Moson-Sopron

Address:	HU-9021 Győr, Szent István út 10/a.
Phone number:	+36 96 520 217
Email:	bekelteto.testulet@gymsmkik.hu
Website:	https://bekeltetesgyor.hu/

Conciliation Body in the County of Hajdú-Bihar

Seat:	HU-4025 Debrecen, Petőfi tér 10.
Administrative	
establishment:	HU-4025 Debrecen Vörösmarty u. 13-15.
Phone number:	+36 52 500 710, +36 52 500 745
Fax:	+36 52 500 720
Email:	bekelteto@hbkik.hu

Conciliation Body in the County of Heves

Address:	HU-3300 Eger, Hadnagy utca 6. földszint
Phone number:	+36 36 416 660, extension 105
Email:	bekeltetes@hkik.hu
Postal address:	HU-3300 Eger, Postafiók 440.

Conciliation Body in the County of Jász-Nagykun-Szolnok

Address:	HU-5000 Szolnok, Verseghy park. 8.
Email:	bekelte to testulet @iparkamaraszolnok.hu
Phone number:	+36 20 373 2570

Conciliation Body in the County of Komárom-Esztergom

Address:	HU-2800 Tatabánya, Fő tér 36.
Phone number:	+36 34 513 010
Fax:	+36 34 316 259
Email:	bekeltetes@kemkik.hu

Conciliation Body in the County of Nógrád

Address:	HU-3100 Salgótarján, Mártírok útja 4. fsz 14.
Phone number:	+36 32 520 860
Email:	nkik@nkik.hu
Website:	www.nkik.hu,
	www.bekeltetes-nograd.hu

Conciliation Body in the County of Pest

Address:	HU-1055 Budapest, Balassi Bálint utca 25. IV/2.
Postal address:	HU-1055 Budapest, Balassi Bálint utca 25. IV/2.
Email:	pmbekelteto@pmkik.hu
Phone number:	+36 1 792 7881
Website:	http://www.panaszrendezes.hu/homepage/index.php
	www.pestmegyeibekelteto.hu

Conciliation Body in the County of Somogy

Address:	HU-7400 Kaposvár, Anna u. 6.
Phone number:	+36-82/501-000, +36-82/501-026
Email:	skik@skik.hu
Website:	www.skik.hu

Conciliation Body in the County of Szabolcs-Szatmár-Bereg

Address:	HU-4400 Nyíregyháza, Széchenyi u. 2.
Phone number:	+36 42 420 180
Fax:	+36 42 420 180
Email:	bekelteto@szabkam.hu

Conciliation Body in the County of Tolna

Address:	HU-7100 Szekszárd, Arany J. u. 23-25.
Phone number:	+36 74 411 661
Mobile:	+36 30 664 2130
Fax:	+36 74 411 456
Email:	kamara@tmkik.hu;
	monus.greta@tmkik.hu

Conciliation Body in the County of Vas

Address:	HU-9700 Szombathely, Rákóczi Ferenc u. 23.
Email:	bea@vmkik.hu
Phone number:	+36-30/9566-708

Conciliation Body in the County of Veszprém

Address:	HU-8200 Veszprém, Radnóti tér 1. POB: 220
Telephone:	+36 88 814 121; +36 88 814 111
Fax:	+36 88 412 150
Email:	info@bekeltetesveszprem.hu
Website:	www.bekeltetesveszprem.hu

Conciliation Body in the County of Zala

Address:	HU-8900 Zalaegerszeg, Petőfi u. 24.
Phone number:	+36 92 550 513
Fax:	+36 92 550 525
Email:	zmbekelteto@zmkik.hu
Website:	http://www.bekelteteszala.hu/

Initiation of legal proceedings.

Article: Law V of 2013 on the Civil Code, Act LV of 1996 on hunting in Hungary, on the protection of game, game farming and hunting as well as the Act XXIV of 2004 on firearms and munition, and Government Decree 45/2014 (II. 26) on the detailed rules of contracts between customers and enterprises.

1. Annex 1

TREFFA Kft.

Encsencs Bélteki u 103. HU-4374

Declaration of withdrawal

I, the undersigned, hereby declare that I exercise my right of withdrawal regarding the contract for ordering the following services:

Contract title:

Precise indication of the service:

Date of conclusion of contract:

Name of the Customer:

Address of the Customer:

I would like to ask you to pay back the purchase price to the following bank account

Bank name:

Bank account holder:

Bank account number:

Date:

Customer's signature