

TERMS AND CONDITIONS

business company **Madison Medical s.r.o.**

with registered office: **U Svitavy 1077/2, Brno** identification number: **11881941** entered into the Commercial Register kept by the **Regional Court in Brno, Section C, Insert 125206**

for the sale of goods through an online store located at the Internet address www.yannovak.com.

1. INTRODUCTORY PROVISIONS

- 1.1. These Terms and Conditions (hereinafter referred to as „**Terms and Conditions**“) of the company **Madison Medical s.r.o.**, with its registered office at **U Svitavy 1077/2, Brno** identification number: **11881941** entered into the Commercial Register kept by **the Regional Court in Brno, Section C, Insert 125206** (hereinafter referred to as the „**Seller**“) regulate in accordance with the provisions of § 1751 paragraph 1 of Act No. 89/2012 Coll. The Civil Code, as amended (hereinafter the „**Civil Code**“) mutual rights and obligations of the contracting parties arising in connection with or on the basis of a purchase contract (hereinafter referred to as the „**Purchase Agreement**“) concluded between the Seller and another natural or legal person (hereinafter referred to as the „**Buyer**“) through the Seller's online store. The internet shop is operated by the Seller on a website located at the internet address www.yannovak.com (hereinafter referred to as the "**website**"), through the interface of the website (hereinafter referred to as the "**web interface of the shop**").
- 1.2. Terms and Condition do not apply to cases where the person who intends to purchase goods from the Seller is a legal entity or a person who acts when ordering goods in the course of their business or in the course of their independent profession.
- 1.3. Provisions deviating from Terms and Conditions can be agreed in the Purchase Agreement. Deviating provisions in the Purchase Agreement take precedence over the provisions of Terms and Conditions.
- 1.4. The provisions of Terms and Conditions are an integral part of the Purchase Agreement. The Purchase Agreement and Terms and Conditions are drawn up in the Czech language.
- 1.5. The wording of Terms and Conditions may be amended or supplemented by the Seller. This provision does not affect the rights and obligations arising during the period of validity of the previous version of Terms and Conditions.

2. USER ACCOUNT

- 2.1. Based on the Buyer's registration made on the website, the Buyer can access his user interface. From his user interface, the Buyer can order goods (hereinafter referred to as "**User Account**"). If the web interface of the store allows it, the Buyer can also order goods without registration directly from the web interface of the store.

- 2.2. When registering on the website and when ordering goods, the Buyer is obliged to state all data correctly and truthfully. The Buyer is obliged to update the data specified in the User Account in the event of any change. The data provided by the Buyer in the User Account and when ordering goods are deemed correct by the Seller.
- 2.3. Access to the User Account is secured by a username and password. The Buyer is obliged to maintain confidentiality regarding the information necessary to access his User Account.
- 2.4. The Buyer is not entitled to allow the use of the User Account to third parties.
- 2.5. The Seller may cancel the User Account, especially if the Buyer does not use his User Account for more than **12 months**, or if the Buyer violates his obligations under the Purchase Agreement (including Terms and Conditions).
- 2.6. The Buyer acknowledges that the User Account may not be available around the clock, especially with regard to the necessary maintenance of hardware and software equipment of the Seller or necessary maintenance of third party's hardware and software.

3. CONCLUSION OF THE PURCHASE AGREEMENT

- 3.1. All presentation of goods in the web interface of the store is of an informative nature and the Seller is not obliged to enter into a Purchase Agreement regarding these goods. The provisions of § 1732 para. 2 of the Civil Code shall not apply.
- 3.2. The web interface of the store contains information about the goods, including the prices of individual goods and the cost of returning the goods, if the goods cannot, by their nature, be returned by regular mail. The prices of goods are listed including value added tax and all related fees. The prices of the goods remain valid as long as they are displayed in the web interface of the store. This provision does not limit the Seller's ability to enter into a Purchase Agreement under individually agreed conditions.
- 3.3. The web interface of the store also contains information on the costs associated with the packaging and delivery of goods. The information on costs associated with the packaging and delivery of goods listed in the web interface of the store is valid only in cases where the goods are delivered within the territory of the Czech Republic.
- 3.4. To order goods, the Buyer fills in the order form in the web interface of the store. The order form contains particular information about:
 - 3.4.1. the ordered goods (the ordered goods are "added" by the Buyer into the electronic shopping cart of the web interface of the store),
 - 3.4.2. the method of payment of the purchase price of the goods, information on the required method of delivery of the ordered goods and
 - 3.4.3. information on the costs associated with the delivery of goods (hereinafter collectively referred to as "**Order**").
- 3.5. Before sending the Order to the Seller, the Buyer is allowed to check and change the data that the Buyer has entered in the Order, even with regard to the Buyer's ability to

detect and correct errors made when entering data into the Order. The Buyer sends the Order to the Seller by clicking on the “**Complete order**” button. The data listed in the Order they are deemed correct by the Seller. Immediately after receiving the Order, the Seller will confirm this receipt to the Buyer by e-mail to the Buyer’s e-mail address specified in the User Account or in the Order (hereinafter referred to as the “**Buyer’s e-mail address**”).

- 3.6. Depending on the nature of the Order (quantity of goods, purchase price, estimated shipping costs), the Seller is always entitled to ask the Buyer for additional confirmation of the Order (for example, in writing or by telephone).
- 3.7. The contractual relationship between the Seller and the Buyer arises from the delivery of the acceptance of the Order (acceptance), which is sent by the Seller to the Buyer by e-mail, to the Buyer’s e-mail address.
- 3.8. The Buyer agrees to the use of means of distance communication when concluding the Purchase Agreement. The costs incurred by the Buyer in the use of means of distance communication in connection with the conclusion of the Purchase Agreement (costs of internet connection, costs of telephone calls) shall be borne by the Buyer himself, and these costs do not differ from the basic rate.

4. PRICES OF GOODS AND PAYMENT TERMS

- 4.1. The price of goods and any costs associated with the delivery of goods under the Purchase Agreement, the Buyer may pay the Seller in the following ways:
- in cash at the Seller's premises at **U Svitavy 1077/2, Brno 61800**,
 - in cash on delivery at the place specified by the Buyer in the Order,
 - cashless transfer to the Seller's account No. 5785908002/5500, kept with Raiffeisen Bank (hereinafter referred to as the "**Seller's Account**")
- 4.2. Along with the purchase price, the Buyer is obliged to pay the Seller the costs associated with packaging and delivery of goods in the agreed amount. Unless expressly stated otherwise, the purchase price also includes the costs associated with the delivery of goods.
- 4.3. The Seller does not require a deposit or other similar payment from the Buyer. This does not affect the provisions of Article 4.6 of Terms and Conditions regarding the obligation to pay the purchase price of the goods in advance.
- 4.4. In the case of payment in cash or in the case of payment on delivery, the purchase price is payable upon receipt of the goods. In the case of non-cash payment, the purchase price is payable within **7 days** of concluding the Purchase Agreement.
- 4.5. In the case of non-cash payment, the Buyer is obliged to pay the purchase price of goods together with the variable payment symbol. In the case of non-cash payment, the Buyer's obligation to pay the purchase price is fulfilled when the relevant amount is credited to the Seller's Account.
- 4.6. The Seller is entitled, especially in the event that the Buyer does not provide additional confirmation of the Order (Article 3.6), to demand payment of the full purchase price

before sending the goods to the Buyer. The provisions of § 2119 par. 1 of the Civil Code shall not apply.

- 4.7. Any discounts on the price of goods provided by the Seller to the Buyer cannot be combined with each other.
- 4.8. If this is customary in business relations or if so stipulated by generally binding legal regulations, the Seller shall issue a tax document - an invoice - to the Buyer regarding payments made on the basis of the Purchase Agreement. The Seller **is / is not** a payer of value added tax. The tax document - invoice will be issued by the Seller to the Buyer after payment of the price of goods and will be sent in electronic form to the Buyer's e-mail address.
- 4.9. According to the Act on the Registration of Sales, the Seller is obliged to issue a receipt to the Buyer. At the same time, he is obliged to register the received sales with the tax authority online; in the event of a technical failure, within 48 hours at the latest.

5. WITHDRAWAL FROM THE PURCHASE AGREEMENT

- 5.1. The Buyer acknowledges that according to the provision of § 1837 of the Civil Code, it is not possible to withdraw from the Purchase Agreement for the supply of goods that have been modified according to the Buyer's wishes or for him, from the Purchase Agreement for the supply of perishable goods and goods which has been irretrievably mixed with other goods after delivery, from a Purchase Agreement for the supply of goods in a sealed package which the consumer has removed from the packaging and cannot be returned for hygienic reasons, and from a Purchase Agreement for the supply on an audio or video recording or computer program if he has disrupted its original packaging.
- 5.2. If it is not a case referred to in Article 5.1. of Terms and Conditions or another case where it is not possible to withdraw from the Purchase Agreement, the Buyer has the right to withdraw from the Purchase Agreement in accordance with § 1829 par. 1 of the Civil Code within fourteen (14) days from the receipt of the goods, and in the event that the subject of the Purchase Agreement is several types of goods or delivery of several parts, this period runs from the date of receipt of the last delivery of goods. Withdrawal from the Purchase Agreement shall be sent to the Seller within the period specified in the previous sentence. To withdraw from the Purchase Agreement, the Buyer can use the sample form provided by the Seller, which forms an annex to Terms and Conditions. Withdrawal from the Purchase Agreement may be sent by the Buyer to the address of the Seller's office or to the Seller's e-mail address info@yannovak.com.
- 5.3. In the event of withdrawal from the Purchase Agreement pursuant to Article 5.2. of Terms and Conditions, the Purchase Agreement is cancelled from the beginning. The goods must be returned to the Seller by the Buyer within fourteen (14) days from the delivery of the withdrawal from the Purchase Agreement to the Seller. If the Buyer withdraws from the Purchase Agreement, the Buyer bears the costs associated with the return of goods to the Seller, even if the goods cannot be returned due to their nature by regular mail.

- 5.4. In the event of withdrawal from the Purchase Agreement pursuant to Article 5.2. of Terms and Conditions, the Seller will return the funds received from the Buyer within fourteen (14) days of withdrawal from the Purchase Agreement by the Buyer, in the same way as the Seller received from the Buyer. The Seller is also entitled to return the funds provided by the Buyer when returning goods by the Buyer or in any other way, if the Buyer agrees and the Buyer does not incur additional costs. If the Buyer withdraws from the Purchase Agreement, the Seller is not obliged to return the received funds to the Buyer before the Buyer returns goods or proves that he sent the goods to the Seller.
- 5.5. The Seller is entitled to unilaterally set off the right to compensation for damage caused to the goods against the Buyer's right to a refund of the purchase price.
- 5.6. In cases where the Buyer has the right to withdraw from the Purchase Agreement in accordance with the provision of § 1829 par. 1 of the Civil Code, the Seller is also entitled to withdraw from the Purchase Agreement at any time, until the goods are taken over by the Buyer. In such a case, the Seller will return the purchase price to the Buyer without undue delay, cashless on the account designated by the Buyer.
- 5.7. If a gift is provided to the Buyer together with the goods, the Deed of donation between the Seller and the Buyer is concluded with the untying condition that if the Buyer withdraws from the Purchase Agreement, the Deed of donation for such a gift ceases to be effective and the Buyer is obliged to return the provided gift.

6. TRANSPORTATION AND DELIVERY OF GOODS

- 6.1. If the mode of transport is contracted on the basis of a special request of the Buyer, the Buyer bears the risk and any additional costs associated with this mode of transport.
- 6.2. If, according to the Purchase Agreement, the Seller is obliged to deliver goods to the place specified by the Buyer in the Order, the Buyer is obliged to take over the goods upon delivery.
- 6.3. In the event that for reasons on the part of the Buyer it is necessary to deliver goods repeatedly or in another way than specified in the Order, the Buyer is obliged to pay the costs associated with repeated delivery of goods, respectively costs associated with another method of delivery.
- 6.4. Upon receipt of goods from the carrier, the Buyer is obliged to check the integrity of the packaging of goods and in case of any defects immediately notify the carrier. In the case of finding a damage to the packaging indicating unauthorized entry into the consignment, the Buyer does not have to take over the consignment from the carrier. This does not affect the rights of the Buyer of liability for defects in the goods and other rights of the Buyer arising from generally binding legal regulations.
- 6.5. Other rights and obligations of the parties in the transport of goods may be governed by the special delivery conditions of the Seller, if issued by the Seller.

7. CLAIM FROM INCORRECT FULFILMENT

- 7.1. The rights and obligations of the contracting parties regarding the claim from incorrect fulfilment are governed by the relevant generally binding legal regulations (especially the provisions of § 1914 to 1925, § 2099 to 2117 and § 2161 to 2174 of the Civil Code and Act No. 634/1992 Coll. Consumer Protection Act, as amended).
- 7.2. The Seller is liable to the Buyer for defects in the goods, if they occur on the goods upon receipt. In particular, the Seller is liable to the Buyer that at the time of receipt of the goods:
- 7.2.1. the goods have the characteristics agreed upon by the parties and, in the absence of an agreement, have the characteristics described by the Seller or the manufacturer or which the Buyer expected with regard to the nature of the goods and on the basis of their advertising,
 - 7.2.2. the goods are fit for the purpose stated by the Seller for their use or for which goods of this kind are usually used,
 - 7.2.3. the goods correspond in quality or design to agreed sample or pattern, if the quality or design was determined according to the agreed sample or pattern,
 - 7.2.4. the goods are in the appropriate quantity, measure or weight, and
 - 7.2.5. the goods comply with the requirements of legal regulations.
- 7.3. If the defect becomes apparent within six months of receipt, the goods are deemed to have been defective at the time of receipt.
- 7.4. The Seller has obligations from incorrect fulfilment at least to the extent that the obligations from incorrect fulfilment of the manufacturer persist. The Buyer is otherwise entitled to exercise the right to a defect that occurs in the consumer goods within twenty-four months of receipt. If, in accordance with other legislation, the period for which the goods can be used is indicated on the goods being sold, on their packaging, in the instructions attached to the goods or in advertising, the provisions on the quality guarantee shall apply. By guaranteeing the quality, the Seller undertakes that the goods will be suitable for use to the usual purpose for a certain period of time or that they will retain their usual properties. If the Buyer has rightly criticized the Seller for the defect of the goods, the period for exercising the rights arising from the incorrect fulfilment or the warranty period does not run for the period during which the Buyer cannot use the defective goods.
- 7.5. The provisions referred to in Art. 7.2. of Terms and Conditions shall not apply to goods sold at a lower price for a defect for which a lower price has been agreed, to wear and tear of the goods caused by their normal use, if it is from the nature of the goods. The claim from incorrect fulfilment does not belong to the Buyer, if the Buyer knew before taking over the goods that the goods have a defect, or if the Buyer himself caused the defect.
- 7.6. The rights of liability for defects of the goods apply to the Seller. However, if the confirmation issued by the Seller regarding the scope of rights from liability for defects (in the sense of the provisions of § 2166 of the Civil Code) mentions another person for repair, who is at Seller's place or place closer to the Buyer, the Buyer shall exercise the right to repair with the person designated to perform the repair. Except in cases where another person is designated to perform the repair according to the previous sentence, the Seller is obliged to accept a complaint in any establishment where acceptance of the complaint is possible with respect to the range of products or services provided, or in

the registered office or place of business. The Seller is obliged to issue a written confirmation to the Buyer about when the Buyer exercised the right, what is the content of the complaint and what method of handling the complaint the Buyer requires; and a confirmation of the date and manner of handling the complaint, including a confirmation of the repair and its duration, or a written justification for rejecting the complaint. This obligation also applies to other persons designated by the Seller to perform the repair.

- 7.7. The Buyer can specifically exercise the rights of liability for defects of the goods, especially in person at the address **U Svitavy 1077/2, Brno 61800**, by phone at + **420 725 109 149** or by e-mail at info@yannovak.com.
- 7.8. The Buyer shall inform the Seller which right he has chosen, upon notification of the defect, or without undue delay after notification of the defect. The Buyer cannot change the choice made without the consent of the Seller; this does not apply if the Buyer has requested the repair of a defect which proves to be irreparable.
- 7.9. If the goods do not have the characteristics set out in Art. 7.2 of Terms and Conditions, the Buyer may require the delivery of new goods without defects, if this is not disproportionate due to the nature of the defect, but if the defect concerns only a part of the goods, the Buyer may only request replacement of the part; if this is not possible, he may withdraw from the Purchase Agreement. However, if it is disproportionate due to the nature of the defect, especially if the defect can be removed without undue delay, the Buyer has the right to free removal of the defect. The Buyer has the right to deliver new goods or replace parts even in the case of a remediable defect, if he cannot use the goods properly due to the recurrence of the defect after repair or due to a larger number of defects. In this case, the Buyer also has the right to withdraw from the Purchase Agreement. If the Buyer does not withdraw from the Purchase Agreement or if he does not exercise the right to deliver new goods without defects, to replace their parts or to repair the goods, he may request a reasonable discount. The Buyer has the right to a reasonable discount even if the Seller cannot deliver new goods without defects, replace their part or repair the goods, as well as if the Seller does not arrange a remedy within a reasonable time or if arranging a remedy would cause significant difficulties for the Buyer.
- 7.10. Other rights and obligations of the parties related to the Seller's liability for defects may be regulated by the Seller's complaint procedure.

8. OTHER RIGHTS AND OBLIGATIONS OF THE CONTRACTING PARTIES

- 8.1. The Buyer acquires ownership of the goods by paying the full purchase price of the goods.
- 8.2. In relation to the Buyer, the Seller is not bound by any codes of conduct in the sense of the provisions of § 1826 par. 1 letter e) of the Civil Code.
- 8.3. The Seller handles consumer complaints via the electronic address info@yannovak.com. The Seller will send information on the settlement of the Buyer's complaint to the Buyer's e-mail address.

- 8.4. The Czech Trade Inspection Authority, with its registered office at Štěpánská 567/15, 120 00 Prague 2, IČ: 000 20 869, Internet address: <https://adr.coi.cz/cs>, is responsible for the out-of-court settlement of consumer disputes arising from the Purchase Agreement. The online dispute resolution platform at <http://ec.europa.eu/consumers/odr> can be used to resolve disputes between the Seller and the Buyer under the Purchase Agreement.
- 8.5. European Consumer Centre Czech Republic, with its registered office at Štěpánská 567/15, 120 00 Prague 2, Internet address: <http://www.evropskypotrebitel.cz> is a contact point pursuant to Regulation (EU) No 182/2011 of the European Parliament and of the Council. 524/2013 of 21 May 2013 on online dispute resolution for consumer disputes and amending Regulation (EC) no. 2006/2004 and Directive 2009/22 / EC (Online Dispute Resolution).
- 8.6. The Seller is entitled to sell goods on the basis of a trade license. Trade inspection is performed within the scope of its competence by the relevant trade licensing office. The Office for Personal Data Protection supervises the area of personal data protection. The Czech Trade Inspection Authority, to a limited extent, supervises compliance with Act No. 634/1992 Coll., Consumer Protection Act, as amended.
- 8.7. The Buyer hereby assumes the risk of a change of circumstances in the sense of § 1765 par. 2 of the Civil Code.

9. PROTECTION OF PERSONAL DATA

- 9.1. The protection of personal data of the Buyer, who is a natural person, is provided by Act No. 101/2000 Coll., on the Protection of Personal Data, as amended, and at the same time fully respects Regulation (EU) No. 2016/679 of the European Parliament and Council 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 (General Data Protection Regulation) (hereinafter "GDPR").
- 9.2. The Buyer agrees to the provision and processing of his personal data to the Seller, for the purpose of exercising the rights and obligations of the Purchase Agreement, ie in particular to send the Order, order confirmation, invoicing, conclusion of all other possible contractual documents. The Seller, as the processor of personal data, processes this data exclusively for the purpose of exercising the rights and obligations arising from the contractual relationship in question and for fulfilling his legal obligations.
- 9.3. Personal data are archived only for the time necessary for the implementation of rights and obligations from concluded contracts and subsequently also within the legal deadlines for the fulfilment of obligations in relation to administrative authorities and after the expiration of the legal deadlines shredded, or anonymized. The Seller processes only the following personal data: name, surname, address, date of birth, e-mail, telephone numbers, names of contact persons.
- 9.4. The Seller is obliged to handle personal data exclusively for the purpose of the subject of his activity, possibly in connection with the fulfilment of his legal obligations. The Seller undertakes not to intentionally provide the collected personal data of all entities

published in his database to any other entities that have no relevant legal interest in implementation of trade in accordance with these Terms and Conditions.

- 9.5. The Seller hereby expressly informs the Buyer that any consent provided to the Seller by the Buyer - a natural person, or by another natural person listed in the database, in connection with the processing of his personal data is at any time revocable.
- 9.6. Any natural person whose personal data is registered by the Seller is entitled at any time to request in free form for the correction, revision and updating of his personal data, or exercise the right to be forgotten. Based on the submitted request, the Seller is always obliged to immediately delete the personal data of a natural person. The request for deletion of personal data must be objectively identifiable which person submits it, what list of his personal data relates to his request, or if the personal data is to be deleted completely, and at the same time it has to contain an e-mail or correspondence address, on which a confirmation message can be sent of the fact that the personal data of the subject have been definitively removed from the Seller's database. The Seller always informs the entity to which such data relates about the correction, modification or deletion of personal data.
- 9.7. The Seller undertakes to take such internal organizational measures to prevent the misuse of personal data of any natural person registered in his databases. Upon request, the Seller is obliged to inform the Buyer about the form of internal measures, or the third party to whom the published data relate.
- 9.8. The Buyer who provided the personal data of a third party, on the basis of his prior consent, undertakes to instruct the person (eg contact person) to whom the provided personal data directly relates about the possibility to exercise the right to be forgotten. In the event that the Buyer fails to do so and provides the Seller with the personal data of a third party without his express consent and instruction, the Buyer undertakes to compensate the Seller for any actual damage incurred to the Seller in connection with any legal action.
- 9.9. The Seller is entitled to archive all documents related to the agreement, or disagreements with the processing of personal data of the Buyer, as well as persons listed by him. The Buyer hereby agrees to the archiving of the documents in question.
- 9.10. The Seller is entitled to request an update of the consents to the managing and handling of personal data of both the Buyer and a third party specified by the Buyer at any time within the framework of updating the consents, especially taking into account the current legislation as well as the application practice resulting from GDPR.
- 9.11. The Buyer acknowledges that he is obliged to provide his personal data (during registration, in his user account, when ordering from the web interface of the store) correctly and truthfully and that he is obliged to inform the Seller without undue delay of any change in his personal data.
- 9.12. The Buyer confirms that the data provided is accurate and that he was informed that this is a voluntary provision of personal data.

- 9.13. In the event that the Buyer considers that the Seller is processing his personal data, which is contrary to the protection of privacy and personal life of the Buyer or unlawfully, especially if personal data are inaccurate with respect to the purpose of their processing, the Buyer may request the Seller to explain and eliminate the situation.
- 9.14. If the Buyer requests information about the processing of his personal data, the Seller is obliged to provide this information. The Seller has the right to demand a reasonable payment for the provision of information according to the previous sentence, not exceeding the costs necessary for the provision.

10. SENDING COMMERCIAL MESSAGES AND STORING COOKIES

101. The Buyer agrees in the sense of the provisions of § 7 par. 2 of Act no. 480/2004 Coll. on Certain Information Society Services and on the amendment to some acts (Act on Certain Information Society Services), as amended, with the sending of commercial communications by the Seller to the electronic address or telephone number of the Buyer.
102. The Buyer agrees to the storage of cookies on his computer. In the event that it is possible to make a purchase on the website and fulfil the Seller's obligations under the Purchase Agreement, without the storage of cookies on the Buyer's computer, the Buyer may revoke the consent under the previous sentence at any time.

11. DELIVERY

- 11.1. It can be delivered to the Buyer's email address.

12. FINAL PROVISIONS

- 12.1. If the relationship established by the Purchase Agreement contains an international (foreign) element, then the parties agree that the relationship is governed by Czech law. The choice of law according to the previous sentence does not deprive the Buyer, who is a consumer, of the protection afforded to him by the provisions of the legal order, from which it is not possible to deviate by contract, and which would otherwise apply in accordance with the provisions of Art. 6 par. 1 of Regulation (EC) No 1/2003 of the European Parliament and of the Council 593/2008 of 17 June 2008 on the law applicable to contractual obligations (Rome I).
- 12.2. If any provision of Terms and Conditions is or becomes invalid or ineffective, the invalid provision will be replaced by a provision whose meaning is as close as possible to the invalid provision. The invalidity or ineffectiveness of one provision shall not affect the validity of the other provisions.
- 12.3. The Purchase Agreement, including Terms and Conditions, is archived by the Seller in electronic form and is not accessible.
- 12.4. The annex to Terms and Conditions is a sample form for withdrawal from the Purchase Agreement.

125. Seller's contact details: delivery address **Madison Medical s.r.o., U Svitavy 1077/2, 61800 Brno**, e-mail address info@yannovak.com, telephone +420 725 109 149.

In **Brno**, 10th November 2021

CEO of the company **Jaroslav Kalina**