

Terms of Sales of products online to individual consumers

Preamble

These general conditions of sale apply to all sales concluded on the WAYS BRACELET website.

The website <https://bracelet-ways.com> is a service of:

The individual company WAYS

located 06210 MANDELIEU LA NAPOULE, FRANCE

URL address of the site: <https://bracelet-ways.com>

email: ways06210@gmail.com

telephone number: +33 (0) 983 68 85 50

The **WAYS BRACELET** website sells the following products: Bracelet.

The customer declares to have read and accepted the general conditions of sale prior to the placing of the contract. his order. Validation of the order therefore constitutes acceptance of the general conditions of sale.

Article 1 - Principles

These general conditions express the entirety of the obligations of the parties. In this sense, the buyer is deemed to accept without reservation.

These general conditions of sale apply to the exclusion of all other conditions, and in particular those applicable for sales in stores or through other distribution and marketing channels.

They are accessible on the WAYS BRACELET website and will prevail, where applicable, over any other version or any other contradictory document.

The seller and the buyer agree that these general conditions govern their relationship exclusively. THE Seller reserves the right to modify its general conditions from time to time. They will be applicable as soon as they are put into effect. line.

If a condition of sale were to be missing, it would be considered to be governed by the practices in force in the sales sector. distance selling whose companies have their headquarters in France.

These general conditions of sale are valid until March 30, 2025.

Article 2 - Content

The purpose of these general conditions is to define the rights and obligations of the parties in the context of the sale in

line of goods offered by the seller to the buyer, from the WAYS BRACELET website.

These conditions only concern purchases made on the WAYS BRACELET website and delivered exclusively in mainland France or Corsica. For any delivery in the French Overseas Territories or abroad, you should send a message to following email address: ways06210@gmail.com

These purchases concern the following products: Bracelet.

Article 3 - Pre-contractual information

The buyer acknowledges having had communication, prior to placing his order and concluding the contract, in a readable and understandable manner, of these general conditions of sale and all the information listed in

Article L. 221-5 of the Consumer Code.

The following information is transmitted to the buyer in a clear and understandable manner:

- the essential characteristics of the property;
- the price of the good and/or the method of calculating the price;
- if applicable, all additional transport, delivery or postage costs and all other possible costs payable;
- in the absence of immediate execution of the contract, the date or deadline by which the seller undertakes to deliver the goods, whatever his price ;
- information relating to the identity of the seller, his postal, telephone and electronic contact details, and his activities, those relating to legal guarantees, the functionalities of digital content and, where applicable, its interoperability, the existence and modalities of implementation of guarantees and other contractual conditions.

Article 4 - The order

The buyer has the possibility to place his order online, from the online catalog and using the form there. shown, for any product, within the limits of available stocks.

The buyer will be informed of any unavailability of the product or good ordered.

For the order to be validated, the buyer must accept, by clicking where indicated, these conditions.

general. He will also have to choose the address and the delivery method, and finally validate the payment method.

The sale will be considered final:

- after sending the buyer confirmation of acceptance of the order by the seller by email;
- and after collection by the seller of the entire price.

Any order constitutes acceptance of the prices and description of the products available for sale. Any dispute on this point will take place within the framework of a possible exchange and the guarantees mentioned below.

In some cases, including non-payment, incorrect address or other problem with the buyer's account, the Seller reserves the right to block the buyer's order until the problem is resolved.

For any questions relating to the tracking of an order, the buyer can call the following telephone number: +33 (0) 684409926 (cost of a local call), on the following days and times: Monday to Friday from 9:00 a.m. to 12:00 p.m., or send a email to the seller at the following email address: **ways06210@gmail.com**

Article 5 - Electronic signature

The online provision of the buyer's bank card number and the final validation of the order will constitute proof of the buyer's agreement:

- due date of sums due under the purchase order;
- signature and express acceptance of all operations carried out.

In the event of fraudulent use of the bank card, the buyer is invited, as soon as this use is noticed, to contact the seller at the following telephone number: +33 (0) 983 68 85 50

Article 6 - Order confirmation

The seller provides the buyer with an order confirmation by email.

Article 7 - Proof of the transaction

Computerized records, kept in the seller's computer systems under reasonable conditions of security, will be considered as proof of communications, orders and payments made between the parts. The archiving of purchase orders and invoices is carried out on a reliable and durable medium that can be produced as proof.

Article 8 - Product information

The products governed by these general conditions are those which appear on the seller's website and which are marked as sold and shipped by seller. They are offered while stocks last.

The products are described and presented with the greatest possible accuracy. However, if errors or omissions may have occur with regard to this presentation, the seller cannot be held liable.

The photographs of the products are contractual and under right.

Article 9 - Price

The seller reserves the right to modify its prices at any time but undertakes to apply the current prices indicated at the time of ordering, subject to availability on that date.

Prices are in euros. They do not take into account delivery costs, invoiced additionally, and indicated before validation of the order. Prices take into account the VAT applicable on the day of the order and any changes. of the applicable VAT rate will be automatically reflected in the price of the products in the online store.

If one or more taxes or contributions, particularly environmental, were to be created or modified, increasing as in decline, this change may be reflected in the selling price of the products.

Article 10 - Payment method

This is an order with obligation to pay, which means that placing the order involves a buyer's payment. To pay for his order, the buyer has, at his choice, all the payment methods made available to him by the seller and listed on the seller's website. The buyer guarantees to the seller that he has the necessary authorizations necessary to use the payment method chosen by him, when validating the order form. The seller reserves the right to suspend any order management and any delivery in the event of refusal of payment authorization by bank card from officially accredited organizations or in the event of non-payment. The seller reserves in particular the right to refuse to make a delivery or to honor an order from a buyer who has not fully or partially paid a previous order or with which a payment dispute is in progress of administration.

Payment of the price is made in full on the day of the order, according to the following terms:

- Bank card
- paypal

Article 11 - Availability of products - Reimbursement - Resolution

Except in cases of force majeure or during periods of closure of the online store which will be clearly announced on the home page of the site, shipping times will be, within the limits of available stocks, those indicated below. THE Shipping times run from the date of registration of the order indicated on the confirmation email. the command.

For deliveries in mainland France and Corsica, the deadline is 30 days from the day following that on which the buyer has placed his order, according to the following terms: MBE Mail Boxes Etc. At the latest, the deadline will be 30 working days after the conclusion of the contract.

For deliveries in the French Overseas Territories or another country, the delivery terms will be specified to the buyer on a case by case basis.

case.

In the event of non-compliance with the agreed delivery date or deadline, the buyer must, before terminating the contract, instruct the seller to execute this within a reasonable additional period.

In the absence of execution at the end of this new period, the buyer may freely terminate the contract. The buyer must complete these successive formalities by registered letter with acknowledgment of receipt or in writing on another durable support.

The contract will be considered terminated upon receipt by the seller of the letter or writing informing him of this resolution, unless the professional has done so in the meantime.

The buyer may, however, immediately terminate the contract, if the dates or deadlines seen above constitute for him an essential condition of the contract.

In this case, when the contract is terminated, the seller is required to reimburse the buyer for all sums paid, at later within 14 days following the date on which the contract was terminated.

In the event of unavailability of the ordered product, the buyer will be informed as soon as possible and will have the possibility to cancel their purchase order. The buyer will then have the choice of requesting either reimbursement of the sums paid within 14 days at most late payment, i.e. the exchange of the product only on presentation of a picture of the product to be validated by the Management.

12 - Delivery terms

Delivery means the transfer to the consumer of physical possession or control of the good. Products ordered are delivered according to the terms and deadlines specified above.

The products are delivered to the address indicated by the buyer on the order form, the buyer must ensure its exactness. Any package returned to the seller due to an incorrect or incomplete delivery address will be reshipped at the expense of the buyer. The buyer may, at his request, have an invoice sent to the billing address and not to the shipping address. delivery, by validating the option provided for this purpose on the order form.

If the buyer is absent on the day of delivery, the delivery person will leave a calling card in the mailbox, which will allow to collect the package at the place and time indicated.

If at the time of delivery, the original packaging is damaged, torn or opened, the buyer won't change it.

These general conditions of sale are written in French. In the event that they are translated into a or several foreign languages, only the French text will be authentic in the event of a dispute.

Only the French court will judge any possible dispute according to the French Terms Of Sales