

GENERAL TERMS OF BUSINESS

§ 1 Scope

These General Terms of Business apply to all contracts between Frank Meyer and the customers of its online store www.coins4you.eu, unless otherwise agreed or required by law. The General Terms of Business apply exclusively. Any conflicting terms proposed by the Customer will not be accepted by Frank Meyer.

§ 2 Basis of Contract

The relevant product, composition, and performance descriptions define the products offered by Frank Meyer. However, they do not represent any guarantee of durability or composition, nor any assurance of characteristics.

§ 3 Establishment of Contract, Correction of Input Errors

By entering his/her personal details and clicking on the "send order" ("Bestellung abschicken") button in the final stage of the order process when making a purchase from Frank Meyer's online store www.coins4you.eu, the Customer submits a binding order for the goods contained in his/her shopping cart. Frank Meyer will confirm receipt of the order as soon as it receives the order, but this does not constitute establishment of a contract. Rather, the contract is established only when Frank Meyer issues an order confirmation or delivers the goods. If the Customer does not receive an order confirmation or delivery of the goods within two weeks, his/her order is no longer binding. Before finally submitting your offer to purchase, you have the opportunity to review the order summary and use the "Back" button in your browser to return to the previous page to correct any input errors.

§ 4 Payment Methods and Delivery

For purchases inside Germany via www.coins4you.eu the Customer can make payment by prepayment (bank transfer, PayPal or sofortueberweisung.de) or on invoice (purchase on account by paymorrow).

For purchases from foreign countries via www.coins4you.eu the Customer can make payment by prepayment (bank transfer or PayPal).

At prepayment the Customer is to wire the order amount to Frank Meyer's account in advance, after receiving the order confirmation and bank details. Once the purchase price is received, the goods will be shipped to the Customer. In the absence of any specific agreement with the Customer, shipping arrangements are at Frank Meyers's discretion.

At payment on invoice (purchase on account by paymorrow) ordered goods will be sent combined with the appendant bill to the customer. The invoice price is due for payment inside of 30 (thirty) calendar days since billing date. Frank Meyer reserves, at payment on invoice (purchase on account by paymorrow), the right to make a solvency check for oneself and to deny this payment method on negative solvency check.

§ 5 Prices, Shipping Costs, Taxes, Duties, and Fees

The prices shown are consumer prices, inclusive of statutory VAT. Shipping costs are payable separately by the Customer. The exact amount of the costs involved is indicated during the order process and can be found under the "shipping costs" ("Liefer- und Versandkosten") link. Should you choose to exercise your statutory right to cancel, it is agreed that you will cover the regular cost of returning the goods, provided the goods supplied are as ordered, and provided the price of the item being returned does not exceed €40.00 or, if the price of the item is higher, provided you have not, at the time of cancellation, settled your account or paid a contractually agreed installment. Otherwise, you may return the goods free of charge. For deliveries outside the European Union, additional customs duties, taxes, and fees may be payable. Sources of further information include:

http://ec.europa.eu/taxation_customs/index_en.htm and for Switzerland: <http://xtares.admin.ch/tares/login/loginFormFiller.do>

§ 6 Right of Revocation:

Instructions on the Right of Revocation:

You may withdraw your contractual acceptance in writing 14 days without stating grounds (e.g. by letter or email) or – if the item is placed at your disposal prior to the expiry of this period – by returning the item. At the earliest the deadline commences after receipt of these instructions in writing, however not before the merchandise has been received by the recipient (in the case of a repeat delivery of similar goods not before receipt of the first part delivery) and also not before

fulfilment of our information duties pursuant to article 246 section 2 in conjunction with section 1 paragraph 1 and 2 EGBGB (Introductory Law to the German Civil Code) as well as our duties pursuant to section 312g paragraph 1 sentence 1 BGB (German Civil Code) in conjunction with article 246 section 3 EGBGB. In order to ensure that the withdrawal takes place within the respite it is sufficient to send it on time.

The notice of revocation should be addressed to:
Frank Meyer, Kardinal-Wendel-Straße 89, 82515 Wolfratshausen, Germany
E-mail: mail@coins4you.eu

Consequences of Revocation:

In the event of effective revocation, the services received by either party shall be returned and any benefits that may have been accrued shall be released (e.g. interest). If you are unable to release the rendered service or usages (e.g. consumer benefits) either in full or in part or only in a deteriorated condition, you may be liable to pay compensation in this respect. For the deterioration of the object and for benefits of usage received you are only obliged to pay compensation if the benefits of usage or the deterioration can be attributed to handling the object going beyond checking the features and the functionality. To be understood by "Checking the features and the functionality" is testing and trying out the respective merchandise, as is possible and customary, for example, in shops. Goods which can be sent by parcel shipment are to be sent back at our risk. You are obliged to bear the regular costs of the return delivery if the delivered goods corresponds to the ordered delivery and if the price of the returned goods does not exceed an amount of 40 Euros or if in the case of a higher price of the goods you have not given anything in return or have not made a contractually agreed part payment in the case of a higher price of the goods at the time of the withdrawal. Otherwise the return is free of charge for you. Goods not packaged ready for dispatch will be collected from you. Obligations to reimburse payments must be fulfilled within 30 days. The deadline starts for you upon the dispatch of your declaration of revocation or the merchandise, for us with the receipt of such.

– End of the Instructions on the Right of Revocation –

§ 7 Data Protection

Frank Meyer complies with all applicable data protection regulations. The Customer's personal details will not be passed on to third parties without the Customer's explicit consent, which may be withdrawn at any time, unless this is absolutely necessary in order for Frank Meyer to fulfill its contractual obligations. I use the information you give me to process and fulfill your order. In this case, the scope of the information to be conveyed is restricted to the necessary minimum. The Customer has the right at any time to request details of the information held about him/her and to require that such information be corrected, blocked or, if applicable, deleted. Order details are stored on Frank Meyer's internal systems.

§ 8 Text of Contract

The text of the contract is stored on our systems. Once the order has been placed, the text of the contract is no longer available online for security reasons. You can save the text yourself using the print function in your browser. The General Terms of Business can be viewed on this page at any time. Once the order has been placed, a copy of the order details and the General Terms of Business will be emailed to you.

§ 9 Concluding Provisions

The laws of the Federal Republic of Germany apply. The provisions of the United Nations convention on the sale of goods do not apply. The governing language of the contract is German.

PRIVACY NOTICE

General privacy notice

We only use your inventory data to process your order. Unless you have subscribed the newsletter reception, then we save your e-mail address for the purpose of advertising till you unsubscribe the newsletter reception. All customer data will be saved and processed with respect to respective regulation of Federal Data Protection Acts (BDSG) and German Teleservices Act (TMG) by us. You have right to free information, correction, inhibition and deletion of saved data from you. In that case please contact us by e-mail to mail@coins4you.eu or by mail.

Frank Meyer, Kardinal-Wendel-Straße 89, 82515 Wolfratshausen

We don't pass your personal data including your home address and e-mail address to third party without your explicit assent which may be cancelled at any time. Except there from are our service partners which need the conveyance of data to process the order (e.g. the delegated mail-order firm or the delegated credit institution for arranging payment). In these instances the quantity of forwarded data limits to the required minimum. At payment on open account or per direct debit the contract data (name, first name, date of birth, street, street number, zip code and city) will be used to arrange a credit assessment at corresponding institution.

The notice takes place analogical the regulation of § 33 no. 1 of Federal Data Protection Acts (BDSG)

Privacy notice for the use of "payment on invoice" through paymorrow GmbH

If you choose the payment method "payment on invoice" through paymorrow GmbH the following also applies:
"For the appraisal of the liability risk and to the credit investigation paymorrow or from paymorrow commissioned partners enterprises within the scope of the legally allowed and taking into account your respective protective-worthy interests in him exclusion of the transmission or use with registration for the payment invoice your address data if necessary to credit agencies for credit investigation and loan check. Information about your present payment history is taken by following credit agencies, which will safe incidental requests:

Bürgel, Bürgel Wirtschaftsinformationen GmbH & Co. KG, Gasstraße 18, D-22761 Hamburg,
Phone.: +49 (0) 40 - 89 80 3 - 0, Fax: -777

CEG, Creditreform Consumer GmbH, Hellersbergstr. 11, D-41460 Neuss,
Phone.: +49 (0)2131-109-501, Fax: -557

DeltaVista, Deltavista GmbH, Freisinger Landstr. 74, 80939 München,
Phone.: +49 (0)89 - 7244880, Fax: - 22

For creditworthiness reasons paymorrow and paymorrow partner companies retrieve mathematic-statistical data from the above-named agencies. In that case you acclaim to transmission of your given and last name, street, street number, postal code, city and date of birth to named agencies.

Paymorrow assures in that case, that partner companies and agencies will use this data exclusively on the basis of a reasonable purpose. Every appraisal of creditworthiness effects to avoid financial difficulties. The exchange of personal data between paymorrow, paymorrow partner companies and other Agencies is based on the idea, to protect electronic commerce from long-term disadvantages, which could have influence on the market price. For this reason customers profit from this function."

Acceptance for identity Check:

"Using payment on invoice with paymorrow Ltd you agree that your personal data are transmitted for the purpose of the identity check to SCHUFA (SCHUFA AG, Kormoranweg 5, 65201 Wiesbaden) and as a result the SCHUFA transmits the degree of the correspondence of the personal details stored by her with the personal details given by you in percent values as well as if necessary a tip on last with the SCHUFA or another contracting partner carried out identity card-supported legitimization check back to paymorrow Ltd. paymorrow Ltd can recognize therefore with the help of the transmitted correspondence rates whether a person is stored under the address given by you in the data continuance of the SCHUFA. Another data exchange or a transmission of divergent addresses as well as a storage of your data in the SCHUFA data continuance does not take place. It is stored for proof reasons only the fact of the examination of the address with the SCHUFA."

Privacy notice for the use of Facebook plug-ins (like-Button)

Our website uses social plugins ("plugins") provided by the social network facebook.com, operated by Facebook Inc., 1601 S. California Avenue, Palo Alto, CA 94304, USA ("Facebook"). The plugins are identifiable by a Facebook logo (white letter f on blue background or a thumb up icon) or the notice "Facebook Social Plugin". For a full list of all social Plugins please see <http://developers.facebook.com/plugins>.

When you visit a page of our website that contains a social plugin, your browser establishes a direct connection to Facebook servers. Facebook directly transfers the plugin content to your browser which embeds the latter into the website, enabling Facebook to receive information about your having accessed the respective page of our website. Thus we have no influence on the data gathered by the plugin and inform you according to our state of knowledge:

The embedded plugins provide Facebook with the information that you have accessed the corresponding page of our website. If you are logged into Facebook, your visit can be assigned to your Facebook account. If you interact with the plugins, for example by clicking "Like", or entering a comment, the corresponding information is transmitted from your browser directly to Facebook and stored by it. Even if you are not logged into Facebook, there is possibility that the plugins transmits your IP-address to Facebook.

For the information on the purpose and scope of data collection and procession by Facebook, as well as your rights in this respect and settings options for protecting your privacy please visit Facebook's privacy policy: <http://www.facebook.com/policy.php>.

If you are a Facebook member and do not want Facebook to connect the data concerning your visit to our website with your member data already stored by Facebook, please log off Facebook before entering our website. Further you can block Facebook social Plugins by using add-ons for your browser, like the "Facebook Blocker".

Privacy notice for the use of Google +1

Our website uses the "+1"-Button by the social network Google Plus, operated by Google Inc. 1600 Amphitheatre Parkway, Mountain View, CA 94043, United States ("Google"). The button is indicated by "+1" on white or colored background.

When you visit a page of our website that contains such button, your browser establishes a direct connection to Google servers. Google directly transfers contents of the "+1" button to your browser which embeds the latter into the website, enabling Google to receive information about your having accessed the respective page of our website. Thus we have no influence on the data gathered by the button. According to Google, there won't be collected any personal data without clicking on the button. Such data, including the IP address, will be collected and processed only by members which are logged in.

For the information on the purpose and scope of data collection and procession by Facebook, as well as your rights in this respect and settings options for protecting your privacy please visit Google's privacy policy to the "+1" button: <http://www.google.com/intl/de/+/policy/+1button.html> and the FAQ: <http://bit.ly/r3Qmer>.

If you are a Google+ member and do not want Google to connect the data concerning your visit to our website with your member data already stored by Google, please log off Google+ before entering our website.