

ENDANGERED

Terms & Conditions Endangered

Versie 1.1.4, december 2020

Article 1 - Product

Article 2 - Applicability

Article 3 - Contact Information

Article 4 - Payment

Article 5 - Delivery / shipping

Article 6 - Returns

Article 7 - Liability

Article 8 - Privacy

Article 9 - Intellectual property

Article 10 - Complaints

Article 11 - Disputes

Article 12 - Changes to the General Terms and Conditions

Article 1 - Product

We sell high-end sweaters.

Article 2 - Applicability

These are the general terms and conditions ("General Terms and Conditions") of ENDANGERED B.V. ("ENDANGERED"). These General Terms and Conditions apply to all orders placed through the website of ENDANGERED.

By placing an order you explicitly agree with the applicability of these General Terms and Conditions to the order placed by you and you declare that you are aware of the contents thereof.

Article 3 - Contact Information

Name: ENDANGERED B.V. (ENDANGERED)

Registered office: Riouwstraat 9, 9715 BS Groningen, the Netherlands

Email address: info@end--angered.com

Chamber of Commerce number: 78180848

VAT registration number: NL861293125B01

Article 4 - Payment

The (total) price of our Products are indicated in our webshop. To pay your order, you can choose one of the payment options offered by ENDANGERED. Any shipping costs will be borne by you (see article 5).

Article 5 - Delivery / shipping

At this time, ENDANGERED currently only ship to the countries in the table below.

All orders are shipped with DPD. Group A will be shipped free, for Group B, C, D and E shipping costs will be charged. Please find the breakdown in the table below:

Group A	Netherlands, Belgium, Luxembourg, Denmark, Germany, Austria	Free
Group B	Liechtenstein, United Kingdom, Switzerland	€6



Group C	Ireland, Finland, Italy, Monaco, Norway, Poland, Czech Republic, Spain, Sweden	€12
Group D	Portugal	€18
Group E	Bosnia, Bulgaria, Hungary, Latvia, Lithuania, Romania, Serbia, Slovenia, Slovakia, Estonia, Croatia	€24
Group F	Greece	€30

Shipping time depends on your location. We will deliver your product to the address you have specified. Once we have dispatched your product, we can no longer amend the address. When your product is dispatched, we will give you a track & trace code, which gives you the opportunity to trace your product. We undertake to deliver products as soon as possible. If a delivery is delayed, we will notify you via e-mail. We guarantee that a delivery will always be made within 30 days of our order confirmation.

Article 6 - Returns

ENDANGERED will gladly accept returns and issue an on-line store credit or refund the item. Items to be returned or exchanged must be returned in perfect, unworn, new condition, unopened with all original tags attached. You have 14 days from receipt of your order to request a return through the return form found at the bottom of your order shipping confirmation. Note, that you must ship the item back to us with a copy of your order confirmation within 14 days from the date your request is approved. Packages sent without contacting us beforehand will not be accepted for a refund.

For any returned items, you are responsible for the cost of returning the item. Make sure to use a reputable shipping company with tracking information or proof of postage, as we are not responsible for lost or stolen packages. You must be able to provide tracking and proof of receipt with signature upon our request in order to qualify for reimbursement.

If you return a full order with all the items purchased, you will receive a full refund, including the original postage fee (for not free shipping countries).



Article 7 - Liability

ENDANGERED disclaim all warranties, terms and conditions with regard tot this information, software, products, and services, including all implied warranties, and conditions, of suitable quality, fitness for a particular purpose, title, and non-infringement.

In no event shall ENDANGERED or their suppliers be liable for any, indirect, incidental, punitivie, special, or consequential damages arising out of or in any way connected with the use of this website of with the delay or inability to use this website, or for any information, products, and services obtained through this website, or otherwise arising out of the use of this website.

Article 8 - Privacy

ENDANGERED is committed to safeguarding the privacy of its customers. You can consult our [privacy statement on the website](#).

Article 9 Intellectual property

All intellectual property (including: copyrights, wordmarks and trademarks) in relation to our text, photo's, video's or any other materials, are owned by us (or are used by us with permission of the owners). You shall refrain from committing any acts that may infringe these rights.

Article 10 - Complaints

We will do our utmost to have the order and delivery process proceed without problems. If you still have a complaint, you can contact us via info@end--angered.com. We aim to solve your complaint as fast as possible.

Article 11 - Disputes

These General Terms and Conditions and the agreement(s) concluded between ENDANGERED and you are subject to Dutch law. The competent court of Groningen has exclusive jurisdiction in the event that a dispute cannot be settled amicably.



Article 12 - Changes to the General Terms and Conditions

ENDANGERED may, at any time, modify these General Terms and Conditions. Changes to the General Terms and Conditions will only be effective if the changed version has been published on the website of ENDANGERED. We expect you to consult the most recent version of the General Terms and Conditions when purchasing products on the website.

