

PROFESS[®]



These terms and conditions apply to all bookshop purchases concerning publications made Profess Medical Consultancy B.V. (hereafter known as 'Profess').

Art. 1. Applicability

- 1.1. These Terms and Conditions apply to purchases made from Profess internet Bookshop owned and controlled by Profess at www.profess.nl. These conditions are part of the company's contractual and legal requirements are accessible through the website: www.profess.nl
- 1.2. By ordering and paying for publications ordered from the Profess Internet Bookshop or by accepting offers made on the Profess Internet Bookshop site means that Purchaser accepts the Terms and Conditions. Purchaser will be asked when confirming a purchase from the Profess Internet Bookshop to acknowledge acceptance of these Terms and Conditions.
- 1.3. The Terms and Conditions become applicable when the Purchaser has placed and paid for an order by completing the Order form and making payment.
- 1.4. The Terms and Conditions are applicable at all times and cannot be waived or replaced by the Purchaser's or a third party's own conditions. All such third party or Purchaser Terms and Conditions of the Purchaser are waived. Any changes to or deviations from the Terms and Conditions must be done with the express written permission of Profess.
- 1.5. All rights, obligations and liability as defined in the Terms and Conditions or in other agreement and contracts used by or entered into by Purchaser with Profess are applicable to Purchaser and equally applicable to third parties who may be recruited by Profess concerning activities to deliver, supply, or advertise publications offered on the internet Profess Bookshop.

Art 2. Offers and orders

- 2.1. Offers concerning publications made through the Profess Internet Bookshop to Purchaser are done without any obligation by the Purchaser to buy the publications.
- 2.2. Profess reserves the right to adjust its Internet Bookshop prices as appropriate and/or in line with regulatory requirements stipulating price adjustment.

Art 3. Prices and payments

- 3.1. Prices advertised on the internet Profess Bookshop are in Euro's.
- 3.2. Payments for publications internet purchased publications must be paid in Euros only; foreign currency is not accepted.

Paradijsvogel 31
1704 WP Heerhugowaard
☎ (office) +31 725 745 659.
✉ Pieterse@profess.nl

🌐 www.profess.nl / www.medidas.nl



- 3.3. Prices shown on the Bookshop are excluding VAT and handling- and postal charges, taxes and other fees.
- 3.4. Prices for publications for delivery in the Netherlands include appropriate VAT but are excluding handling- and postal charges.
- 3.5. Payment is to be made as directed by the Profess Bookshop.

Art 4. Delivery and supply

- 4.1. No deliveries will be made unless payment has been received by Profess. Shipment of publications takes place when the publication is in stock and ready for shipment.
- 4.2. Supply and delivery times are indicative. Deliveries will be shipped to the Purchaser within 14 working days from receipt of payment.
- 4.3. Should a publication be out of stock, Purchaser will be notified by Profess per –e-mail within 14 working days after receipt and processing of the order that the order cannot be filled immediately.
- 4.4. Profess reserves the right to not ship a publication and reserves the right to set specific delivery conditions for an order made through the Profess Internet Bookshop if deemed necessary and appropriate. Unless otherwise expressly stated, conditions to ship publications are defined in these Terms and Conditions and on the website.
- 4.5. Purchaser has the responsibility and the obligation to ensure the right information concerning delivery address and payment address if completed on the internet Profess Bookshop Purchase Order form. Inaccurate information given by Purchaser does not make Profess liable if delivery cannot be made to the correct Purchaser address
- 4.6. Purchaser must confirm upon order that Purchaser agrees with the Terms and Conditions before an order can be processed through the Profess Bookshop
- 4.7. Profess reserves the right to subcontract part or all of the implementation of Purchaser's order to qualified third party should that be necessary.

Art 5. Transfer of ownership of purchased goods

- 5.1. Ownership transfer of the publication occurs at the moment that payment for the purchase has been received in full by Profess.
- 5.2. The purchaser is obligated to check the goods upon receipt to ensure that the goods received are indeed the goods ordered. See article 4.



Art 6. Intellectual property, Industrial Property and Copyright

- 6.1. All Industrial and Intellectual Property and Copyright rights concerning publications purchased from the Profess Internet Bookshop remain exclusively the sole property and right of authors and publishers whose works are sold on the Profess Internet Bookshop.
- 6.2. The Purchaser is not permitted in anyway whatsoever to contravene this right or to have third parties directly or indirectly profit from the knowledge, know-how, or multiplication of the publications purchased. Such activities are regarded as direct infringement of the Intellectual and Industrial Property laws prevailing in the EU and worldwide and subject to legal penalty under the law.
- 6.3. Profess on behalf of the authors of the publications sold on the Profess Internet Bookshop prohibit the Purchaser to reproduce the publications in any form whatsoever. Should Purchaser make reproductions of the publications, Purchaser is obligated under law to pay a reproduction fee to Profess under the Reproduction Rights Scheme of the Copyright Law.
- 6.4. Profess on behalf of the authors of the publications sold through the Profess Internet Bookshop has the exclusive right of distribution of these publications for the authors.
- 6.5. Publications sold through the Profess Internet Bookshop have registered ISBN numbers and are subject to Copyright Law.

Art 7. Return of goods

- 7.1. Purchaser is obligated to check that the delivered is what was ordered. The book is packaged in foil. For the book to be returned, the foil must not be damaged or opened in any way. If that is the case, then the book cannot be returned for refund or replacement.
- 7.2. In case the ordered publication was not received, or that the delivery was damaged, Purchaser has seven (7) working days to return the Publication to Profess along with a letter defining the issue. The product returned is solely and only to be returned in the original packaging even if the packaging was damaged. The charges to returning a publication are for the Purchaser and will not be reimbursed by Profess
- 7.3. Upon investigation of the compliant, and should Profess confirm that the publication as delivered indeed does not correspond to what had been ordered or that the received goods were received in a damaged state, then Profess will make the choice whether the publication will be replaced or a refund is appropriate. Purchaser will be informed about the decision.



Art 8. Liability

- 8.1 Profess is not responsible or liable for any network or internet communication mishaps or breakdowns or for the lack of Purchaser to properly communicate which could lead to not receiving orders or payments properly from Purchaser. Profess is responsible or liable for misunderstandings or miscommunication is such is attributable to negligence or lack of reasonable duty on the part of Profess

Art 9. Force majeure

- 9.1. *Force majeure* is defined as shortcomings which are caused by acts which are not contributory to or which fall outside the control, responsibility, or liability of Profess. *Force majeure* action can include, for example, those which are caused or contributed by postal services, courier services, customs, legal or regulatory or judicial procedure or decision, internet service, internet providers.
- 9.2. In the light of *force majeure*, Profess B,V. reserves the right to cancel an order if such an action is contributable to *force majeure*. Such actions will be communicated by Profess to the Purchaser in writing.
- 9.3. Profess can not be held liable for any injury forthcoming from *force majeure* actions unless such an action is expressly shown to be contributable to Profess whereby it can be demonstrated that Profess did not take appropriate reasonable care.
- 9.3. The aforementioned shall not be applicable in situations where actions are demonstrated as being attributable to the negligence and irresponsibility of Profess

Art 10. Applicable Law

- 10.1 Dutch law is applicable at all times to all purchases made through the Profess Internet Bookshop.
- 10.2 Disputes which may arise in relation to these Terms and Conditions or to purchases made by Purchaser through the Profess internet Bookshop shall be presented to the appropriate Court in the Netherlands (i.e. Arbitration Court under the Rules of Arbitration as defined by the Dutch Arbitration Institute, appropriate District Court).