



Leuvensesteenweg 510 / 7

1930 Zaventem

Tel. 02/720 10 00

Fax. 02/669 36 69

reservation@taxizaventem.be

www.taxizaventem.be

GENERAL TERMS AND CONDITIONS TAXI WALTER ZAVENTEM

1. General

These general terms and conditions of sale are only a written confirmation of what was agreed when the agreement was made. Any clauses providing otherwise appearing on, among others, the buyer's order forms are considered as null and void, unless they are expressly accepted by the seller. To the extent that they are accepted, these general conditions apply at least in a supplementary fashion.

2. Prices

In the event of an increase in any relevant costs (e.g. tax rates, social charges, prices of raw materials, energy costs, exchange rates) in the period between the contract, prices may be revised upwards, up to a maximum of 10%. The distance included into the contract is in a radius of 15 km. We will help you in anyway we can and inform you with other competitive prices.

3. Conclusion of the agreement

The seller is only bound by its written confirmation of the order placed by the buyer.

4. Liability - Force majeure

Except if and insofar a binding law excludes a limitation of liability, the seller's liability is limited to the risks and the coverage limits included in its professional liability insurance. The seller is not liable in case of force majeure. Force majeure includes, among others, war, rebellion, acts of government, fire, explosion, storm, flooding and other natural disasters, strike and lock-out, also at the seller's suppliers or transporters, as well as any demonstrable fault or negligence by suppliers or subcontractors of the seller or of a third party, which the seller could not reasonably have foreseen at the time the agreement was entered into.

5. Price - Payment

The purchase is entered into at the prices stated on the order confirmation. The seller can require the buyer to put up guarantees at any time. These guarantees are a condition precedent for the creation or the performance of the contract. In the event of non-payment by the due date, the purchaser will be charged, as of right and without notice, liquidated damages, at the rate of 10% of the invoice amount with a minimum of 100 euro, as well as interest on overdue payment at the rate of 10%. Furthermore, any invoices not yet due will be rendered exigible. All payments will first be offset against interests, liquidated damages and any legal costs, and thereafter as payment against the longest overdue invoices. If the buyer does not comply with the payment terms or any other obligations, the seller has the right to suspend or postpone the performance of its contractual obligations, even those pursuant to other ongoing agreements between the parties.

6. Applicable law - Competent court

This agreement is governed by Belgian law. In the event of dispute, the courts of Brussels will have exclusive jurisdiction.

7. Language

Translations of these terms and conditions of sale are provided for informational purposes only. The original version in the Dutch language is the only authoritative version.