

GENERAL CONDITIONS:

Terms of sale and delivery Otaku shoppu

DELIVERY:

1. Applicability

1.1 These General Conditions apply to all offers Otaku shoppu and all agreements entered into with Otaku shoppu.

1.2 In addition to these Terms and Conditions as expressly stated Additional Terms apply to certain services and / or products.

1.3 The provisions in these Terms and Conditions may be waived if expressly agreed in writing, in which case the other provisions of these terms and conditions shall remain in force only.

1.4 If the Buyer to its terms and conditions, those conditions do not apply unless this is agreed in writing by Otaku shoppu.

1.5 The website Otaku shoppu focuses exclusively on the European market.

1.6 "Buyer" means any visitor to the site or whether legal person with Otaku shoppu in a contractual relationship of any kind is or will be. Every individual

1.7 Otaku shoppu reserves the right to change these terms and conditions to apply to the legal norms of the Netherlands. Themselves to

1.8 By using the website Otaku shoppu and / or placing an order the purchaser accepts these Terms and any other rights and obligations as stated on the website.

1.9 Identity and establishment Otaku shoppu Koevordermeer 1 3068KS Rotterdam Phone (Monday to Friday from 19:00 to 22:00, Saturday and Sunday from 08:00 to 24:00) +31630281233 Chamber of Commerce no 60,880,996 BTW.nummer NL262378358B01 Bank details NL67 INGB 0006 5578 57 ING Rotterdam

2. Offers and agreements.

2.1 Offers are valid while stocks last. With offers on the web site or the telephone or by fax, or by e-mail, made known.

2.2 A quote is valid for 2 weeks, unless a different period is stated in the offer.

2.3 A contract is concluded at the time an order is delivered to the Buyer, by e-mail or mail is sent to the specified email address or Purchaser main address.

2.4 Copper and otaku-shoppu.com expressly agree that use of electronic communication a valid agreement is concluded as soon as the conditions in Article 2.3 are met. Especially the lack of a signature does not affect the binding force of the offer and its acceptance. The electronic files of otaku-shoppu.com will to the extent permitted by law, serve as evidence.

2.5 Information, images, oral communications, by telephone or via e-mail and statements of applicability with respect to all items and the main characteristics of the products are given as accurately as possible (again) or done. However otaku-shoppu.com does not guarantee that all offers and products are fully consistent with the information given in compliance or applicability. Deviations can not lead to compensation and / or dissolution.

3. Prices.

3.1 All prices are expressed in Euros, in accordance with legal regulations, and include VAT.

3.2 Special offers are only valid for the period as stated in the offer. This listing is printed or listed on the website relating to this special offer. These periods are always similar.

3.3 The Buyer shall pay the price that otaku-shoppu.com has communicated. Has confirmed in accordance with Article 2 of these conditions

3.4 Delivery costs are not included in the price.

3.5 was a price given is wrong and Otaku shoppu or deliver to the amount indicated. Article otaku-shoppu.com not required

4. Payment

4.1 Orders via the website can be paid in the following ways: via advance, cash on delivery, cash

Prepayment is done by the order stating making at Rabobank, the order number on account NL67 INGB 0006 5578 57 att Otaku shoppu. After receiving the payment, the order is processed and sent the goods.

Otaku shoppu can expand the payment options in the future. Other payment options will be made via the website or by written communication Otaku shoppu known

4.2 In the event by Otaku shoppu a payment is agreed that by the end of this period, the buyer is in default applies.

Payment terms can be agreed and then set under terms to be agreed. Exclusively written

4.3 In case of non or late payment, the extra costs are always borne by the buyer.

4.4 Paid by the Buyer will provide all the (extra) judicial costs of any nature whatsoever, Otaku shoppu as a result of breach by Buyer of its (payment) has incurred obligations.

4.5 In the event of late payment Otaku shoppu authorized to terminate or suspend until such time as the Buyer has fulfilled including the payment of interest and expenses below. Commitments (further) supply agreement with immediate effect

5. Delivery and delivery time.

5.1 Orders will be delivered as soon as possible. In principle Otaku shoppu strives to ship. Orders within 30 working days Delivery time is listed as an indication and is never a deadline. Otaku shoppu can more information regarding delivery times on the website or otherwise make writing. Such information is only indicative. The maximum delivery time will be 30 days unless otherwise agreed. If the delivery is not feasible, we can be informed. You have the right to terminate the agreement. Amount paid as soon as possible but within 30 days credited.

5.2 If a product is temporarily out of stock will be ordered by the Buyer will be notified when the product is available again. Delays will be notified by telephone. Buyer by e-mail or

5.3 Deliveries are made to the address specified by the buyer at the conclusion of the agreement.

5.4 The risk of loss or damage to the product which is the subject of the contract shall pass to the customer at the moment they are legally and / or actually delivered to the customer and in the power of the customer or of the pointing customers to third parties.

5.5 For deliveries abroad, other conditions may apply.

6. Returning

6.1 The Buyer is obliged to (do) inspect the products. Immediately after delivery Agreements with consumer buyers where exclusive use is made of electronic communications, is that the consumer buyer has the right, without penalty and without giving any reason to exercise within fourteen (14) days after delivery of the product in question. A right of withdrawal This right of withdrawal does not cover products that:

«Accomplished in accordance with specifications of the buyer;

«Clearly personal in nature;

«Can not be returned because of their nature;

«Rapidly decay or become obsolete;

«Whose price depends on fluctuations in the financial market which
the seller has no influence;

"Audio and video recordings and computer software if the buyer has broken the seal;

«Newspapers and magazines.

6.2 If the consumer purchaser of the right of withdrawal as mentioned in the previous paragraph has made use contributes Otaku shoppu care for refund within 30 days.

6.3 If the consumer buyer has ordered a shipment by COD will be refused if the shipping and COD fee and handling fee will be separately charged.

7. Retention

7.1 Upon full payment, the product is owned by the customer.

8. Guarantee and liability

8.1 Otaku shoppu guarantees that the delivered goods meet the usual requirements and standards that can be made and are free from any defects.

8.2 The purchase is evidence regarding the warranty.

8.3 Otaku shoppu is never obliged to pay any compensation to the buyer or others, unless there is intent or gross negligence on the part of Otaku shoppu. Otaku shoppu is never liable for consequential damages, indirect damages and loss of business.

8.5 If Otaku shoppu, for whatever reason, is obliged to compensate any damages beyond the compensation shall not exceed an amount equal to the invoice value to the product or service which caused the damage.

8.6 Notwithstanding the provisions of this article, there can be no question of a guarantee if wear can be considered further in the following cases as normal:

- If changes are made to the product, including repairs are not carried out with the consent of Otaku shoppu or the manufacturer;

- If defects resulting from non compliance with the written instructions or improper use;

- If damage is caused by intent, gross negligence or nalatigheid.8.7 The sizes on this site are carefully filled, but may vary from the actual sizes through eg typos check them thoroughly before might differ from the actual to installation on sizes then Otaku shoppu and otaku-shoppu.com not liable for the consequences and damages that arise out of or in any way whatsoever.

8.8 The Buyer shall indemnify any claim by third parties relating could assert the contract at Otaku shoppu to the extent that the law does not come. Preclude the damages and costs borne by the Purchaser Otaku shoppu

The Buyer is obliged to return in order to achieve. Proper assessment and handling of the warranty the product Otaku shoppu If a complaint is upheld Otaku shoppu committed to delivering an equivalent product unless otherwise agreed.

8.9 In addition to this warranty statutory warranty provisions remain in force.

Any offered by the company as a guarantee scheme does not affect the rights which the consumer may invoke under the law and the distance contract. Against the company

A guarantee, if granted by the manufacturer or importer does not affect the rights that the consumer has a claim under the Act against the company the distance contract and the guarantee provided by the company.

9. Force Majeure

9.1 In case of force majeure Otaku shoppu not kept its obligations to the seller to meet, the obligation is suspended for the duration of the force majeure.

9.2 Force majeure shall mean any circumstance beyond its control, thus fulfilling its obligations to the buyer is prevented. Wholly or partially These circumstances include strikes, fires, business disturbances, power failures, non or late delivery by suppliers or other third parties. Force majeure also includes failures in (telecommunications) networks or connections or communications and / or the unavailability of the website at any time. Shall

10. Intellectual property.

10.1 The Buyer acknowledges that all intellectual property rights in the information, communications or other expressions concerning the products and / or with respect to the web site at Otaku shoppu, its suppliers or other claimants.

11. Authority.

11.1 Otaku shoppu, the data from the purchaser exclusively in accordance with its privacy policy. Otaku shoppu will observe the applicable privacy regulations and legislation.

12. Applicable law and competent court.

12.1 All offers Otaku shoppu, its agreements and their implementation are subject to Dutch law. The applicability of the Vienna Sales Convention is expressly excluded.

13. Links

13.1 Site Otaku shoppu may contain third party advertisements or links to other sites. In the privacy policies of these third party sites have shoppu Otaku no influence and is therefore not liable.

14. Your Rights

14.1 You can always ask what information about you will be processed. Otaku shoppu To do this, please send an e-mail. You can also e-mail inquiries to be made, which will process Otaku shoppu. Earliest possible improvements, additions or other corrections Otaku shoppu If you no longer wish to receive information please Otaku shoppu thereof set. Transmission of information occurs only if you approve your email address provided.