

TERMS AND CONDITIONS OF PURCHASE AND USE

1. INTRODUCTION

This document (and the documents mentioned herein) establishes the terms and conditions that regulate the use of this website (www.oysho.com) and the purchase of products on this website (hereinafter, the « Terms and Conditions »).

Please carefully read these Terms and Conditions, our Cookies policy and our Confidentiality Policy (hereinafter, jointly, “Data Protection Policies”, before using this website. By using this website or placing an order through it, you agree to adhere to these Conditions and our Data Protection Policy. If you do not agree to all of these Terms and Conditions and Data Protection Policy, please do not use this website. Before the finalization of the order you can consult the Conditions.

The present Terms and Conditions are subject to change. It is your responsibility to regularly read the current Terms and Conditions in effect at the time of executing the Purchase Contract (as described below) or those that are applicable at the time of using the website.

If you have any questions about these Terms and Conditions or the Data Protection Policy, you may contact us by using the various means listed in the contact section of this website.

In addition, you can, if you wish, freely register on the no telephone solicitation list at www.bloctel.gouv.fr.

The Purchase Contract agreed between us (hereinafter the “Contract”) is available in any language in which the Terms and Conditions are available on this website.

2. INFORMATION ABOUT US

The sale of goods on this website is carried out under the name of OYSHO for OYSHO France SARL, with a capital of €4 320 00 and the registered company address of 22 Rue Bergère, 75009 Paris, entered in the Paris Trade and Companies register as number 497 987 222, under the intra-EU VAT number FR 76 497 987 222, available by writing to the following email address: contact_fr@oysho.com, or by calling the following telephone number: 0800 91 88 82 (No call surcharge, excluding any costs that may be charged by your operator).

3. INFORMATION ABOUT YOU AND YOUR VISITS TO THE WEBSITE

The personal information you have provided will be processed in accordance with the Data Protection Policy. By using this website, you agree to the processing of this information and data, and you guarantee that all information and data provided are true and correspond to reality. You will be asked to expressly consent to the processing of your personal data if such consent is required.

4. USE OF OUR WEBSITE

By using this website or placing an order through it, you agree to:

- i. Only use this website for legitimate orders or requests.
- ii. Not use this website to make any fraudulent orders. If we have reason to believe such an order has been placed, we reserve the right to cancel it and inform the relevant authorities.
- iii. Commit to providing an email or postal address and/or other information so that we may contact you in an accurate and proper manner. You also agree that we may use this information to contact you if this becomes necessary (see our Confidentiality Policy).

If you don't give us all the information we need, we will not be able to process your order.

By placing an order on this website, you guarantee you are over 18 years of age and have legal capacity to enter into contracts.

5. SERVICE AVAILABILITY

The items for sale on this website are only available for delivery in mainland France.

If you wish to order products from an EU country other than France on this website, you have the option to do so. However, the products ordered can only be delivered to an OYSHO store or to an address in mainland France.

6. CONTRACT FORMALISATION

To place an order, you must follow the purchase procedure online and click on "Order and confirm payment". You will then receive an order confirmation email ("Order Confirmation"). You will also receive an email when your order is shipped ("Shipping Confirmation"). An e-receipt containing your order details will be attached to the Shipping Confirmation ("E-receipt").

7. PRODUCT AVAILABILITY

All product orders are subject to availability. This means that if there are difficulties in supplying the products or if any of the products are out of stock, the amounts already paid will be refunded.

8. REFUSAL TO PROCESS AN ORDER

We reserve the right to withdraw any product from the website at any moment and/or replace or change all content or information therein. Although we make every effort to fulfil all orders we receive, in exceptional circumstances attributable either to the consumer or to the unforeseeable and insurmountable act of a third party or to a case of force majeure such as fabrication issues, stock issues, payment incidents meeting these criteria that force us to refuse to process an order after you have received the "Order Confirmation". We reserve the right to the above at any time and at our sole discretion. In this event, if payment has already been made, we will refund the amount you paid, including

delivery costs, as soon as possible, using the same payment method which you used to pay for the order. In any case, this refund will not incur any costs for you.

We cannot be held responsible, to you or to any third party, if we withdraw a product from this website, the withdrawal or change of any material or content therein, or for not processing an order, in the cases referred to above, after sending the "Order Confirmation".

9. DELIVERY

Without prejudice to clause 7 above concerning product availability, and except for force majeure or the unforeseeable and insurmountable act of a third party we will endeavour to deliver the product/s shown on the Shipping Confirmation before the deadline indicated on this Shipping Confirmation or, if no date is indicated, within the usual period for the delivery method chosen, and in all cases within a maximum period of 30 days from the date on the Order Confirmation.

In the case of the virtual gift card, it will be delivered to you on the date you indicated when you placed the order.

If, we are not able to meet the delivery deadline, you will be informed and may choose to keep your order and set a new delivery date, or cancel and any amounts already paid will be fully refunded. However, please note that we do not offer home delivery on Saturdays, Sundays and holidays. However, the virtual gift card will be delivered on the date you specify.

In the context of these Terms and Conditions, the terms "delivery" or "delivered" shall be considered effective when you or a third party designated by you has physically received the products, evidence of this will be obtained by the receipt being signed to confirm the order has been delivered at the agreed delivery address.

The virtual gift card will be considered to have been delivered in accordance with the gift card terms and conditions of use and, in any case, the date the card was sent to the email address you provided.

10. INABILITY TO DELIVER

If we are unable to make the delivery for reasons beyond our control, we will try to find a secure place where we can leave your package namely one of the delivery points of the carrier's network. If we cannot find a secure place, your order will be returned to our warehouse. We will leave you a card explaining where your order is and what you need to do to arrange redelivery.

If you are not at the delivery address at the agreed time, we will ask you to contact to rearrange delivery for another day.

If, after 15 days from the date your order is available for delivery, the order has not been delivered due to reasons beyond our control, we will consider that you wish to terminate the Contract and we will terminate it. The binding agreement being rescinded, you will be reimbursed for all payments made, including delivery charges (apart from additional costs resulting from you choosing a delivery method

other than the cheapest delivery method we offer you), without unreasonable delay, and in any event, within 14 days from the date we consider this contract to be terminated.

Please note that transportation resulting from the termination of the Contract may incur a surcharge for which we are entitled to charge you.

The present clause does not apply to the virtual gift card, where delivery is regulated by the gift card Terms and Conditions of use.

11. RISKS AND TRANSFERS

You will assume the risks related to the products from the delivery as established in clause 9 above.

Ownership of the products will be transferred to you only when payment is received in full, including delivery charges, or at the time the product is delivered (as defined in clause 9 above) if this happens on a day after payment has been made.

12. PRICE AND PAYMENT

Product prices will be those stipulated on our website, unless there has been an obvious error. Although we will make every effort to ensure that all prices shown on our website are exact, errors may still occur. If we become aware of an error in the price of products you have ordered, you will be informed as soon as possible and you will be able to choose whether to confirm the order at the correct price or cancel it. If we are unable to contact you, the order will be considered cancelled and all the amounts paid will be refunded to you in full.

Prices stated on the website include VAT but do not include delivery charges, which will be added to the total amount to pay, as indicated in the section – Shipping of this website.

Prices are subject to change at any time. However, except for provisions to the contrary above, the changes will not affect the orders for which you have already received a Shipping Confirmation.

After you have selected your items, they will be added to your basket and you can proceed to the order and payment. To do this, you should follow the purchase processes in full and check the information required at each step. You will be able to change the details of your order at any time during the purchase process before payment. There is a detailed description of the purchase processes on this website. If you are registered, a list of all the orders you have placed is available in the “My Account” section.

The payment methods available are: Carte Bancaire, Visa, Mastercard, American Express, and Visa Electron cards, Apple Pay, Google Pay and PayPal. You may also pay for part or all of your purchases with an Oysho gift card or voucher, provided by Oysho France S.A.R.L. Gift cards cannot be used to purchase other gift cards. You may also pay for your order when it is delivered in-store, using any payment method accepted in Oysho stores in France.

Please note that Fashion Retail, SA whose registered company address is Avenida de la Diputación, Edificio Inditex, Arteixo, A Coruña (Spain) registered in the A Coruña Companies Register, Volume 3425, page 49,

page C-47731, 1st entry, and with intra-EU VAT number A-70301981, will collect payments and make refunds on behalf of Oysho France S.A.R.L. with regards to all payments made on this online platform.

However, if you have placed an order on one of the electronic devices available in certain Oysho stores in France, in some cases you may also pay with any payment method accepted in these stores.

To minimise the risk of unauthorised access, your credit card information will be encrypted. When your order has been received, we will make a pre-authorisation request on your card in order to ensure that there are sufficient funds available to carry out the transaction. The balance of your order will be debited when it leaves our warehouses, with the exception of orders placed using electronic devices available in certain Oysho stores in France and those paid for at the till in-store, for which the balance will be withdrawn from your card in these stores.

If you choose to pay with PayPal, you will be debited as soon as your order is confirmed.

By clicking “Order and confirm payment”, you confirm that the credit card is either yours or that you are the owner of the gift card or the voucher, with the exception of gift cards.

Credit cards are subject to checks and authorisation by the bank that issued the card. If the bank does not authorise the payment, we will not be responsible for the resulting delays or delivery problems and we will not be able to formalise any contract with you.

You will find your invoice in electronic format on our website in the “My Account” section, which you accept.

13. PURCHASING ITEMS AS A GUEST

The option to purchase items as a guest is also available on the website. We will only require the essential information in order to process your order. At the end of the purchase process, you will be given the option to register as a user or to continue without registering.

You will find your invoice in electronic format by clicking on the PDF document in the Shipping confirmation email.

14. QUICK PURCHASE

The option to purchase quickly (hereinafter “Quick Purchase”) is designed to save time when shopping on this website by avoiding the need to enter your delivery, billing and payment details every time you shop. Quick Purchase is available in the My Basket section.

To use the Quick Purchase option, you first need to log into your account, or create one, then place an order online. After your order has been placed, a window will appear asking you if you would like to save all your personal details to speed up future orders.

By agreeing to your details being saved, you agree to these being saved for your future purchases, for which you will be able to click on “order and confirm payment”.

If you wish to save details of more than one card, the card that will be considered your “Favourite Card” for Quick Purchase will be, by default, the one you entered most recently. However, you will be able to change your Favourite Card in the My Account section on this website.

The provisions of this clause do not apply to the purchase of items as a guest.

15. VALUE ADDED TAX

Purchases made on this website are subject to Value Added Tax (VAT) at the legally applicable rate at the time of the sale.

16. EXCHANGES AND RETURNS

16.1 Legal right to cancellation

Right to cancel

As the consumer, you have the right to cancel within a cooling-off period of 14 days without giving any explanation.

This cooling-off period will expire 14 days after you, or a third party, other than the courier, designated by you, take physical possession of the merchandise or, if there are multiple items delivered separately in one order, 14 days after you, or a third party, other than the courier, designated by you, take physical possession of the last item.

To exercise your right to cancel, please state this clearly to OYSHO in writing at the following postal address: Carretera Tordera-Palafolls s/n, 08490 Tordera, Barcelona, or by telephone on 0800 91 88 82 (No call surcharge, excluding possible charges by your operator), or by sending an email to contact_fr@oysho.com or by completing our contact form. You can use the cancellation form included in the annex, but this is not mandatory.

To meet the cancellation deadline, you only need to send your request to exercise your right to cancel before the end of the 14 day cooling-off period.

Consequences of cancellation

If you cancel in compliance with this Contract, we will refund you all sums paid, including delivery charges to the original delivery address (excluding those resulting from you choosing a delivery method other than the standard delivery offered to you, that being the cheapest), without any undue delay and, in any event, within 14 days from the date we are informed of your decision to cancel this Contract. We will pay this refund using the same payment method you used for the initial transaction. You will not, under any circumstances, have to pay any fees due to this refund of all the payments already received from you, subject to the cost of return as stated below. Regardless of the above, we may defer the refund until we have received the items or until you have provided proof of shipment for the items to be returned.

Please return the items to Carretera Tordera-Palafolls s/n, 08490 Tordera, Barcelona, along with a printed version of your E-receipt attached to the Shipping Confirmation, or return them to any OYSHO store in France along with the printed version of the E-receipt or showing the digital E-receipt attached to the Shipping Confirmation on your mobile phone or by depositing them at a drop-off point using the prepaid postage label we will send you on request without undue delay and, in any event, within 14 days of you informing us of your withdrawal from this Contract. This time period will be adhered to if you return the products within the aforementioned 14 day period.

Unless you return the items to an OYSHO store in metropolitan France, you will be responsible for the costs of returning the items.

You are solely responsible for any damage to items resulting from handling other than that strictly necessary to establish the nature, characteristics and operation of the items.

16.2 Contractual right of cancellation

In addition to the consumer's legally recognised right of cancellation, mentioned in clause 16.1 above, you are granted a period of 30 days from the date on which the items were shipped to return the items (excepting those mentioned in clause 16.3 above, for which the right of cancellation is excluded).

In addition, the return of the virtual gift card is subject to the gift card Terms and Conditions of use.

If you return the items within the contractual period of the right of cancellation but the legal period has expired, you will be refunded only the amount paid for these items, which means that the delivery charges will not be refunded.

With regard to the costs of return, unless you return the product in an OYSHO store in metropolitan France, the cost of returning the goods will be borne by you.

If returning an item in-store, you must present the item with the E-receipt attached to the Shipping Confirmation, which is also saved in the Your Account section on this website and on the OYSHO mobile app on your phone. You may show the E-receipt in digital format on your mobile phone or by showing the printed E-receipt in-store.

You may exercise your right of cancellation in accordance with the provisions of clause 16.1 above, but if you inform us of your intention to cancel after the legal cancellation period, you must, in any event, return the items to us within a period of 30 days after the date of the Shipping Confirmation.

16.3 Common provisions

You will not have the right to terminate this Contract if it relates to the delivery of the following items:

- i. Personalised items
- ii. Music CDs/DVDs without their original labelling.
- iii. Goods that have had the seals removed after delivery and which cannot be returned for health and hygiene reasons.

Your right to terminate this Contract is only applicable to items returned in the same condition as when you received them. Refunds will not be made if the items have been used after opening, if they are not in the same condition as when they were delivered, or if they have been damaged. We advise you to take care of them for as long as they are in your possession. Please return the products using or including their original packaging and instructions as well as any other documents included, as applicable.

In addition, the return of the virtual gift card is subject to the gift card Terms and Conditions of use.

As part of this cancellation, items must be returned as follows:

(i) Returns in any OYSHO store:

You may return an item in any OYSHO store in the country where you item was delivered and that has the same section that the item you wish to return belongs to. In this case, we advise you to take the item to the store and present the item with the E-receipt attached to the Shipping Confirmation, which can also be found in the Your Account section on our website and on the OYSHO mobile app on your phone. You may show the E-receipt in digital format on your mobile phone or by showing the printed E-receipt in-store.

(ii) Return to drop-off point:

You may return the item by depositing it at your nearest drop-off point. To do this, please request the item return using the "Drop-off return" method in the "My Account" section, then we will send you an email with a prepaid postage label attached, which you should attach to the parcel before depositing it at the drop-off point.

Please return the item in the original packaging and follow the instructions in the "Returns" section of this website.

The costs of return are more precisely described in the point 16.1 in case of legal right of withdrawal and in the point 16.2 in case of contractual right of withdrawal. The costs of return are mentioned on this website.

If you wish to return an item ordered using one of the electronic devices available in some OYSHO stores in France, in all cases, they must be returned to an OYSHO store in France.

If you do not wish to return the items in an OYSHO store in metropolitan France you will be responsible for paying the costs of returning the items. In any case, if you use another method of return than the one mentioned in point (i) or (ii) above, you shall bear the costs of return and you shall send the item to be returned along with the printed version of the E-receipt attached to the Shipping Confirmation.

After the item has been examined, you will be informed whether you are entitled to a refund of the sums paid. The delivery costs will be refunded if the right to cancel is exercised within the legally established timeframe and if all the items in the package are returned. The refund will be made as soon as possible, and in all cases, within 14 days of the date when you informed us of your intention to cancel the order after deduction of the costs of return in case you have to bear them (see point 16.1 and 16.2 above).

Regardless of the above, we may defer the refund until we have received the items or until you have provided proof of shipment for the items to be returned. The refund will always be made by the same means of payment as that used for the purchase.

If you have any queries, please contact us using our contact form, or by calling 0800 91 88 82 (no call surcharge, excluding any costs that may be charged by your operator).

If your order was made using the payment on delivery option and paid for in-store at the till, returns must always be made in OYSHO stores in France.

16.4. Right to cancel and return orders from a different country

If you have ordered products from an EU country other than France on this website, the above clauses 16.1, 16.2 and 16.3 apply, but returns made using our appointed couriers can only be delivered to the original delivery address in mainland France.

Equally, please note that we will not, under any circumstances pay delivery charges for destinations other than those corresponding to the original delivery address. We will not pay any delivery charges for returns made from destinations other than metropolitan France.

17. LIABILITY AND NON-LIABILITY CLAUSES/WARRANTIES

17.1 Responsibility

We will not be held liable, within the framework of these Conditions, in the event that we are unable to fulfil our obligations due to actions by a third party, or caused by you, or a Force Majeure event as defined by article 1218 of the Civil Code and by law.

Regardless of the above, our liability will not be excluded or limited in the following cases:

- i. death or bodily injury caused by our negligence;
- ii. fraud or wilful misrepresentation; or
- iii. in all cases where it would be illegal or contrary to the law to exclude, limit or to attempt to exclude or limit our liability.

17.2 Warranties

To the extent permitted by law, we exclude all warranties, except the legal ones that may not be excluded legally in favor of consumers and users.

OYSHO France SARL, whose contact details are specified in point 2 of these Conditions, guarantees consumers the right to return products offered for sale on this website that are faulty or have hidden defects when delivered in compliance with the legal guarantee of conformity established in articles L217-3 onwards in the Consumer Protection Code and the guarantee against hidden defects contained in the articles 1641 onward in the Civil Code.

The consumer has a period of two years from the delivery of the goods to obtain the implementation of the legal guarantee of conformity in the event of the appearance of a lack of conformity. During this period, the consumer is only required to establish the existence of the lack of conformity and not the date of its appearance.

When the sales contract of the goods provides for the continuous supply of digital content or a digital service for a period of more than two years, the legal guarantee is applicable to this digital content or this digital service throughout the expected supply period. During this period, the consumer is only required to establish the existence of the lack of conformity affecting the digital content or the digital service and not the date of appearance of the latter.

The legal guarantee of conformity entails the obligation for the professional, where applicable, to provide all the updates necessary to maintain the conformity of the product.

The legal guarantee of conformity gives the consumer the right to repair or replace the goods within thirty days of his request, free of charge and without major inconvenience for him.

If the product is repaired within the framework of the legal guarantee of conformity, the consumer benefits from a six-month extension of the initial guarantee.

If the consumer requests the repair of the product, but the seller imposes the replacement, the legal guarantee of conformity is renewed for a period of two years from the date of replacement of the product.

The consumer can either obtain a reduction of the purchase price by keeping the product or terminate the contract by being reimbursed in full upon return of the goods, if:

- 1° The professional refuses to repair or replace the product;
- 2° The repair or replacement of the product takes place after a period of thirty days;
- 3° The repair or replacement of the good causes a major inconvenience for the consumer, in particular when the consumer definitively bears the cost of taking back or removing the non-compliant product, or if he bears the cost of installing the repaired good or of substitution ;
- 4° The lack of conformity of the good continues despite the seller's attempt to bring it into conformity which has remained unsuccessful.

The consumer can also be granted a price reduction of the products or to rescind the contract when the lack of conformity is so serious that it justifies the immediate reduction of the price or the termination of the contract. The consumer is then not required to request the repair or replacement of the good beforehand.

The consumer is not entitled to rescind the sale if the lack of conformity is minor.

Any period of immobilization of the property with a view to its repair or replacement suspends the guarantee which remained to run until the delivery of the restored property.

The rights mentioned above result from the application of Articles L. 217-1 to L. 217-32 of the Consumer Code.

The seller who failed in bad faith to the implementation of the legal guarantee of conformity incurs a civil fine of a maximum amount of 300,000 euros, which may be increased up to 10% of the average annual turnover (article L. 241-5 of the consumer code).

The consumer also benefits from the legal guarantee against hidden defects pursuant to articles 1641 to 1649 of the Civil Code, for a period of two years from the discovery of the defect. This warranty gives the right to a price reduction if the property is kept or to a full refund against return of the product.

Implementation of the legal guarantee of conformity and against hidden defects:

In case of implementation of the legal guarantee of conformity or hidden defects, you can contact us through various means as indicated in the contact section of our website, in particular by calling us on 0800 91 88 82 (a toll free call depending on your mobile network), where we will indicate what you need to do.

Reminder of some provisions of the Consumer Code related to the legal warranty of conformity of the goods (except digital contents and services):

- Article L217-3 first two paragraphs of the Consumer Code: The seller delivers goods that comply with the contract and with the criteria set out in article L. 217-5. He answers to lack of conformity existing at the time of delivery of the goods within the meaning of the article L. 216-1, which appear within a period of two years after the delivery of the good.

- Article L217-4 of the Consumer Code: The good is in conformity with the contract if it meets in particular, where applicable, the following criteria:

1° It corresponds to the description, type, quantity and quality, in particular with regard to functionality, compatibility, interoperability, or any other characteristics provided for in the contract;

2° It is suitable for any special use sought by the consumer, made known to the seller at the latest at the time of the conclusion of the contract and which the latter has accepted;

3° It is delivered with all the accessories and installation instructions, which must be supplied in accordance with the contract; (...).

Summary of some of the provisions of the Civil Code related to the hidden defects:

- Article 1641 of the Civil Code: The seller is bound by the guarantee if the product sold has hidden defects making it unsuitable for the use for which it is intended, or which negatively affect the use to the extent that the buyer would not have purchased it or would have paid a lower price, if they had been aware of these defects.

- Article 1648, paragraph 1, of the Civil Code: The action resulting from hidden defects must be instigated by the buyer within two years from the discovery of the defect.

The products we sell are often of an artisan nature so often have characteristics which are a usual feature of the natural materials used in their production. These characteristics may be in the form of variations in fibres, texture, knots and colours. These variations cannot, in any case, be considered defects or damages. On the contrary, you should be aware of these variations and appreciate them. We only choose products of the highest quality, but natural characteristics are an inherent part of our products and should be considered part of the intrinsic nature of these products.

The provisions in this clause do not affect your rights as a consumer, nor your right to cancel the Contract.

17.3. Mediation

If you feel that your consumer rights have been violated, please send your complaint to the following email address: contact_fr@oysho.com to request an amicable settlement.

Also, if your purchase was made on our website, in accordance with EU regulation no. 524/201 you have the right to request the resolution of your dispute on the platform dedicated to online consumer dispute resolution, which you can access using the following email address: <http://ec.europa.eu/consumers/odr/>.

In this regard, for any written claim previously sent to our customer care for less than one year and unsatisfied, in accordance with the provisions of the French Consumption Code about amicable disputes settlement, we offer you the possibility to resort to the mediation service CM2C by electronic means <https://www.cm2c.net/declarer-un-litige.php> or by post : CM2C, 14 rue Saint Jean 75017 Paris.

18. UNIQUE IDENTIFICATION NUMBERS IN THE NATIONAL REGISTER OF PRODUCERS

In accordance with the provisions of the French Environmental Code, OYSHO FRANCE has joined several eco-organizations in order to fulfill its obligations and has, as such, a unique identifier (hereinafter "IDU") for each sector under the extended responsibility of producers that concerns the company. These IDUs are:

- IDU for the "clothing, footwear, household linen, new textile products for the home" sector: FR213634_11JPGZ
- IDU for the " graphic paper and household packaging" sector: FR213634_01AIXO
- IDU for the "sport and leisure" sector: FR351005_13TOIL

19. INTELLECTUAL PROPERTY

You acknowledge and accept that all copyrights, trademarks and other intellectual property rights in the materials or content provided on this website belong to us at all times, or belong to those who have authorised the license for us to use them. You are authorised to use this material within the limits expressly authorised by us or by us who have granted us this license. This does not prevent you from using this website to copy the information needed for your order or your credentials.

20. VIRUS, PIRACY AND OTHER COMPUTER ATTACKS

You must not misuse this website by intentionally introducing a virus, a Trojan horse, a worm, a logic bomb or any other software or technologically harmful or detrimental hardware. You must not attempt unauthorised access to this website, to the server where the site is hosted or any other server, computer or database linked to our website. You agree not to attack this website using a denial of service attack or a distributed denial of service attack.

Any breach of this clause will be considered as an offence, as defined in the applicable regulations. We will report any breach of these regulations to the competent authorities and we will cooperate with them to identify the instigator. Similarly, in case of non-compliance with this clause, authorisation to use this website will be immediately suspended.

We cannot be held liable for damages resulting from a denial of service attack, a virus or other software or technologically harmful or detrimental hardware that may affect your computer, computer hardware, data or materials as a result of using this website, downloading its content, or the use of sites to which our website may redirect you.

21. LINKS TO OTHER SITES

If our website contains links to other websites and third-party content, these links are provided as information only, it being understood that we have no control over their content or materials. Therefore, we will not accept any liability for damages or losses as a result of their use.

22. WRITTEN COMMUNICATION

The applicable laws require that some of the information or communications we send you must be sent in writing. By using this website, you agree that most communication with us will be online. We will contact you by email or provide you with information using notifications on this website unless the information is intended for you personally. For contractual reasons, you agree to this method of electronic communication and recognise that all contracts, notifications, information and other communications that we send you electronically comply with the current legal requirements that we must send you this communication in writing. This condition does not affect your legal rights.

23. NOTIFICATIONS

All notifications you send to us should preferably be made using our contact form. In accordance with clause 22 above, and unless otherwise stipulated, we may be required to send you notifications either by email, or to the postal address you provided when placing your order.

Notifications will be considered as received and correctly delivered as soon as they are sent on our website, 24 hours after the email has been sent, or three days after a letter has been sent it being specified that if any information concerns you personally it will be sent to you by email as the case may be. Proof of a notification being sent will be, in the case of a letter, proof that it has been duly labelled, stamped and posted, and in the case of an email, proof that it has been sent to the address provided by the recipient.

24. ASSIGNMENT OF RIGHTS AND OBLIGATIONS

The Contract between you and us is binding for both parties and their respective heirs and beneficiaries.

You may not transfer, give away, encumber or dispose of, in any way, a Contract or any of your rights or obligations resulting from it without our prior written consent.

We may transfer, give away, encumber, subcontract or in any other way transfer a Contract or any of our rights or obligations arising from it, at any time during the term of the Contract. Any transfer, assignment, charge or disposition shall not affect your rights as a consumer recognised by law, neither will it annul,

nor reduce, nor limit in any way the guarantees, whether implicit or formal, that we may have provided you.

25. FORCE MAJEURE EVENT

We will not be liable for any error or delay in the execution of any of our contractual obligations, caused by any event beyond our reasonable control ("Force Majeure event") as defined in article 1218 of the Civil Code and as recognised by law.

Our execution of the Contract will be suspended for the duration of the Force Majeure event and our execution timeframes will be extended accordingly. As far as possible, we will endeavour to stop the Force Majeure event or to find a solution enabling us to fulfil our contractual obligations, despite the Force Majeure event.

26. WAIVER

If we do not demand that you strictly respect any of the obligations you agreed to in virtue of the Contract or of the present Terms and Conditions or our failure to exercise, the rights or actions that we agree to in virtue of this same Contract or of these Terms and Conditions, does not constitute a waiver or a limitation of these rights or actions, neither does it exonerate you from respecting these obligations.

If we waive a specific right or an action, this does not imply the waiver of other rights or actions arising from the Contract or from the presents Terms and Conditions.

If we renounce any of these Terms and Conditions or any of the rights or actions arising from the Contract, this will only be effective if it is formally declared as a waiver and notified to you in accordance with the above clause concerning notifications.

27. PARTIAL ANNULMENT

If any of the provisions of the present Terms and Conditions or from a Contract are considered null and void by the competent authorities, the other provisions shall remain valid and will not be affected by the declaration of annulment.

28. AGREEMENT CLAUSE

These Terms and Conditions, as well as all of the documents they refer to, represent the entire Contract which binds us and replaces any other agreement, understanding, arrangement or promise whether oral or written between you and us.

Each party acknowledges that it enters into this Contract without reference to any declaration or promise made by the other party or that may have been deduced from another declaration or document during the negotiations prior to the Contract, with the exception of those expressly mentioned in these Terms and Conditions.

Neither of the parties may take action against any false declarations, whether oral or written, made by the other party before the conclusion date of the Contract (unless this false declaration has been made fraudulently), the only recourse that the other party may exercise being breach of Contract in accordance with the provisions in these Terms and Conditions.

29. OUR RIGHT TO CHANGE THE PRESENT TERMS AND CONDITIONS

We reserve the right to modify these Terms and Conditions at any time.

You will be subject to these Policies and Terms and Conditions in force at the time you use this website or place an order, unless there are any retroactive changes to these Policies, Terms and Conditions and Data Protection Policy required by the law or regulatory bodies, in which case the potential modifications will also affect any orders you have placed previously.

30. APPLICABLE LAW AND JURISDICTION

The use of our website and product purchase contracts on this site are governed by French law.

Any litigation resulting from or related to the use of this website of these Contracts is subject to the non-exclusive jurisdiction of the French courts.

As a consumer, the provisions of this clause do not in any way affect your legal rights in this capacity and which are recognised by applicable legislation.

31. FEEDBACK AND SUGGESTIONS

Your feedback and suggestions are welcome. Please send your feedback and suggestions using our contact form.

In addition, official complaint forms are available to consumers and users. They can be requested by calling 0800 91 88 82 (no call surcharge, excluding any costs that may be charged by your operator), or using our contact form.

Last updated on 14 November 2025

ANNEX

Template of withdrawal form

(complete and return this form only if you wish to withdraw from the Contract)

To the attention of OYSHO FRANCE SARL , operating under the trading name of OYSHO, 2 Carretera de Tordera a Palafolls SN, CP 08490, Tordera, Barcelona.

Email address: contact_fr@oysho.com

I/we (*) hereby give notice that I/we (*) withdraw from my contract of sale of the following goods:

Ordered on [.....] /received on [.....] (*)

Name of consumer(s) [.....]

Address of consumer(s) [.....]

Signature of consumer(s) [.....] (only for notification of the form on paper)

Date: [.....]

(*) *Delete as appropriate*

TERMS AND CONDITIONS OF USE OF OYSHO APP AND FEATURES

These Terms and Conditions of Use (the "Terms") specifically govern the access to and use of the services on the Oysho app (the "App") and various features, all of them available on the App, and, some of them also available in other platforms (the "Features"). These Terms are in addition and without prejudice to the Purchase Conditions of www.oysho.com, where applicable.

Features include: (i) the option to purchase items via the Oysho App, this being deemed to be a purchase made on the Online Store, and therefore subject to the Purchase Conditions of www.oysho.com ; (ii) the option to manage receipts for purchases made on Oysho's online stores (the "Online Store"); (iii) the option to use your QR code to identify yourself as a Oysho user and (iv) the option to receive a paper receipt instead of an electronic receipt or proof of purchase (E-ticket), by previously selecting the option "Paper receipt" on your app and showing at Oysho's physical stores (either the "Physical Store" or the "Physical Stores") your QR ID for such purposes. For each of your purchases, you will be able to choose to receive a paper receipt instead of a digital receipt.

Both Physical Store and Online Stores are operated in France by the Company Oysho France, S.A.R.L., with capital of 4 320 000 €, with registered address at 22 Rue Bergère, 75009 Paris, registered under the number 497 987 222, with VAT Number FR 76 497 987 222 with the following email address contact_fr@oysho.com, reachable by phone : 0800 91 88 82 (a toll free call depending on your mobile network).

1. GENERAL DESCRIPTION OF THE FEATURES

1.1. Purchase of items on www.oysho.com via the Oysho App

Customers can purchase items on www.oysho.com via the Oysho App. Therefore, purchases made using the App are deemed to be purchases made on the Online Store and as such, are subject to the Purchase Conditions of www.oysho.com, which you need to accept before purchasing any item.

1.2. Management of receipts for purchases made on the Online Store

The receipts for purchases made on the Oysho Online Store will be stored on the App, specifically in the 'My Purchases' section.

The user can access and download receipts for your purchases made on the Oysho Online Store in the 'My Purchases' section.

1.3. Identify yourself as a Oysho user by showing your QR ID

Your QR ID is valid for identify yourself in the Physical Store, simplifying the procedures and allowing you to have a better experience. Your QR could also allow you to participate in promotional actions and get other advantages, which will be subject to the corresponding terms applicable for each case.

1.4. Request of an E-ticket for purchases made in the Physical Stores

In accordance with applicable laws and regulations, and subject to the provisions of Article D. 541-371 of the French Environmental Code, the systematic printing and distribution of receipts in Physical Stores has ended.

When paying for a purchase in Physical Stores, you can still obtain a paper receipt instead of a digital receipt. To do so, you will have to either ask for it at the cash desk, or not activate the option "Digital receipt" on the App and present the QR ID so that the receipt can be printed and delivered to you.

It is paramount that you understand that when the option "Digital receipt" is active on your app and when you present your QR ID in a Physical Store, you expressly agree to receive an E-ticket or a proof of purchase in electronic format and thus refuse to receive your ticket in paper format.

You can, previous of each transaction, opt to receive the digital receipt or the paper receipt, at your best convenience.

In any case, the governing legislations and regulations and the applicable Terms and Conditions of Purchase and Use shall always prevail. If you choose to de-register as a user of the App, you may request to the customer service, during the de-registering process, that all the digital receipts stored in the App be sent by email to an email address provided.

1.5. Returns / exchanges

Please note that no refunds or exchanges will be accepted without a ticket (whether in digital or paper format).

In the event that a receipt is issued to you in electronic format, you can make an exchange or return in a Physical Store using your QR ID, in accordance with the applicable Terms and Conditions of Purchase and use, according to Oysho's commercial policy and, in any case, in accordance with applicable laws and/or regulations.

1.6. Scan receipts

If your original receipt is in paper format, you can generate a digital version of the same receipt by scanning the QR code that is found printed on the receipt. From then on, you can make returns in Physical Stores, although please note that any returns will always be in accordance with the relevant terms and conditions, Oysho's commercial policies, and all relevant legislation.

2. AVAILABILITY OF SERVICES AND FEATURES

In accordance with applicable laws, Oysho reserves the right to amend, suspend or delete, at any time, at our sole discretion, whether generally or in particular for one or more users, the availability of the Oysho App or of any of the Features, and to modify, suspend or delete, under the same terms, the availability of the App / all or part of the Features. In this respect, except in case of force majeure, you can ask for your receipts stored in the App by contacting the customer service.

3. LIABILITY

Except in those cases where the exclusion of liability is legally limited, we are not liable for any damage that you may suffer from using the Oysho App / the different Features.

You agree to use the Oysho App / the Features exclusively for the purposes for which it is intended and therefore, to not make a non-compliant use with the Conditions or fraudulent use thereof, and you will be liable to the Company and/or any third party for any damage which may arise from an improper use of the Oysho App / the Features.

You will be liable in the following cases:

a) when, where applicable, your equipment or terminals associated with the App, SIM cards, email addresses and/or any Passwords are used by a third party authorised by you without our knowledge;

b) when errors or malfunction occur when you are using the different Features as a result of defective hardware, software, devices or terminals or of a lack of the necessary security measures installed on the device on which you are using the App / the Features.

4. INTELLECTUAL PROPERTY, INDUSTRIAL PROPERTY AND OTHER RIGHTS ASSOCIATED WITH THE APP AND THE FEATURES

Any of the elements that form part or are included in the App / the Features are the property or are under the control of the Company or third parties having authorised their use. All of the above shall be hereinafter referred to as the "Property".

Users agree not to remove, delete, alter, manipulate or in any other way amend:

- The notes, legends, signs or symbols that either the Company or the legal right holders incorporate into their property with regard to intellectual or industrial property (e.g. copyright, ©, ® and ™, etc.,).

- Protection or identification technical devices that the Property may contain (e.g. watermarks, fingerprints, etc.,). Users acknowledge that under these Terms, the Company does not assign or transfer any rights over their Property or over any third-party properties.

The Company only authorises users to access and use the Properties in accordance with these Terms.

Users are not authorised to copy, distribute (including by email or on the Internet), transmit, communicate, amend, alter, transform, assign, or in any other way engage in activities that entail the commercial use of the Property, whether in whole or in part, without the express written consent of the legal holder of the exploitation rights.

Access to and use of the Property will always and in all cases be for strictly personal and non-commercial purposes.

The Company reserves all rights over the Property that it owns including, but not limited to, all intellectual and industrial property rights that it holds over the Property.

The Company does not grant users any licences or authorisations to use the Property it owns other than those expressly set forth in this clause. The Company reserves the right to terminate or amend at any time and on any grounds any licences granted under these Terms.

Notwithstanding the foregoing, the Company may take legal action against any other use by users which:

- does not comply with the terms and conditions herein laid down;
- infringes or breaches the intellectual and industrial property rights or other equivalent rights of the Company or of any other third-party legal right holder, or violates any other applicable laws.

Last updated on: 14 November 2025