

General terms and conditions

1. These conditions of PathsToWines (BE under the number BE0882041388), with office in Rue du Canon, 19 at 7800 Ath, are applicable from 01/08/2019 to all offers, quotes and all products, services and training supply contracts. PathsToWines reserves the right to change its terms.
2. By the conclusion of a contract or the issue of an order, the customer acknowledges these conditions and accepts them in full. The present general conditions apply to consumers and professionals.
3. By signing one accepts that only these terms and conditions govern the agreement between the parties and one is committed to respect them.
4. The student accepts that the invoice is paid within the period of payment indicated on the invoice and before the start date of the course and this legally and without notice. The use of training vouchers (if it is the case in the future) does not exempt the student from the one-time payment of the invoice.
5. The cancellation must be made in writing (by e-mail, to the attention of the contact listed on the confirmation letter/email) and is possible free of charge until 14 days before the start of the course.
6. For cancellations (in writing by email to the attention of the contact listed on the confirmation letter/email) from 13 days before the start of the course, registration remains complete and is entirely owed. You can, however, be replaced free of charge by another participant, for the same training and before its entry into force.
7. In the event of non-payment of the invoice at due date, interests on arrears can be claimed as of right and without prior notice, calculated on the legal interest rate from the due date, as well as a compensation of 10% of the invoice amount, with a minimum of €35.
8. PathsToWines BVBA has the right to cancel a regular course or change its date, without being held responsible and hasn't to pay any compensation. In this case, the already registered participants have the right to withdraw, and the full registration amount already paid will be refunded.
9. (For the future) The vouchers can be used for WSET® courses up to level 3 included. Purchased vouchers can be refunded in the labourshop if the course is cancelled by PathsToWines.
10. (For the future) If you cancel your registration and you have already purchased the cheques, you can use them for other acknowledged training. These cheques will be refunded in any case by PathsToWines. PathsToWines is not responsible for invalid cheques or purchased too late.
11. The bidder as well as the legal person on whose behalf the billing was requested, are always jointly and severally responsible for all obligations to PathsToWines, if problems arise in connection with the payment of the invoice.
12. The student takes note of the fact that PathsToWines, except for the case in civil liability, is not responsible for (material and physical) damage caused by accidents occurring before, during or after school. Any agreement between the parties is governed exclusively by Belgian law. Any dispute will be brought exclusively in Court of Mons.
13. **Privacy and copyright:** your data will be saved in a file for commercial and administrative purposes and will not be passed to third parties. In accordance with the law on confidentiality of 8.12.1992 for the protection of privacy, you have the right of access and rectification of the data held about you. You expressly acknowledge that the information and data provided are and remain the property of PathsToWines.
14. You agree hereby also that the photographs made of you during the training may be used for promotional materials of PathsToWines.
15. PathsToWines cannot be held responsible for the (in) direct damages which may result from the consultation or use of the information on our website www.PathsToWines.be, or external Web sites to which our site refers.
16. PathsToWines cannot be held responsible for the availability of information problems caused by technical errors or service interruptions.

17. All disputes and claims arising from the use of this site or any data from it, are subject to Belgian law. The consultation of this Web site implies that you submit yourself to the jurisdiction of the courts of Mons, in Belgium, and you agree to bring all litigation only before these courts.