

## CHRONEXT - Commission Provisions

- (1) Provided that private suppliers want to sell watches through the website, you can assign CHRONEXT with the mediation of a purchase agreement.
- (2) The offered goods are to be described truthfully with words and pictures. The targeted purchasing price is to be determined. The description of a product may not contain any utterance about its possible performance, unless there is an appropriate report at hand, which confirms the seller's information.
- (3) The seller is bound by contract, to use copyright reserved materials promoting his goods without the written approval of the right holder. In case of a breach CHRONEXT can delete the offer.
- (4) As potential buyers CHRONEXT will solely contact carefully selected and within the market well-established partners. A guarantee for selling any offered watch is not given.
- (5) A purchase agreement between end consumer and CHRONEXT is created for the selling through CHRONEXT through a privateer. The purchase agreement only starts to be binding from the moment of explicit confirmation that a payment will be made from CHRONEXT to the end consumer (who is selling his watch), given that CHRONEXT had a chance of inspecting the product.
- (6) In the case that the condition of the product has not been stated correctly, we reserve the right to return the product in question and ask the seller who made the wrong description to pay for the full shipping costs. CHRONEXT does not need to prove such a deviation from the product description.
- (7) In the case that the condition of the product has not been stated correctly, CHRONEXT also reserves the right to make a lower offer for this product before it is returned. Of course this offer has to be accepted by the seller first.

Last Updated: 14.10.2016