

## TERMS AND CONDITIONS

### § 1 Scope, customer information

The following terms and conditions govern the contractual relationship between Strauss & Co. KG and consumers who purchase goods in our shop. The contract language is German.

### § 2 Conclusion

1. The deals on the Internet represent a non-binding demand to order goods.
2. You can specify one or more products in the cart. During the ordering process, you enter your data and desires regarding. Payment, delivery method etc.. Only after clicking the order button, you make a binding offer to conclude a purchase contract. The taking place immediately by e-mail confirmation of receipt of the order does not constitute acceptance of your offer to purchase.
3. We are entitled to accept your offer within 1 business day by sending an order confirmation via e-mail. After expiry of the period referred to in clause 1 your offer is rejected, ie You are no longer tied to your offer.

### § 3 customer information storage your order data

Your order with details of the contract (eg type of product, price, etc.) is stored by us. However, you can not access your past orders via the Internet. We will send to you the terms and conditions, you can also always call Conditions on our website. If you want to save the product description on our shop site for your own purposes, you can at the time of order, for example, make a screenshot (= screen grab) or alternatively print the whole page.

### § 4 Customer Information: Correction Notice

You can correct your input before submitting the order at any time by pressing the Delete key. We will inform you on the way through the process of further corrections. The ordering process you can stop completely at any time by closing the browser window.

### § 5 Retention of title

The goods remain our property until full payment.

### § 6 Statutory warranty rights

There are statutory warranty rights for our goods.

### § 7 clause

By accepting the Terms of Strauss & Co. KG, the buyer confirms that he is of age (over 18 years old). We point out that spirits packets may in principle be issued only to persons over 18 years. The buyer needs to ensure the delivery that people under the age accept the delivery.

## PRIVACY POLICY

### § 1 General

Your personal information (eg title, name, address, e-mail address, telephone number, bank details, credit card number) is processed by us in accordance with the provisions of the German data protection law. The following rules inform you about the nature, scope and purpose of collection, processing and use of personal data. This Privacy Policy applies only to our Web sites. If you are directed via links on our pages to other pages, please inform yourself there over the handling of your data.

### § 2 inventory data

1. Your personal data to the extent necessary for the establishment, content or change of status (inventory data) is used only for order processing. Thus, for example, must to deliver the goods, your name and address will be forwarded to the suppliers of goods.
2. Ohne your express consent or without legal basis will not be given your personal information to outside of contract management to third parties. After completion of your contract processing data for further use will be blocked. After the tax and trade legislation this data will be deleted unless you have expressly consented to the further use.

### § 3 Information about cookies

To optimize our website we use cookies. These are small text files that are temporarily stored in your computer's memory. These cookies are deleted when you close your browser. Storing cookies, you can prevent by selecting "Block cookies" in your browser settings. However, this may have an impairment of our offers.

### § 4 Social Plugins Facebook

We use social plugins from facebook.com, operated by Facebook Inc., 1601 S. California Ave, Palo Alto, CA 94304, USA. The plugins are identifiable by the Facebook logo or the phrase "Facebook Social Plugin". If you, for example, the "Like" button clicking or entering a comment, the corresponding information is transmitted from your browser directly to Facebook and stored there. Furthermore, Facebook makes your preferences for your Facebook friends in public. If you are logged in to Facebook, Facebook can assign to our site your Facebook account call

directly. Even if you are not logged in or have not a Facebook account, your browser sends information (eg what website you have called your IP address) will be stored by Facebook. Details on how to deal with your personal data by Facebook and your related rights please see the privacy policies of Facebook: <http://www.facebook.com/policy.php>. If you do not want Facebook to information collected through our Web sites you about associating your Facebook account, you must log out before you visit our website on Facebook.

## § 5 Social Plugins by Twitter

We use Twitter and re-tweet functions called. "Social Plugins" from twitter.com, operated by Twitter Inc. 795 Folsom St., Suite 600, San Francisco, CA 94,107th If you use the Re-Tweet functions , the web pages you visit will be disclosed to third parties and linked to your Twitter account. Details about how your data through Twitter as well as your rights and ways to protect your personal information, please refer to the privacy notices of Twitter: <http://twitter.com/privacy>

## § 6 Information

Under the Federal Privacy Act, you have a right to free information about your stored data, and the right to rectify, block or delete such data. Questions, you can, for example, provide the following e-mail address: [info@schuerzen-jaeger.com](mailto:info@schuerzen-jaeger.com)

## Conditions

### right of withdrawal

You have the right, within fourteen days to wi-revoked this Agreement without giving a reason.

The revocation period is fourteen days from the date on which you have taken, or a representative of you third party who is not the carrier, possession of the goods or has.

To exercise your right of cancellation, you must contact us (Strauss & Co. KG, Liebermannstraße 7a, 22605 Hamburg, [info@schuerzen-jaeger.com](mailto:info@schuerzen-jaeger.com), Phone: 040 82242510, Fax: 040 82242511) a consigned by a clear statement (eg by post letter, fax or email) of your decision to withdraw from this contract, inform. You may use the attached model withdrawal form, but it is not compulsory.

To meet the cancellation deadline, it is sufficient that you send your communication concerning the exercise of the right of withdrawal before the withdrawal deadline.

## Effects of withdrawal

If you withdraw from this contract, we will reimburse all payments we receive from you, including delivery costs (except for the additional costs arising from the fact that you chose a different method of delivery than that offered by us, cheapest Standard have), and repay immediately at the latest within fourteen days from the date on which the notice is received through your cancellation of this agreement with us. For this repayment we use the same method of payment that you used in the original transaction, unless you expressly agreed otherwise; in any case, you will be charged fees for such repayment. We may refuse reimbursement until we have received the goods back, or until you have demonstrated that you have returned the goods, whichever is the earlier. You have the goods promptly and in any event not later than fourteen days from the date on which you notify us of any cancellation of this contract, to

returned to us or pass. The deadline is met if you send the goods before the expiry of the period of fourteen days.

You bear the direct cost of returning the goods.

You only need to pay for any diminished value of the goods when such loss in value is due to a necessary to ascertain the nature, characteristics and functioning of the goods handling.

## Model withdrawal form

If you want to cancel the contract, then print the form, please, fill it out and send it back.

to  
Strauss & Co. KG  
Liebermannstraße 7a  
22605 Hamburg  
Fax: 040 82242510  
E-mail: [info@schuerzen-jaeger.com](mailto:info@schuerzen-jaeger.com)

Hereby give notice that (n) I / We (\*) from my / our (\*) concluded contract of sale of the following goods (\*) / provision of the following services (\*)

---

  

---

Appointed on \_\_\_\_\_ (\*) / received on \_\_\_\_\_  
(\*)

Name / consumer (s) \_\_\_\_\_

Address of / consumer (s)

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Date Signature / consumer (s) (only for communication on paper)

Delete (\*) Delete

Created and continuously updated by the janolaw AG.