

Terms and Conditions

Shop owner - Seller:

PROFIT BRAND spółka z ograniczoną odpowiedzialnością spółka komandytowa located in Poland, 43-300 Bielsko-Biała, ul. Karpacka 24/12 with tax identification number PL5472210983.

Phone number - 502 522 170

Email: contact@stuntsabers.eu

Introduction

1. The following document defines the rules of purchase in the online shop as well as rules of making sales agreements in the online shop.
2. The following document is aimed both at private and business consumers. A private consumer is a person who buys the product in non-business related purposes.
3. To place an order you have to read and accept the terms and conditions.
4. All pictures on the stuntsabers.eu website are trademarked. It is forbidden to copy and public them elsewhere.

§1 Transaction parties

1. The buying party, further called Buyer, must be an adult with full ability of legal actions.
2. The selling party, further called the Producer or the Seller is PROFIT BRAND spółka z ograniczoną odpowiedzialnością spółka komandytowa located in Bielsko-Biała.
3. You can contact the seller in following manner:
 - a. through email - contact@stuntsabers.eu
 - b. through phone - 502 522 170

§2 Object of transaction

1. The object of transaction is any product offered in the stuntsabers online store in the moment of making the order.
2. All prices include VAT (Value Added Tax). The price is valid in the moment of making the order, regardless of any later changes in the online shop.
3. The final cost includes the cost of the product or the product and delivery which are show in the shop.
4. The Seller may change the prices presented in the shop, change the products available and make any other relevant changes.
5. Any change of price does not affect the orders already in progress, which have been confirmed by email.

§3 Placing an order

1. To place an order you need:
 - a. an active email account,
 - b. cookies enabled
2. Making a purchase in stuntsabers.eu is conducted via the store website.
3. After placing an order the Seller confirms that it was received.
4. The buyer when placing an order buys an item that is described on the website at the moment of purchase.
5. In order to place a purchase you need to provide your address and personal data required to ship the item.

§4 Fulfilling an order

1. Providing your personal data including your name, surname and address, as well as phone number is required to verify the reliability of the order.
2. The Seller may refuse to fulfill an order of unconfirmed reliability.
3. Each order must be confirmed by the Buyer.

§5 Payment options

1. The payment may be realised in one of the following ways:
 - a. directly via bank transfer to the Seller's bank account, before the product is shipped.
 - b. via Paypal account before the product is shipped.
 - c. using the quick payment system Tpay.com before the product is shipped.
2. In case of choosing a direct bank transfer the Buyer has 3 days to make the payment. Otherwise, the agreement is voided and the Buyer will be informed via email.

§6 Receipts and invoices

1. Each order contains a receipt or invoice (on specific demand of the Buyer).

§7 Delivery

1. The usual order is fulfilled within 3-7 workdays, however in case of customised individual purchases this time may get longer.

§8 Withdrawal from the contract (refund)

1. The Buyer can withdraw from the contract (meaning resign the product bought from the Seller) without specifying a reason in 14 days by sending the Seller the withdrawal form.
2. The 14 day period starts when the product is delivered to the buyer.

3. The withdrawal form should be sent by email. The Buyer will respond and confirm receiving the form.
4. In case of successful withdrawal, the contract is voided.
5. The Buyer may only withdraw when the product is undamaged and not having signs of use exceeding those necessary to check that the product's character, use and features are correct.
- 6. The Buyer cannot withdraw when the product is made to his personal preferences, ie using the designer available on the website or in case of any changes made on demand on the regular designs available in offer.**
7. The product must be sent back immediately after withdrawing from contract, no later than 14 days after.
8. Before sending the product back the Buyer shall inform the Seller about it.
9. The product sent back must be complete with receipt or invoice attached. Otherwise the Buyer loses their right to withdraw from contract and the sent back item will not be accepted.
10. The Buyer is responsible for arranging the delivery and any damage that may occur during shipping.
11. In 14 days after receiving the contract withdrawal form the Seller will return all costs to the Buyer including shipping to the buyer. The Seller will return the money with the same method that was used to initially pay for the goods unless the Buyer agrees to another form of return.
12. The Seller may withhold refunding the money until they receive the product back.
13. The contract withdrawal form can be downloaded on the website in "Contact" tab.

§9 Reclamations

1. In case there is a defect in the bought product, the Buyer has the right to file a complaint. To do that there needs to be a receipt/invoice attached.
2. The Seller is bound to answer the complaint in 30 days from the day it was received. If the Seller fails to answer in the specified time, it is considered acceptor.

§10 Protection of personal data

1. While filing an order, the Buyer agrees to the processing of his personal data in order to fulfill the order. The entity responsible for the personal data is PROFIT BRAND spółka z ograniczoną odpowiedzialnością spółka komandytowa located in Poland, 43-300 Bielsko-Biała, ul. Karpacka 24/12.
2. The personal data is used only in the following cases:
 - a. to fulfill an order,
 - b. to file and defend eventual claims
 - c. to accept/decline a reclamation.
3. The personal data is processed with care and protected from unauthorised access according to the RODO ordinance.
4. In case the Buyer chooses to pay via Tpay, their personal data will be passed in the necessary scope to Krajowy Integrator Płatności S.A located in Poland, 61-808 Poznań, ul. Św Marcin 73/6.
5. The personal data will be stored for the period necessary for any legal claims.

6. The Buyer has the right to access their data and change it, as well as remove it, limit etc. Providing your personal data is voluntary, however the Seller cannot fulfill an order without them.
7. The Buyer bears responsibility for providing incorrect personal data.
8. The website was designed in a way that does not require providing your personal data to browse it.

§11 Closing remarks

1. The terms and conditions are valid starting on June 17th, 2019.
2. The Seller retains the right to change the terms and conditions.