TERMS FOR THE OPENING OF A BRAM CARD CUSTOMER ACCOUNT

DUTY OF CARE AND COOPERATION OF THE BRAM CARD ACCOUNT HOLDER

The BRAM Card is issued by:

E. Breuninger GmbH & Co., Marktstraße 1-3, 70173 Stuttgart, Germany

The BRAM Card must be signed by the card holder immediately upon receipt. The BRAM Card cannot be transferred. If misuse is suspected, the BRAM Card can be blocked. If the BRAM Card account holder moves, he/she is obliged to notify Breuninger without delay of his/her new address.

CONTRACTUAL RELATIONSHIP

As holder of a BRAM Card account you will receive a bonus at least once a year. This bonus will be calculated based on your purchases within a certain time frame. This bonus may be redeemed in connection with future purchases. Approximately four weeks after the end of the timeframe in which bonus-relevant purchases could have been made, you will receive your bonus letter by post. This letter will also contain all other relevant terms for the redemption of your bonus.

TERMINATION BY THE BRAM CARD ACCOUNT HOLDER

The BRAM Card account holder may terminate the agreement at any time without observing a notice period by email, post, phone or in store.

Breuninger may terminate the agreement with a notice period of two months. As soon as the termination takes effect, the BRAM Card may no longer be used.

RIGHT OF MODIFICATION

Breuninger is entitled to change these contractual conditions at any time.

Breuninger will make changes to these contract terms no later than two months before the proposed date of entry into force in text form with typographical emphasis of the changes to the BRAM Card holder in writing or displayed electronically if an electronic communication channel has been agreed.

The agreement of the BRAM Card holder is deemed to have been issued if he/she does not object before the proposed effective date of the changes at Breuninger in writing or displayed electronically if an electronic communication channel has been agreed. Breuninger will specifically point out this approval effect towards the BRAM Card holder in its offer relating to the changed contractual conditions. The BRAM Card holder's right to terminate the contract at any time remains unaffected.

FINAL PROVISIONS

This agreement shall be governed by and construed in accordance with the laws of the Federal Republic of Germany and shall be subject to the jurisdiction of Stuttgart, Germany. Your consumer rights are unaffected and you may be entitled to introduce a dispute before competent courts of your domicile in application of EU consumer protection law

For questions please call the BRAM Card Service phone: +352/450231-0 or by email at:

CANCELLATION POLICY

If you are a consumer pursuant to Art. 13 BGB (German Civil Code), you have the right to cancel as described below:

You have the right to cancel this contract within 14 days, without giving a reason for your cancellation. The 14-day cancellation period begins on the day on which you receive the

Standard cancellation form

If you want to cancel the contract, you can send us a clear declaration (e.g. a letter sent by post or an email) informing us of your decision to cancel this contract. You can use the standard cancellation form if you wish (but this is not compulsory) or you can formulate the declaration yourself. (e-breuninger.de/bram-widerruf)

BRAM eine Zweigniederlassung der E. Breuninger GmbH & Co. (subsidary of the E. Breuninger GmbH) route de Longwy 80 8060 Bertrange, Luxemburg Telefon: +352-450231-0 Email: info@bram.lu

I/We (*) hereby withdraw from my/our (*) contract for the purchase of the following goods (*)/the provision of the following services (*)

- · Ordered on (*)/received on (*)
- Name of the consumer(s)
- · Address of the consumer(s)
- · Signature of the consumer(s) (only if you are informing us on paper)

To meet the cancellation period, it is sufficient to send the declaration stating that you will be exercising your right to cancel before the cancellation period ends.

Consequences of cancelling the contract If you cancel this contract, we will refund all the payments we have received from you, including delivery costs (with the exception of any additional costs incurred because you selected a delivery method other than the least expensive standard delivery offered by us), immediately or at the latest 14 days after the day on which we receive your instruction to cancel this contract. Unless otherwise expressly agreed with you, any refunds will be made to the same means of payment as was used for the original transaction. You will not be charged any fees for this refund. We may delay repayment until the goods have been returned to us, or until you provide proof that you have returned the goods to us, depending on which of these occurs first.

You must send the BRAM Card back to us or hand it over to us without delay or at the latest within 14 days of the day on which you inform us that you are cancelling this contract. This deadline has been met if you send the BRAM Card before the 14-day period ends.

- End of cancellation policy -