

Terms and Conditions

- The goods remain our property until full payment of the invoice.
- Processing of the order upon receipt of payment of the invoice.
- Deliveries terms
 - Time: 3-14 business days
 - You as a buyer are free to choose from mentioned and at the time relevant delivery option(s).

Wonderful Multhair assumes no responsibility for damages during transport or damages caused from any delays beyond its control.

- Returns policies
 - Wonderful Multhair accepts for exchange returns within 14 days if products are not used, changed, washed or otherwise manipulated.

Products need to be returned in original packaging.

- No products may be returned to Wonderful Multhair without the prior written consent of Wonderful Multhair and are subject to a return charge.

Terms of sales

These are our terms and conditions for placing order by email, mail, online store or through our sales agents during promotional

campaigns, phone and/or receiving your invoices of the purchase of products.

If you have any queries about these terms, please contact us by email.

The terms and conditions herein together with any notices or conditions on other areas of this invoice will all together govern use by customers invoices.

You should note that Wonderful Multhair may at any time make changes to or remove part without any liability to customers for such changes.

Wonderful Multhair reserves the right to change these terms and conditions in the future without specifically notifying customers and continued use the invoices or placing of orders after such changes shall be deemed to be acknowledgement and acceptance thereof.

A contract will only come into existence between you the customer and us once your order has been paid.

When you as a customer place an order by email, mail, online store or phone you warrant by placing the order that:

- You are not a minor or otherwise legally incapable of entering into a binding contract.
- The personal details which you give us on registration or by

email, mail, phone are fully complete and accurate.

- You are not using a false name or the name of any other person or body which you are not authorised to use.

- Placement of an order

When you place your order you are doing so in acceptance of these terms and conditions. Cancelling an order As a customer, you are free to cancel an order before the shipping and will be receive the refund vouchers corresponding to the amount you have paid.

* Its conditions are applicable for all orders made by phone, emails, commercial agent, during our promotional contact, mails or all invoices paid on our bank account or by credit card.

- Acceptance of an order

When an order is received you will get an order confirmation sent to the email address you provided or where we have send you an invoice, containing information about order content, prices.

- Delivery

You as a buyer are free to choose from mentioned and at the time relevant delivery option(s).

Wonderful Multhair assumes no responsibility for damages during transport or damages caused from any delays beyond its control.

- Returns Policy

Wonderful Multhair accepts for exchange returns within 14 days if products are not used, changed, washed or otherwise manipulated.

Products need to be returned in original packaging.

No products may be returned to Wonderful Multhair without the prior written consent of Wonderful Multhair and are subject to a return charge.

- Liability

We try to have the information on the customer's invoices as accurate as possible but we make no warranties, whether express or implied, regarding its accuracy.

Your rights are protected by the Sale of Goods and Supply of Service, and also the Consumer Protection Act, where you are a consumer.

- Severence

If any of these terms and conditions shall prove to be void, unlawful, or unenforceable for any reason then such term or condition shall be deemed to be severed from the remaining terms and conditions which shall remain valid and enforceable.

If any provision of these terms and conditions shall be unlawful, void or for any reason unenforceable then that provision shall be deemed severable and shall not affect the validity and enforceability of the remaining provisions.