



PURPOSE

These terms govern the sales of the products presented on this site by the company:
Interlem Digital Business S.r.l. Via Milanese 20 - 20099 Sesto San Giovanni (Mi) Italy Phone: 00 39 02 49543150 e-mail:
info@interlemdigitalbusiness.com

Publisher of www.hallofbrands.com Hereinafter " Interlem Digital Business "

And

Everyone who visits or buys on www.hallofbrands.com Hereinafter " Net Surfer "

These terms and conditions apply to use of this Website and by proceeding further and/or placing an Order You agree to be bound by them. If you do not agree to be bound by them, you should leave this Website now.

The terms and conditions applicable to the purchase of Products offered for sale through this Website. We may change these Conditions from time to time without notice to you. Changes will apply to any subsequent Orders received. It is your responsibility to check regularly to see if any changes have been made to these Conditions. We reserve the right to modify or withdraw this Website at any time without liability to you.

Each Contract shall be governed by these Conditions which contain the entire agreement between you and Us in respect of its subject matter and supersedes any previous agreements relating to such matter

Internet Shopper must:

- Not order Products via this Website if you are not aged 18 years or over,
- Not sale Interlem Digital Business product just after bought them.

DEFINITIONS

"Conditions" means these terms and conditions;

"Contract" means the contract incorporating these conditions which is formed when You place an Order and We confirm acceptance of such Order by means of [an email to You][a message from this Website][whether received by you or not]; "Order" means an order placed by you via this Website for one or more Products;

"Personal Information" means all and any information provided by You in an Order or when registering on this Website to include without limit your name, address and card details;

"Product" means any product advertised on this Website;

"We/Us" means INTERLEM DIGITAL BUSINESS

"Website" means www.hallofbrands.com .it .biz .eu

"You" means a user of this Website.

ARTICLE 1: PRODUCTS

All goods are subject to availability and the details given are as accurate and complete as possible.

Limited stocks available.

We take all reasonable measures to ensure that details, measurements and descriptions of Products given on this Website are as accurate and complete as possible. But there may be variations between these and the Products themselves.

ARTICLE 2: PRICES

All prices appearing on this Website are inclusive of VAT (where applicable) at the current rates. The cost of your Order will be the price of the Products ordered plus the appropriate deliver charge .

All goods are subject to availability and the details given are as accurate and complete as possible.

Due to circumstances beyond our control prices may have to be altered, including any variations in the rate of VAT.

We shall be entitled by notifying You to cancel any Contract in whole or in part to the extent that it for the purchase of a Product the price of which was, in error, stated incorrectly on the Website.

The cancellation should be limited to the extent of this product.

ARTICLE 3: ORDER & CANCELLATION OF ORDER

You recognize to accept Terms and Conditions by placing an order.
All Orders are subject to acceptance by Us. All Products are subject to availability.
You may cancel a Contract and obtain a refund any time within 14 days after receipt of Products.
Your claim should be written.

If the order has already been sent out when the cancellation is made, the customer must take reasonable care to make the parcel readily available for Interlem Digital Business's carrier (UPS / DHL / SDA) to collect.

To enable the e-consumer to change its mind until the last step of the order, Interlem Digital Business has created confirmation and acceptance screens to confirm its order. As soon as the e-consumer has clicked on the last payment confirmation screen, the order is considered definitive. An order confirmation is then sent by e-mail to the e-consumer. This email confirms order acceptance but does not guarantee that the product is available in stock.

ARTICLE 4: PAYMENT

You can pay online via credit and debit card, the invoice for the item will be inserted into your parcel along with the item(s) that you have ordered or sent to you by email.

Payment by Credit and/or Debit Card, Paypal or Bank Transfer.

In the interests of secure payment, the Interlem Digital Business website uses the Paypal Payment Service. This service incorporates the SSL security standard. The confidential data (16 digit credit card number, expiry date) is encrypted (encoded) and transmitted only to the Paypal Payments server, it is not transmitted to our server.

When you confirm your order, in case of payment with credit card, debit card or Paypal:

- - Your payment application is routed real-time to a secure electronic payment manager.
- - This sends an authorization request to the credit card network.
- - The electronic payment manager delivers an electronic certificate.

When you confirm your order, in case of payment with bank transfer:

- - The order status will be set to "Waiting For Payment" till the money will be available on merchant bank account

The occurrence of non-payment due to the fraudulent use of a credit card will lead to the registration of the details associated with your order in a data file created. An incorrect statement or anomaly could also lead to individual processing procedures. If your item(s) is (are) no longer in stock, the amount of the cancelled article(s) will be duly deducted from the total debited amount and your account will be re-credited with the appropriate amount within 3 working days after our debit of the total amount that included the cancelled article(s).

ARTICLE 5: DELIVERY INFORMATION

Purchased items will be shipped and delivered only after the payment confirmation.

In case of stock availability, deliveries are made according two methods:

- a) by courier, within a period which depends from the method of delivery chosen and from the type of item(s) purchased:
 - a. in case of clothing item(s), as a guideline, the average time is about 3-5 working days for EU shipping addresses and 5-10 working days for shipping address outside EU boundaries.
 - b. in case of interior design item(s), as a guideline, the average time is about 3-10 working days for EU shipping addresses and 10-30 working days for shipping address outside EU boundaries.The purchased items will be delivered to the shipping address indicated into the order.
- b) Pick on POS, at the address indicated into the order.

Delivery will be made, Monday to Friday.

Except in the case of force majeure, delivery dates are in accordance with stocks available, as indicated below. Interlem Digital Business accepts no responsibility or liability for late delivery for any reason whatsoever.

Interlem Digital Business reserves the right to select the transporters and organizes the transport. Transport risks are accepted by the customer, from the moment the order leaves the warehouse.

The web customer undertakes to check the packaging and contents of the parcel and undertakes to write down any problem on the delivery note provided by the transporters.

ARTICLE 6: PERSONAL DATA

The data gathered by INTERLEM DIGITAL BUSINESS on the INTERLEM DIGITAL BUSINESS site is intended for INTERLEM DIGITAL BUSINESS .

Your data will enable us, and our carrier services to fulfil your order, and to notify you about your order being processed. From time to time, we might also inform you about products, services, promotions and special offers available on ours ecommerce sites You can give or refuse your consent to the data gathered via this order being used in connection with the INTERLEM DIGITAL BUSINESS customer files and likewise to it being used by third parties.

Cookies: This website uses cookies. To find out more about the usage of cookies on this website and how to manage them, please go to privacy policy.

ARTICLE 7: INTELLECTUAL PROPERTY

You acknowledge and agree that all copyright, trademarks and all other intellectual property rights in all material or content appearing on this Website shall remain at all time vested in Us or our licensors.

Every single part of the Interlem Digital Business web site, be it visual or audio, including the adjoining technology, is protected by author's property rights, brands and patents.

It is the sole property of the company Interlem Digital Business . A web user who has a personal web-site and wishes to post on their web-site a direct link to the Interlem Digital Business homepage must request authorization from the Interlem Digital Business Company to avoid any implied association with the Interlem Digital Business Company.

However, any hypertext link to the Interlem Digital Business site, namely through the use of framing techniques, deep-linking or in-line linking or all other deep link techniques is strictly forbidden without the authorization of Interlem Digital Business.

In all cases, any link, even with tacit authorization, must be withdrawn immediately upon the request of the Interlem Digital Business Company.

ARTICLE 8: LIABILITY

As regards all stages of access to the site, of ordering processes, delivery or subsequent services, Interlem Digital Business only accepts partial responsibility. Interlem Digital Business cannot be held liable for any inconvenience or damages caused by the use of the internet network, such as a breakdown in the service, outsider intrusion, the presence of any computer virus or any event of force majeure, as legally defined.

Furthermore, Interlem Digital Business declines all legal responsibility for any failure to comply with contractual obligations in the case of force majeure or unforeseen circumstances, including, but not as an exhaustive list, internal or external company strikes, fire, catastrophe, internal or external breakdowns, and any event in general that could affect the completion of an order.

ARTICLE 9: VALIDITY OF CONTRACT

Should any of the clauses in the contract herewith be made null and void by a change in the law, regulations or a legal ruling, then this shall not affect the validity and adherence to the general conditions of sale as stated herewith.

ARTICLE 10: LENGTH OF CONTRACT

The above stated conditions shall remain applicable during the whole of the time that online services are provided by the company Interlem Digital Business.

ARTICLE 11: LITIGATION

Conditions described into this document are governed by the Italian laws and according to these conditions you are accepting that the Italian courts will have exclusive jurisdiction for any dispute under this agreement.

