CANCELLATION FORM FOR WITHDRAWAL FROM CONTRACTS CONCLUDED OUTSIDE THE COMMERCIAL PREMISES

(TO BE USED BY CONSUMERS ONLY, NOT APPLICABLE FOR ENTREPRENEURS AS DEFINED BY THE TERMS AND CONDITIONS OF CAN E-SHOP)

Addressee:

CAN SUPERCONDUCTORS, s.r.o., a limited liability company incorporated and existing under Czech law, ID no.: 256 20 312, VAT no.: CZ25620312, registered office Kamenice, Ringhofferova 66, Postcode 251 68, Czech Republic Contact address: U Sanitasu 1621, 251 01 Ricany, Czech Republic (hereinafter referred to as "CAN" or the "Seller")

Email: info@can-superconductors.com Tel.: +420 313 033 358

I, (name and surname) (hereinafter referred to as the "Consumer"), hereby declare that I withdraw from the following contract for the purchase of goods:

Order number:	
Date of ordering the goods:	
Date of receipt of goods:	
The name and surname of the consumer:	
Consumer's address:	
The consumer's email address:	
Specification of the goods to which the contract relates:	

Withdrawal from the contract cancels the contract from the beginning and it shall be regarded as if it had not been concluded.

Pursuant to Section 1837 of the Civil Code, it is not possible to withdraw from, among other, contracts for the supply of goods that have been adapted to the Consumer's wishes or for the Consumer's person.

The Consumer is obliged to return the goods within 14 days of withdrawal from the contract to CAN's contact address. The Seller is not obliged to accept goods sent as cash-on-delivery. The costs of sending the returned goods to the Seller's address shall be borne by the consumer.

The Seller shall return the funds to the Consumer in the same way as it received them from the Consumer. Any funds received will be returned to the Consumer within fourteen (14) days of withdrawal. The Consumer acknowledges that the Seller is not obliged to refund the money before the Consumer returns the goods or proves that he/she has sent the goods to the Seller. In addition to the purchase price, the Consumer is entitled to a refund of the cost of delivery of the goods to the seller. However, if the Consumer has chosen a method of delivery other than the cheapest method of delivery offered by the Seller, the Seller shall reimburse the consumer for the cost of delivery of the goods in an amount corresponding to the cheapest method of delivery offered.

When sending the goods, the Consumer is obliged to wrap the goods in suitable packaging so as not to damage or destroy them. If the value of the goods has been diminished (the goods have been partially consumed or worn out as a result of handling the goods in a manner other than that necessary for the Consumer to become familiar with the nature, characteristics and functionality of the goods), the Consumer shall be obliged to compensate for the lack of value in money. The Seller shall be entitled to offset the amount representing the compensation for damage incurred by the Consumer's use of the goods in breach of Section 1833 of the Civil Code against the refunded part of the purchase price of the goods.

Date:

Consumer's signature: