

Terms for users “buyers”

Article 1: Purpose

These general conditions of sale apply to sales of books by Le Livre en papier to anyone making a purchase via the website www.publier-un-livre.com.

These terms and conditions may be subject to change, the conditions applicable are those in force on the site www.publier-un-livre.com at the date of the order.

Article 2: Orders

The buyer declares to have read and accepted these terms and conditions before confirming the order. The latter implies acceptance of these terms and conditions. Any condition opposed by the purchaser contrary is void to Le Livre en papier, without the express prior approval of the latter.

All books ordered happen via www.publier-un-livre.com site. Each order is confirmed by e-mail to the address provided upon registration.

Article 3: Availability

Our books are printed on demand and are usually not stored (or in very small quantities).

At the request of some authors, we also offer for sale some of the books printed by us in larger series. These copies are limited in number and therefore may be out of stock, final or not. Once they exhausted, new copies may be printed in small or large series in agreement with the authors.

In case of large demand for a book, a longer period is possible, depending on our production capacity.

Although our databases are updated regularly, some of these books can be temporarily or permanently unavailable.

Article 4: Price

Prices are indicated on our site in Euros, including all taxes, excluding shipping costs. Prices shown are subject to change at any time without notice. However, the items will be charged on the price at the time of the order.

In case of order towards a country other than Belgium, customs duties or other local taxes (local VAT, customs tax, import duties, etc.) may be payable. These rights are at the customer's full responsibility and under its full responsibility in terms of returns and payments to the competent authorities.

All orders, whatever their origin, are billed and payable in Euros only.

The products remain the property of Le Livre en papier until full payment of the price, whatever the delivery date of the product.

Article 5: Payment

The settlement of purchases is made:

- Wire Transfer.
- By credit card (Bancontact, Visa, MasterCard or Carte Bleue) via the Hipay secured service.

Article 6: Delivery

The books are shipped to the delivery address provided when ordering. It is therefore advisable to provide an address to which your order will be received during working hours.

If you choose to pay by bank transfer, the order will not be processed until the full receipt of your payment. The deadlines for shipping and processing your order are extended accordingly.

Regarding deliveries outside Belgium, the ordered books are imported into the country of destination under the customer's responsibility. The possible customs fees or local taxes are the sole responsibility of the customer.

Le Livre en papier is responsible for the delivery. Transportation costs are inherent accessories of such operations. In case of dispute with the delivery, any complaint must be sent within 48 hours via the contact page.

Article 7: Personal Information

The registration data and possibly other information about you are subject to Belgian law. According to Law No. 78-17 of January 6, 1978, called "Data Protection Act", you have a right of consultation, modification and withdrawal of all personal data brought to the knowledge of Le Livre en papier during the use of the website. To exercise your right, you may simply change your information in the "details" of your account.

Article 8: Disclaimer

The titles or names and images presented on the books on www.publier-un-livre.com were recorded based on information provided by the authors. Le Livre en papier is not responsible for the content of the works and shall not be held liable towards the player.

The proposed works meet the Belgian legislation. Le Livre en papier accepts no responsibility if the delivered article does not respect the law of the country of delivery (censorship, prohibition of a title or author ...).

The responsibility of Le Livre en papier is not held liable for breach of contract due to a shortage of stock of one or books, in case of total or partial strike of shipping services in the event of flood, fire, etc.

His responsibility is not incurred in respect of the content of Internet sites on which hypertext links from its own site.

Article 9: Jurisdiction

Any dispute concerning the conclusion, validity, interpretation or execution of these general conditions are governed by Belgian law and come out the exclusive competence of the courts in the jurisdiction where the firm is established.

Article 10: Acceptance of the Customer

By validating the order, the Customer declares to accept the entirety of these terms and conditions. The data recorded by Le Livre en papier will constitute evidence of all transactions and financial transactions carried out by the customer.

These terms and conditions are changed at any time without notice.

Terms for users "publishers"

Definitions:

A command is a request of publication.

The customer is the one who has validated the request of publication, the supplier is the one who has received the request for publication.

Article 1: Purpose

The customer assigns to the supplier the production and sale of his books.

Article 2: Proposals

The supplier's proposals are not binding and subject to the assessment of the documents to be reproduced and / or composing. The provider reserves the right to refuse an order. The automatic confirmation e-mail of good receipt of the order (request for publication) does not bind the supplier.

Article 3: Duration

The acceptance of these conditions commits the client for a period of 1 year. The removal before this time of a book published by the supplier will result in administrative fees amounting to € 100 excluding taxes payable by the customer to the supplier.

Article 4: Costs

The request of publication and the publication of a book is free. Optional paying options (layout, flyers printing, poster printing, bookmarks printing, etc.) may be charged on the basis of a quote previously and explicitly accepted by the customer. Any intervention and/or file modification requested by the ordering party will be invoiced directly with a minimum of €25 excluding taxes.

Article 5: Distribution and sale

The customer grants the right of distribution and sale of his work in the world and without time limit. The supplier organizes online sales of the books. As such, the supplier will ensure order taking, billing, production, packaging and shipping.

Article 6: Retail price

The retail price of the books is set by the customer during the order (request of publication). This price cannot be lower than the production cost. If the amount specified by the customer is less than the production cost, the retail price will be adjusted (equal to the production cost).

Article 7: Retrocession

The retrocession paid to the customer is calculated using this formula:

$$\left(\left(\text{"retail price excluding VAT and excluding the book delivery fee"} - \text{"production cost of the book excluding VAT"} \right) \times \left(\text{"number of copies of the book that have been sold to the public price during the calculated period"} - \text{"the first 10 copies sold on the retail price on www.publier-un-livre.com"} \right) \right) - \text{tax on copyright.}$$

The customer may request the payment of its retrocession once a month from his account. If asked, the customer can waive the payment of its retrocession and convert this amount in purchases on this site.

Article 8: Responsibilities

By validating a request of publication, the customer guarantees that he has, without any restriction, all necessary rights for printing, editing, distribution and exploitation of the work he transmits to the

supplier. The customer also guarantees that he has paid or will pay any sum owed to a third party rights holder for all or part of the work and submit it to the supplier, including copyrights and rights neighbors copyright.

Article 9: Contents

The customer ensures that the content of the publication is not in any case illegal or immoral. If a book contravenes that section and/or contains any racist, discriminatory, defamatory, abusive or detrimental to anyone (revisionist, ...), the book will be withdrawn from sale and the customer will bear all the costs they stand (possible court costs, reimbursement of books sold to readers who request it, withdrawal fees set out in Article 3, etc.). The Supplier shall under no circumstances be held liable for statements made explicitly or implicitly in a proposed book or withdrawn from sale.

Article 10: non-exclusivity clause:

The customer is not limited to the distribution by the supplier. The customer is free to sell its publication by any other means.

Article 11: supplier's name STATEMENT

The customer can not oppose the use of the supplier's name, even if the publication already mentions the name of a publisher or intermediary of an advertising agent or other.

Article 12: Jurisdiction

Any dispute concerning the conclusion, validity, interpretation or execution of these general conditions are governed by Belgian law and come out the exclusive competence of the courts in the jurisdiction where the firm is established vendor.

Le Livre en papier SPRL • Rue Mon Gaveau, 25 - 7110 Strépy-Bracquegnies (La Louvière) –
Belgique // BE 0677.978.530