WEB DESIGN

WEB PROJECT

LEGAL ASPECT: TERMS OF SALE

NGANKAM Paul-henry TOUKAM Sonia ABDULRAHAMAN Faris NOUMEN Darryl

Academic Year 2022-2023 X2025 PROMOTION

12 MAY 2022

Group 7



TERMS OF SALES

Company name: Group of computer engineering students from the Ucac-icam institute.

Telephone number 683501389/671829962

Email address: ngpaulhenry@gmail.com

Individual tax identification number: 1254

General conditions of sale of products sold on BDE WEBSITE

Date of last update: 10/05/2022

Article 1: object

These conditions govern sales by the Bureau des Etudiants entity of evening accessories and school supplies.

Article 2 - Price

The prices of our products are indicated in FCFA all taxes included (VAT and other taxes applicable on the day of the order), unless otherwise indicated and excluding processing and shipping costs. In the event of an order to a country other than Cameroon, you are the importer of the product(s) concerned. Customs duties or other local taxes or import duties or state taxes may be payable. These rights do not come under the purview of the Bureau Des Etudiants structure. They will be at your expense and are your sole responsibility, both in terms of declarations and payments to the competent authorities and bodies in your country. We advise you to inquire about these aspects with your local authorities.

All orders regardless of their origin are payable in FCFA.

The Bureau Des Etudiants structure reserves the right to modify its prices at any time, but the product will be invoiced on the basis of the price in force at the time of validation of the order and subject to availability.

The products remain the property of the Bureau Des Etudiants structure until full payment of the price.

Please note: as soon as you take physical possession of the products ordered, the risk of loss or damage to the products is transferred to you.

Article 3 - Orders

You can order:

Detail the methods chosen, for example:

- On the Internet: https:
- By phone at 669985917 from Monday to Friday from 8 a.m. to 4.30 p.m.).

The contractual information is presented in French and will be confirmed at the latest when your order is validated.

The Bureau Des Etudiants structure reserves the right not to register a payment, and not to confirm an order for any reason whatsoever, and more particularly in the event of a supply problem, or in the event of difficulty concerning the order received. .

Article 4 - Validation of your order

Any order appearing on the BDE website implies acceptance of these General Conditions. Any order confirmation entails your full acceptance of these general conditions of sale, without exception or reservation.

All the data provided and the recorded confirmation will constitute proof of the transaction.

You declare to have full knowledge of it.

The order confirmation will constitute signature and acceptance of the operations carried out. .

Article 5 - Payment

The fact of validating your order implies for you the obligation to pay the indicated price.

Payment for your purchases is made at the time of the appointment.

Article 6 - Withdrawal

Made and Presented by the students of the group 7 Web Project

In accordance with the provisions of Article L.121-21 of the Consumer Code, you have a withdrawal period of 14 days from receipt of your products to exercise your right of withdrawal without having to justify reasons or to pay a penalty.

Returns must be made in their original condition and complete (packaging, accessories, instructions). In this context, your responsibility is engaged. Any damage suffered by the product on this occasion may be such as to defeat the right of withdrawal.

Return costs are your responsibility.

In the event of exercise of the right of withdrawal, the Bureau Des Etudiants structure will reimburse the sums paid, within 14 days of notification of your request and via the same means of payment as that used when ordering.

EXCEPTIONS TO THE RIGHT OF WITHDRAWAL

In accordance with the provisions of article L.121-21-8 of the Consumer Code, the right of withdrawal does not apply to:

- The provision of services fully performed before the end of the withdrawal period and the performance of which has begun after the consumer's express prior agreement and express waiver of his right of withdrawal.
- The supply of goods or services whose price depends on fluctuations in the financial market beyond the control of the professional and likely to occur during the withdrawal period.
- The supply of goods made to the consumer's specifications or clearly personalized.
- The supply of goods liable to deteriorate or expire rapidly.
- The supply of goods which have been unsealed by the consumer after delivery and which cannot be returned for reasons of hygiene or health protection.
- The supply of goods which, after being delivered and by their nature, are inseparably mixed with other items;

- The supply of alcoholic beverages whose delivery is deferred for more than thirty days and whose value agreed at the conclusion of the contract depends on fluctuations in the market beyond the professional's control.
- The supply of audio or video recordings or computer software when they have been unsealed by the consumer after delivery.
- The supply of a newspaper, periodical or magazine, except for subscription contracts to these publications.
- Transactions concluded during a public auction.
- The supply of digital content not provided on a material medium, the execution of which has begun after the consumer's prior express agreement and express waiver of his right of withdrawal.

Article 7- Availability

Our products are offered as long as they are visible on the BDE WEBSITE site and within the limits of available stocks. For non-stocked products, our offers are valid subject to availability from our suppliers.

In case of unavailability of product after placing your order, we will

let us know by email. Your order will be automatically canceled and no bank debit will be made.

Article 8 - Delivery

The products are delivered to the delivery address indicated during the ordering process, within the time indicated on the order validation page.

In case of late shipment, an email will be sent to you to inform you of any consequences on the delivery time indicated to you.

In accordance with the legal provisions, in the event of late delivery, you benefit from the possibility of canceling the order under the conditions and methods defined in article L 138-2 of the Consumer Code. If in the meantime you receive the product, we will reimburse it and the shipping costs under the conditions of article L 138-3 of the Consumer Code.

In the event of deliveries by a carrier, the Bureau Des Etudiants structure cannot be held responsible for late delivery due exclusively to the unavailability of the customer after several appointment proposals.

Article 9 - Warranty

All our products benefit from the legal guarantee of conformity and the guarantee against hidden defects, provided for by articles 1641 and following of the Civil Code. In the event of noncompliance of a product sold, it may be returned, exchanged or refunded.

All complaints, requests for exchange or refund must be made by the number 671829962 within 30 days of delivery.

The products must be returned to us in the state in which you received them with all the elements (accessories, packaging, instructions, etc.). The shipping costs will be reimbursed to you on the basis of the price invoiced and the return costs will be reimbursed to you on presentation of the supporting documents.

The provisions of this Article do not prevent you from benefiting from the right of withdrawal provided for in Article 6.

Article 10 - Liability

The products offered comply with the Cameroonian legislation in force. The responsibility of the Bureau Des Etudiants structure cannot be engaged in the event of non-compliance with the legislation of the country where the product is delivered. It is up to you to check with the local authorities the possibilities of importing or using the products or services that you plan to order. Furthermore, the Bureau Des Etudiants structure cannot be held liable for damages resulting from improper use of the purchased product.

Finally, the Bureau Des Etudiants cannot be held liable for any inconvenience or damage inherent in the use of the Internet network, in particular a break in service, an external intrusion or the presence of computer viruses.

Article 11 - Applicable law in the event of disputes

Made and Presented by the students of the group 7 Web Project

The language of this contract is French. These conditions of sale are subject to Cameroonian law. In the event of a dispute, the French courts will have sole jurisdiction.

Article 12 - Intellectual property

All elements of the BDE WEBSITE site are and remain the exclusive intellectual property of the Bureau Des Etudiants structure No one is authorized to reproduce, exploit, redistribute, or use for any reason whatsoever, even partially, elements of the site they are software, visual or sound. Any simple or hypertext link is strictly prohibited without the express written consent of the Bureau Des Etudiants structure.

Article 13 - Personal data

The Bureau Des Etudiants structure reserves the right to collect personal information and personal data concerning you. They are necessary for the management of your order, as well as the improvement of the services and information that we send to you.

They can also be sent to companies that contribute to these relationships, such as those responsible for the execution of services and orders for their management, execution, processing and payment. This information and data is also kept for security purposes, in order to comply with legal and regulatory obligations.

In accordance with the law of January 6, 1978, you have a right of access, rectification and opposition to personal information and personal data concerning you, directly on the website.

Article 14 - Archiving Proof

The Bureau Des Etudiants structure will archive the purchase orders and invoices on a reliable and durable medium constituting a faithful copy in accordance with the provisions of article 1348 of the Civil Code.