Terms and conditions of sale

These conditions of sale are concluded on the one hand by the company FabBRICK with share capital of 2812,95 € whose registered office is located at 134 Rue d'Aubervilliers 75019 PARIS, registered in the Trade and Companies Register of PARIS under the number 844725465 ci-after named «FabBRICK» and managing the site www.fab-brick.com and, on the other hand, by any natural or legal person wishing to make a purchase via the website www.fab-brick.paris hereinafter referred to as "the buyer".

Preamble

FabBRICK sells samples, objects, furniture and furnishings on its website www.fab-brick.com. The list of products sold and available is available at www.fab-brick.com

Article 1 | Purpose and general provisions

These Terms of Sale are intended to define the contractual relationship between FabBRICK and the buyer and the terms applicable to any purchase made through the website www.fab-brick.com

The GTC are available on www.fab-brick.com at the time of purchase, the buyer declares to have read the GTC and accept them without restrictions or reservations by checking a box with a click of validation.

The buyer declares to have full legal capacity, allowing him to commit under these general conditions of sale.

The company FabBRICK retains the possibility to modify these conditions of sale at any time, in order to comply with any new regulation or in order to improve the use of its site. Therefore, the applicable conditions will be those in force on the date of the order by the buyer.

Article 2 | Products

The products offered are those listed on the website www.fab-brick.com of the company FabBRICK, subject to availability. FabBRICK reserves the right to change the product range at any time. Each product is presented on the website in the form of a description containing its main technical characteristics. The photographs are as faithful as possible but do not engage the Seller. The sale of the products presented on www.fab-brick.com is intended for all buyers residing in European countries who fully authorize the entry into their territory of these products.

Article 3 | Tariffs

The prices appearing on the product sheets of the internet catalogue and are prices in Euros (\in) all taxes included (TTC) taking into account the VAT applicable on the day of the order. Any change in the VAT rate may be reflected in the price of the products. FabBRICK reserves the right to change its prices at any time, however it is understood that the price listed in the catalogue on the day of the order will be the only one applicable to the buyer. The prices indicated do not include delivery costs, charged in addition to the price of the products purchased following the total amount of the order.

Conditions

The shipping costs indicated at the time of the order in euros (\in) all taxes included (TTC). They vary according to the content of the order.

Article 4 | Conclusion of the contract online

The Customer must follow a series of steps specific to each Product offered by the Seller to be able to make his order. However, the following steps are systematic:

Information on the essential characteristics of the Product;

Choice of the Product, if any of its options and indication of the Customer's essential data (identification, address...);

Acceptance of these General Conditions of Sale.

Verification of the elements of the order and, if necessary, correction of errors. Tracking instructions for payment, and payment of products.

Delivery of products. The Customer will then receive confirmation by email of the payment of the order, as well as an acknowledgement of receipt of the order. For the delivered products, this delivery will be made to the address indicated by the Customer. For the purpose of fulfilling the order, and in accordance with article 1316-1 of the Civil Code, the Customer undertakes to provide his truthful identification elements. The Seller reserves the right to refuse the order, for example for any abnormal request, made in bad faith or for any legitimate reason.

Article 5 | Retention of title

The company FabBRICKretains full ownership of the products sold until the perfect collection of the price, in principal, fees and taxes included.

Article 6 | Withdrawal

Pursuant to article L121-20 of the Consumer Code, the buyer has a period of fourteen working days from the delivery of their order to exercise his right of withdrawal and thus return the product to the seller for exchange or refund without penalty. However, the return costs will remain entirely at the customer's expense.

Article 7 | Delivery

Deliveries are made to the address indicated on the purchase order which can only be in the agreed geographical area. Delivery times are given for information only; if they exceed thirty days from the order, the sales contract may be terminated and the buyer refunded. The company FabBRICK will be able to provide by e-mail to the buyer the tracking number of his package. The buyer is delivered to his home by the deliveryman chosen by FabBRICK. The buyer is required to be at his home at the time of delivery. The risks related to transport are the responsibility of the purchaser from the moment the items leave the premises of the company FabBRICK. The buyer is obliged to check in the presence of the deliveryman, the condition of the packaging of the goods and its contents on delivery. In case of damage during transport, any protest must be made to the carrier within three days of delivery.

Article 8 | Warranty

All products supplied by FabBRICK are unique and therefore not exchangeable. In case of non-compliance of a product sold, it may be returned to the company FabBRICK who will take it back and refund it. All complaints or refund requests must be made by e-mail to the following address: contact@fabbrick.fr, within thirty days after delivery.

Article 9 | Liability

FabBRICK, in the distance selling process, is only bound by an obligation of means. It cannot be held liable for damage resulting from the use of the Internet network such as loss of data, intrusion, viruses, termination of service, or other unintended problems.

Article 10 | Intellectual property

All elements of www.fab-brick.com are and remain the intellectual and exclusive property of FabBRICK. No one is allowed to reproduce, exploit, or use for any reason whatsoever, even partially, elements of the site in the form of photo, logo, visual or text.

Article 11 | Personal data

The company FabBRICK undertakes to preserve the confidentiality of the information provided by the buyer, which he would be required to transmit for the use of certain services. All information concerning him is subject to the provisions of Law No. 78-17 of 6 January 1978. As such, the user has the right to access, modify and delete information about him. He can request it at any time by email at the following address: contact@fabbrick.fr

Article 12 | Dispute resolution

These distance selling conditions are subject to French law. For all disputes or disputes, the competent court will be that of PARIS