

ARTICLE 1: Purpose

The purpose of these "General Terms and Conditions of Use and Sale" (hereinafter TOU) is to provide a legal framework for the terms and conditions of provision of the Platform's services. Winkort (including the www.winkort.com website and the attached Mobile/Tablet Application) (hereinafter "Winkort") and their use by the user once his registration has been validated on the Platform. The User as an individual, professional or association act on their own behalf and is in no way attached to the company Winkort SAS (hereinafter "Winkort" or the "Company") publisher and sole owner of the Platform. Winkort provides professionals and associations with the means by a dashboard on the internet to promote their establishment and all its event programming on the website www.winkort.com and also on the application via an interactive map or a confusing list. Winkort provides its users with the tool to learn about the agenda proposed by professionals and associations. The application Winkort adds the possibility of meeting (through the "propose an exit from this place" feature) around events, activities created by professionals and associations. Winkort also provides the ability to publish an ad to create an activity of your choice. Winkort allows you to locate users, pros, and associations, and suggest events, activities, and other users based on their geographic area. (Below article 2 for the terms of the application) Users are solely responsible for their actions regarding the use of all the features offered Winkort. The brand Winkort remains the exclusive property of its founders, Yannick Galode and Samuel Trouillard. The GTCU must be accepted and will prove to be contractual for any user, any professional and any association wishing to access Winkort. The minimum age required to access the application Winkort is at least 16 years old. The Company Winkort has no means to verify the identity and age of users, which includes that the responsibility of Winkort can not be engaged in case of false information provided by the user. Without notice, Winkort may modify without the need for the consent of others its GTC Terms. Any changes to the GTCU will be notified by Winkort, either by email or by notification. After updating or modifying the Terms, the user, the professional and the association that continues to use the services of Winkort include acceptance of its amended T&Cs.

In the event that one of the mentions of these T&Cs is declared null and void or inadmissible by a competent court, all the other mentions will remain valid.

ARTICLE 2: Terms, features, access and warning on Winkort

2.1 The application

- Activities/events:
- Logins and password: Action that allows users, professionals and associations to connect to Winkort to take advantage of the platform's services.

Forgot password "Click here" provides access to the Winkort service to reset a password.

To log in to the application, the user can access a classic registration system by filling out a form by Winkort or log in by Google, Facebook or Apple. Downloading from Google Play and Apple Store is free. Winkort is operational on iPhones running iOS version 10 (or later) or Android smartphones using version 7.0.0 (or later). Registration on Winkort by classic system or by Facebook, Google, Apple is also free.

- Home: This function redirects the user to the interactive map
- Search: This feature allows the user to search for an event in the category agenda, sport, leisure, cultural, festive music, family, or a professional, association or other users in the category suggestion friends
- Publish: Action that allows the user to create their customizable ad for free up to 12 people requested. The publication of advertisements must not be contrary to morality or public order and must comply with French law and law. Any racoleous, vulgar, racist, xenophobic, hateful, homophobic, sexist information..., without this list being exhaustive, will lead to a deletion of the account and may also lead to legal proceedings. Any advertisement of a sexual and financial nature in order to extract money in any illegal or fraudulent way, or simply constituting a deception, fraud, ... will also be subject to account deletion and legal proceedings.

"Suggest an activity": If the subcategory of the activity is not available for the creation of it, the user has the possibility to create his own activity, which will be verified and then validated or rejected by the Winkort team without justification. Following the refusal or validation, the organizer will receive a message that will inform him of his decision

Beyond 12 to 25 people included: 1 token worth €1.99

From 25 people to 100 people included: 2 tokens (3.99€)

More people: 3 tokens (5.99€)

- Message: An action that allows users to access email to instantly exchange. The messages sent must not be contrary to morality and must respect the law and French law. Any solicitation, vulgar, racist, xenophobic, hateful, homophobic, sexist messages..., without this list being exhaustive, will result in a deletion of the account and may also lead to legal proceedings. Any message of a sexual and financial nature in order to extract money in any way illegal, fraudulent, or simply constituting a deception, scam, ... will also be subject to account deletion and legal action
- My Profile: Action that allows the user to access the personal information of his own account in the ads tab. It is forbidden to enter when creating or modifying his nickname, photos, surname, first name or other information of his profile any information, erroneous misplaced or of an insulting or sexual nature.

- My Friends: Action that allows the user to access the personal information of his own account in the Friends tab
- My ads: action that allows you to access the list of its ads
- Ads: terms that refer to users' activities or events
- My requests: action that allows you to access the list of its announcements as an organizer or participant
- My notifications: action that allows you to activate or deactivate notifications according to the different criteria offered by Winkort services (daily, weekly, subscribers, categories)
- Logout: Action that allows you to exit the application to be redirected to the registration page
- Contact: feature that allows you to send a message to the Winkort company
- GCU: action that allows access to the general conditions of use
- Pros (at the top interactive map and filter): term that refers to activities / events created by professionals
- Individuals (at the top interactive map and filter): term that refers to activities / events created by individuals
- Associations (at the top interactive map and filter): term that refers to activities / events created by associations
- See list: action that allows access to the drop-down list of events / activities
- Filters: Action that allows access to selection criteria in order to refine your searches

Other features offered on the Winkort website and application:

- In his profile: Change my profile picture; Change my cover image; Modify my information; Change my password; Delete my account.
- "Announcement" tab; Two features are available in this tab "My ads" and "My requests" that allow access to the activities in which the user organizes or participates. In the "My ads" feature: "edit" allows you to modify the information of your publications; "delete" allows you to cancel your participation or the creation of your activity/event
- "Friends" tab that allows you to find your friends after adding a friend and / or accepting the friend request
- "Subscription" tab that allows you to find professionals or associations after the user has pressed the follow insert in the profile card page of the user.

- User profile:

- "Add" action that allows you to send a friend invitation to another user. After acceptance of it, the user will be present in his friends list.

This key has a double functionality, when a second click is made it allows to cancel the request. If the request is accepted, this will delete the user in the Friends tab.

- "Message" action that allows you to communicate in writing with another user

- "Report user": Action that allows you to report a user for any disrespectful behavior. If the user's report is proven, sanctions will be taken according to the type of drift. On the other hand, if the report has proved to be abusive or unfounded with the aim of harming others, sanctions will be taken in return against this type of behaviour.

- "delete user", friends tab to find users added as friends of it; subscriptions tab to find the professionals and associations added by the user; event tab to find the activities and/or events created by the user.

- Professional profile and association: "follow" allows the user to follow and find the pro and / or the association in his subscription tab and to be alerted by notification of all the events proposed by it. "Propose an exit from this place" function that allows the user to access the form to "publish" an ad with the field of the address of the pro or association already pre-filled in order to create an activity and propose to other users to participate in an activity together.

Tab "info" which allows to find the information of the pro or the association (address, schedules, coordinates, the various links that it will have filled in: website, Facebook, Instagram.

"Subscribers" tabs that allow users to know the members who follow this professional or association.

"Event" tab that allows you to know via a drop-down list its event programming.

- Page announces: "Participate" Action that allows other users and the organizer to be informed of participation in activities or events. For the individual organizer, this entails a validation of the manual request if he has chosen the manual validation when publishing his announcement, that is to say that the organizer can refuse the participation of a participant or accept this request by a notification that will redirect him in his ads allowing him by an action to validate or refuse in "Share", action that allows you to inform other members of the application of this announcement by messaging

- Winkort hypertext links authorize the setting up of hypertext links to any page or document bringing added value to a profile or association page (such as: website link, Instagram, Facebook ...) and on an announcement page (such as: website link, Youtube, SoundCloud, social networks, ticketing ...)

Excluded from this authorization are web pages leading to information of an illicit, violent, pornographic, xenophobic nature or that may harm the sensitivity of the greatest number.

Winkort reserves the right to have a hypertext link to a site removed at any time, if we believe that the content is not in accordance with our values.

The Winkort website and application contain numerous hypertext links to other websites over which Winkort has no control. Winkort declines all responsibility for the content that can be found on these sites. By this fact, the user undertakes not to give any legal action concerning the content disseminated by these hypertext links.

2.2 The website

- Home: Action that allows you to access the first page, find the events referenced similar to the application, the structures of the pros and associations with a filter system to refine your searches
- About: Action that allows access to the information page about the company Winkort
- Pro area: Action that allows access to the page on Winkort offers dedicated to professional and associative structures.
- Connect: Action that allows you to connect or register on Winkort
- The other terms mentioned on the website similar to the application are valid for article 2.1

A malfunction of Winkort on its site or application does not engage the responsibility of Winkort. Access to our services may at any time be subject to maintenance or interruption, no compensation or legal action following the cessation of these services can be claimed.

ARTICLE 3 Paid services

- Winkort offers individuals paid services for creating activities of more than 12 people

Beyond 12 to 25 people included: 1 token worth €1.99

From 25 people to 100 people included: 2 tokens (3.99€)

More than 100 people: 3 tokens (5.99€)

- Winkort offers professionals and associations 3 different types of offers according to duration criteria on its website.

Information about the details of these offers is available at the following URL:

<https://winkort.com/pro>

Duration 3 months: 29.99€ with the services described on the website

Duration 6 months: 24.99€ with the services described on the website

Duration 12 months: 19.99€ with the services described on the website

For the conditions of renewal and termination (cf. Article 10.2 and Article 11)

Financial transactions and services will be managed by the Stripe platform. For more information, Winkort users can go to this link: <https://stripe.com/fr/privacy>. Winkort cannot be held responsible for any problems that occur during these transactions. Winkort cannot be sued in the event of disputes.

Regarding the right of withdrawal, in accordance with the provisions of Article L221-28 of the Consumer Code recognizes and accepts accordingly not to benefit from the right of withdrawal related to online sale or at a distance. Consequently, no request for withdrawal, cancellation or refund will be admissible for the subscribed period.

ARTICLE 4: Identification and information about Winkort

The Winkort edition is provided by the Winkort Company

Capital: 10,000 euros

Registered: Laval Trade and Companies Register

RC Number n° 901 868 034 R.C.S Laval

Host of the www.winkort.com Site: OVH SAS with a capital of €10,059,500 whose registered office is located at 2 rue Kellermann – 59100 Roubaix – France

Host of the Winkort Application: France Central site, in the Cloud offer

To contact Winkort

Address: SAS Winkort 19, rue de la promenade 53410 Saint Pierre La Cour

By email: on the website by clicking on the "contact" link at the bottom of the home page of the site or on the application, in the "contact" menu

Mail: contact@winkort.com

Winkort owns all intellectual property rights relating to the elements and contents of the entire Winkort (site www.winkort.com and Application). For this reason, any use of any kind whatsoever and/or any reproduction of all or part of an element of the entire Winkort Platform would constitute an infringement.

ARTICLE 5: Respect for intellectual property and copyright

The Winkort trademark is registered with the National Institute of Intellectual Property at the French level and the World Intellectual Property Office at the international level. Yannick Galodé and Samuel Trouillard own all winkort rights. Any copying, reproduction of Winkort or part of Winkort is strictly prohibited and will be subject to unfair competition under penalty of legal action. The Winkort brand is protected by Articles L.713-1 et seq. of the Intellectual Property Code. The Winkort brand, logo, slogan and graphic charter are the full and exclusive property of Samuel Trouillard and Yannick Galodé. These original works are protected by articles L.335-3 and following of the Intellectual Property Code.

ARTICLE 6: Privacy Policy

Users are responsible for providing accurate information for account creation. Winkort reminds the user that he must be vigilant with users he does not know and must not under any circumstances disclose personal information that could lead to harm. The personal data collected by Winkort is protected. Winkort undertakes not to reveal any information provided by the user to any other third-party company. The data is hosted within the European Union.

We treat all personal information provided as described below in this Privacy Policy. By sending us your information and using Winkort, you expressly authorize us to use your personal data, under the conditions described in this Privacy Policy.

- Specific personal data

When registering via the application or on the site in the particular space to access the services of the application, we collect the personal data of users (Gender; Name; First name; Date of birth; City; Telephone (optional); Nickname; Profile description (optional); Email;

Password; Geolocation). The data provided during the creation of activity and communication exchanges via instant messaging are also collected.

The purpose of collecting and processing this personal data is (connecting with other users in order to participate in activities; to discuss; to send push notifications; to send alerts of new activities; to manage disputes)

- Personal data of professionals and associations

When registering via the website in the professional area to access the services on Winkort, we collect the personal data of professionals and associations (Email; Company name; Password; Address; Postal code; City; Country; Telephone; Type of business; Website URL; logo; Description / presentation; Opening hours; link website, Facebook and Instagram). Data is also collected during event creation.

The purpose of collecting and processing this personal data is (to inform users; to send push notifications of your events; to manage disputes)

The personal data of users, professionals, associations are kept within the European Union in the databases for the strictly necessary period as defined by the Data Protection Act

The personal data mentioned above of private professional users, associations are processed for the sole purposes mentioned above, except in the context of a request for cooperation with the judicial authorities.

Bank details are communicated directly to our Stripe payment platform. They are not stored in our databases.

Under Decree No. 2011-219 of 25 February 2011 on the storage and communication of data. The individual user, professional, association is aware that the host of the platform has the obligation to keep for a period of 1 year different data for each operation that contributed to content. This data storage period is also valid in the event of termination.

In accordance with the provisions of Regulation No. 2016/679 of 27 April 2016 and Law No. 78-17 of 6 January 1978 as amended, the individual user, professional, association may exercise his rights (right of access to his data, rectification of information, limitation, erasure, portability as well as a right of opposition for legitimate reasons ...) within the limits specified by the applicable texts by contacting either by email at the following address: contact@winkort.com or by postal address: 19, rue de la Promenade 53410 St Pierre La Cour France

This claim can also be made by an appeal to the CNIL in France at the following address: <https://www.cnil.fr/fr/plaintes>.

Article 7 – Cookies

By virtue of the deliberation of the CNIL n ° 2013-378 of December 5, 2013, we inform that we are likely to collect information on your devices by means of "cookies" and / or similar technologies.

- What are cookies and similar technologies and why are they used?

Cookies are text files containing snippets of information that are downloaded to your device when you visit a website. Other Internet technologies such as beacons (also known as pixel tags or clear gifs) are typically used to demonstrate that a web page has been viewed or that certain content has been viewed or clicked to analyze the use that is made of web pages on the website.

Cookies are a great help to improve your experience when browsing online. With each new visit, your browser then sends these cookies to the website that generated them or to another website that recognizes them. This allows you to remember your preferences in order to provide you with personalized, relevant and more effective content.

The term cookies below defines the technology of "cookies" and "similar technologies"

- The types of cookies used

- Essential and functional cookies

These cookies are necessary for the proper functioning of the site. They are used to provide you with content, as a user, as well as the products and services you have requested. These cookies allow an improvement of the user experience by memorizing your choices in order to provide you with personalized features.

- Audience measurement cookies

These cookies make it possible to recognize and measure the number of visitors to a site but also to analyze how it is used to improve its operation.

- Third-party marketing cookies / Targeting cookies

These cookies are used to provide users with more relevant and tailored advertisements. They are also used to limit the number of displays of the same advertisement as well as to help measure the performance of an advertising campaign (Example: calculation of the number of clicks on the advertisement)

- Social Media Cookies

These cookies allow you to share content on a website via social networks.

- How to control or manage your cookie preferences?

You can control how sites use cookies and technologies with a cookie management tool at your disposal. If you wish to change your privacy preferences on a website, please consult the Site Cookie Management tool to set your cookie preferences.

- How to contact us?

If you need more information about the cookie policy, you can contact us by sending an e-mail to contact@winkort.com

ARTICLE 8: License to use users

When signing the partnership agreement or accepting the GTCU, individual users, professionals and associations grant Winkort the right within the limits of privacy and protection any use of their information that may be used for the communication of Winkort. The professional private users association certify the veracity of the information and that the publication of the images disseminated on Winkort are the property of the individual user, professional, association. In the event that the license to use the image is reserved, Winkort cannot be held responsible and no legal action can be taken against winkort. Winkort gives itself the right to turn against the broadcaster of this image.

ARTICLE 9; Limitation of liability on Winkort

Winkort and its staff cannot be held responsible for non-compliance of users when participating or organizing activities or events in inappropriate behavior.

Winkort and its staff cannot be held responsible for false statements of information about the types of activities or events offered by individuals, professionals, associations requiring licenses, diplomas, certificates or other in specific fields requiring such evidence to organize, participate in this type of activities that may result in physical or moral damage.

Regarding the hypertext links associated with the term "ticketing" in the "announcement sheets" of the application and the website. These links provided during the publication of an advertisement by the organizers lead to ticketing web pages that are independent and external to Winkort. Any link displayed points to sites over which Winkort has no control. Winkort has no financial interest in these hypertext links. Winkort cannot be held responsible in the event of a transaction dispute or any other problem that occurs on these web pages. Winkort always advises you to check the reliability of the services offered, as well as secure transactions.

Winkort cannot be held responsible in the event of withdrawal, cancellation, postponement of activity or event broadcast on the Winkort platform.

The "participate" feature on the application in the "announcement sheets" does not guarantee in any way a reservation, a place at any event or activity on the Winkort platform. Winkort cannot be held responsible if access to an activity or event is denied to a user

Winkort warns that any type of user on its platform who emits or disseminates either by message (via instant messaging) or by ads or their profile (profile sheet or publication of activity) or by hypertext links of content contrary to morality or public order and which does not respect the law and French law, as well as any racoleous, vulgar, racist, xenophobic, hateful, homophobic, sexist information..., without this list being exhaustive. And also any allusion of a sexual and financial nature in order to extract money in any way illegal or fraudulent, or simply constituting a deception, fraud, ... will also be subject to account deletion and legal proceedings. On the other hand, Winkort cannot be held responsible for the content disseminated by these users.

Our users can communicate and report inappropriate behavior at any time by email to the following address: contact@winkort.com

Winkort cannot be held responsible in the event of piracy and for the damage that this problem may cause.

ARTICLE 10: Contract / Renewal / Termination

10.1 Individual User

The duration of the contract between the user and Winkort is of indefinite duration. The contract begins on the initial date of a validated registration including the acceptance of the GTC Terms. This contract may end at any time when one of the two parties decides to terminate it.

The user can at any time delete his account via the application or by request to the address contact@winkort.com. Winkort reserves the right to suspend or delete, without notice and without proof, an account without the latter being able to claim damages, compensation and interest.

If you uninstall the application without deleting the account, the profile will remain visible on the application

If you delete the account with an Apple login, it will not be possible to log back in with your Apple account. Indeed Apple refuses to give the information a second time after deleting the account.

The deletion of your account entails a deletion of all your data, any content issued on the Winkort platform. You are no longer visible, you can in no case recover or reactivate your account. On the other hand, under Decree No. 2011-219 of 25 February 2011 on the storage and communication of data. The user is aware that the host of the platform has the obligation to keep for a period of 1 year different data for each operation that has contributed to content. This data storage period is also valid in the event of termination or deletion of an account.

10.2 Professional Users, Association

The contract instructs the parties to respect their commitments. As a reminder, Winkort has the obligation to ensure the provision and proper functioning of the services declared in the description of its subscriptions (see Article 3). In return, the subscriber has the obligation to comply with the GTCU when using the services made available by Winkort and the obligation to pay the amount equivalent to the total duration of the chosen subscription period

Either for 3 months: 89.97€ (3x29.99€)

Either for 6 months: 149.94€ (6x24.99€)

Either for 12 months: 238.98€ (12x19.99€)

10.2.1. Subscription period / Renewal

Subscription period means the period during which the professional or association can use the Winkort services. The professional or the association may choose either a period of three (3) months, or a period of six (6) months or a period of twelve (12) months. After this choice, this period is fixed, this includes the initial subscription period as well as any possible renewal period. The Subscription Period begins on the initial delivery date of the professional or association and ends on the day before the chosen period (due date). With a subscription renewal, the renewal subscription period begins the day before the subscription end period until the day before the next subscription end period. The use of winkort services as part of a subscription ends on the last day of the subscription period.

Your subscription is automatically renewed at each end period, when the renewal date approaches, we send you a message to notify you.

10.2.2. Termination

These Terms begin on the date you accept them and continue until terminated in accordance with these Terms.

Professionals and associations may cancel their subscription by registered mail at the end of their subscription period without notice. This letter must be written within 30 days before the due date. This document justifies the termination which entails the cessation of any bank debit on your account via the Stripe platform and the cessation of all access to our services dedicated to your subscription. Otherwise, an automatic renewal of your subscription will be put into effect for a period identical to the last subscription at the rate normally applicable.

Please note that if you terminate these conditions before the due date, the subscription will be terminated, you will no longer have access to our services but the monthly payment at the rate of your subscription will continue until the end of the subscription period for which you are committed or you will have to pay its due equivalent to the total remaining sum of your commitment period as mentioned in the obligations of the counterparties issued above (see 10.2.1)

Winkort may terminate or suspend these Terms, including your account, if you fail to comply with these Terms or if Winkort is required to do so by applicable law. You agree that all terminations for cause are made at Winkort's sole discretion and that Winkort will not be liable to you or any third party for any termination of your account.

These reasons include:

- Non-compliance by users with these general conditions of use and sale;
- Total or partial non-payment by the user of the price of his subscription to the Paid Service;
- Acts contrary to winkort's commercial or moral interests

In the event that Winkort determines, in its sole discretion, that you have breached any part of these Terms, or that you have engaged in inappropriate conduct for the Application, Winkort reserves the right to: (a) notify you by email (to any email address you have provided to Winkort) that you have breached the Terms; (b) remove your content; (c) delete your account; (d) discontinue your subscription(s); (e) notify and/or send your User Content and/or fully cooperate with law enforcement authorities for further action; and/or (f) pursue any other action winkort deems appropriate.

Termination of these Terms or your account includes the removal of access to your account and our services, as well as all information and content associated with or within your account without any financial consideration from Winkort the user will not be entitled to any refund. All provisions of these Terms, which by their nature should survive, will survive the termination of these Terms, including, without limitation, the arbitration agreement, ownership provisions, disclaimers of warranties and limitation of liability.

Regarding the right of withdrawal, in accordance with the provisions of Article L221-28 of the Consumer Code recognizes and accepts accordingly not to benefit from the right of withdrawal related to online sale or at a distance. Consequently, no request for withdrawal, cancellation or refund will be admissible for the subscribed period.

. Under Decree No. 2011-219 of 25 February 2011 on the storage and communication of data. The user is aware that the host of the platform has the obligation to keep for a period of 1 year different data for each operation that has contributed to content. This data storage period is also valid in the event of termination or deletion of an account.

In the event of a dispute, the GTC, GTCU will prevail before the competent authorities

ARTICLE 11: Applicable law / Dispute

In the event of a concern or dispute, the parties will first agree to an attempt to resolve their dispute amicably. In case of failure, the parties are free to invoke claims before the competent authorities.

French law applies to this contract. All disputes to which the purchase and sale transactions concluded pursuant to these general conditions of sale and use could give rise, concerning their validity, interpretation, execution, termination, consequences and consequences and which could not have been resolved between the Supplier and the non-professional buyer will be submitted to the competent courts under the conditions of common law. With regard to professional buyers, only the courts of the mayenne department will be competent.

The non-professional buyer is informed that he can in any case resort to mediation, in particular with the e-commerce mediator of the FEVAD (Federation of e-commerce and distance selling) located at 60 Rue La Boétie – 75008 Paris – <http://www.mediateurfevad.fr>. The mediator may be seized of any dispute relating to consumer law. Prior to the referral to the mediator or any legal action, the User undertakes before any legal proceeding to contact customer service to try to resolve the conflict amicably. To do this, he will contact the Winkort Company by email at the address contact@winkort.com, or through the "Contact Us" spaces on the website www.winkort.com and in the menu of the Application. If a solution cannot be found between us and the buyer, the latter may refer the matter to the mediator. The procedures for referring the matter to the Ombudsman are specified at the following address <http://www.mediateurfevad.fr/index.php/espace-consommateur/> An online dispute resolution platform has been set up by the European Commission accessible at the following address: <http://ec.europa.eu/consumers/odr/>

Appendix: Pre-contractual information - Acceptance of the non-professional buyer

The non-professional buyer acknowledges having had communication, prior to the placing of his order, in a legible and understandable way, of these General Conditions of Sale and all the information and information referred to in Articles L111-1 to L111-7 of the Consumer Code, and in particular:

- the essential characteristics of the Product, taking into account the communication medium used and the Product concerned;
- the price of the Products and ancillary costs (delivery, for example);
- in the absence of immediate performance of the contract, the date or period at which the Supplier undertakes to deliver the Product;
- information relating to the identity of the Supplier, its postal, telephone and electronic contact details, and its activities, if it is not apparent from the context,
- information relating to legal and contractual guarantees and their implementation methods;
- the possibility of resorting to conventional mediation in the event of a dispute;
- information relating to the right of withdrawal (existence, conditions, deadline, methods of exercise of this right and standard withdrawal form), the costs of returning the Products and Services, the terms of termination and other important contractual conditions.

The fact that a natural person (or legal), Professional or not, orders implies full acceptance and acceptance of these General Terms and Conditions of Sale, which is expressly acknowledged by the buyer, who renounces, in particular, to rely on any contradictory document, which would be unenforceable against the Supplier.

Customer service

For the purposes of the previous article, and for any information or question, our customer service is at your disposal:

Through the contact page of our site: contact@winkort.com

By mail: SAS Winkort 19 rue de la promenade 53410 Saint Pierre La Cour