

Conditions of Use

1. Area of agreement

For the business relations between www.wild-heerbrugg.com (in the following referred to as “us/we”) and the customer (in the following referred to as “you/your”), these general terms and conditions apply and / or the Swiss Civil Code.

2. Conclusion of purchase agreement

By placing products in our online-shop, we submit a binding offer upon the conclusion of an agreement on these articles. This agreement is completed when you place a binding order for the goods in your shopping basket by clicking the button “send order”. Confirmation of your order placement is effected immediately via eMail after the order has been placed. This is also your order confirmation.

3. Right of revocation

You may revoke your contractual declaration in written form (such as letter, eMail) or by sending back the article, without stating reasons therefore. The time limit commences not earlier than upon receipt of this policy. The timely sending of the revocation shall be sufficient to determine compliance with the time limit for revocation. Products delivered by download are excluded from this right of revocation. The revocation shall be addressed to:

Jürg Dedual
Gäbrisstrasse 8
CH-9056 Gais / Switzerland
eMail: j.dedual@gmail.com

Consequences of revocation

In the event of an effective revocation, the services mutually received, and the benefits derived (if any), shall be returned. If you fail to return to us the service received in whole or in part, or return it in a deteriorated condition only, you might be obliged to render compensation for value to us (This does not apply if the depreciation of the good is attributed to its inspection, as it would have been possible in a retail shop, if delivered by download or for paper manuals.).

4. Warranty (guarantee)

The guarantee is effected in accordance with legal requirements. Furthermore, we issue a warranty for all our products of at least 12 months from the date of transaction (excluding paper manuals and downloaded products).

5. Privacy statement

We will not pass on your personal data, including your home address, to any third party. Excluded from this are our service partners, who require the transmission of data to be able to process your order. In this case, the amount of transferred data is limited to the required minimum.

Information about the content of your shopping cart will be saved onto cookies, which then can then be accessed during your next visit. If you log on to our website, or if you would like to place an order, we will require your customer data. If you are already one of our customers, you can simply log on with your eMail address or customer number and your personal password. The data saved in a cookie will make the completion of forms unnecessary. These cookies have got a maximum usability period of 365 days. Additionally you can manage the acceptance of cookies from this page with your browser program and block these if required.

We only use your stock data to process your order. The necessary transaction data (address details, order information etc.) is saved in our system, and with regard to the Swiss data protection act securely used and stored. When subscribing to our newsletter, we will save your eMail address for advertisement and marketing research purposes until you unsubscribe.

You have the right to access, amend, block or if applicable delete your saved data at any time free of charge. Please contact us via eMail: j.dedual@gmail.com or send us your request via post.

6. Retention of title

The delivered goods will remain our property until full payment.

7. Final provisions

- Prices are subject to change and errors excepted.
- We can not be held responsible or liable for the content of possible partner sites. Their regulations apply.
- Where permitted by law we can not beheld liable for damage of the products sold by us if caused by improper handling or use.
- Legal requirements in accordance with the Swiss Civil Code apply.

Gais, 1. Juni 2009