

Terms of sale

These General Terms and Conditions of Sale online, together with the Terms and Conditions of Delivery and payment of the goods provided in this Site are an integral part of the contract of sale concluded between the user of the Website (hereinafter the Customer) and the farm De Marco.

1. ONLINE PURCHASES

Purchases made on the website www.oliodemarcosrl.com are regulated, from these general conditions of sale, the different conditions from time to time indicated on the site at the end date of the the conclusion of the contract in accordance with Articles 50 and following of D.Lgs n. 206 of 6 september 2005, on consumer protection in respect of distance contracts, and the D.Lgs. n. 70 of 9 april 2003 on electronic commerce. These general conditions must be considered an integral and substantial part of the contract. The Customer is therefore invited, before sending the order, to read carefully the general conditions and information described here, printing or saving them on another durable and accessible medium. The sending of the order by the customer is valid as acceptance of the conditions of sale at that time in force. The items on the site can be purchased, until stocks are exhausted, by those who have reached the age of 18. For the delivery of the products the customer can indicate the most convenient place to him.

2. PRICE

The prices displayed on the website www.oliodemarcosrl.com are inclusive of vat and they refer only to products sold online. The price applied will be the one in force at the time of the order, without considering price increases or decreases, also for promotions, which may have occurred subsequently. Shipping costs must be added to the price, except for any disapplications of the same cost related to the exceeding of predetermined. The tax documentation will be issued by farm De Marco at the time of delivery of products.

3. PRODUCTS – CHARACTERISTICS – AVAILABILITY

The characteristics of the products are indicated on the online site and are visible at the time of compiling of order; our site shows the products as truthfully and accurately as possible. The colors, as well as the other aesthetic features of the product displayed, may vary due to user monitor, and for other reasons beyond our control. Therefore the seller does not guarantee that the colors, as well as other aesthetic features, are reproduced on the screen truthfully. Some products are available in limited quantities. In the event of a lack of availability due to exhaustion of stocks, the Customer expressly agrees that the farm De Marco, can replace the products with other analogues of equal value.

4. CANCELLATION AND MODIFICATION OF THE ORDER

The Farm De Marco reserves the right, following unforeseen difficulties logistical and organizational difficulties, to cancel the order by giving notice via e-mail to the Customer or, subject to agreement with the with the same, to change the expected deadline for delivery.

5. DECLINATION OF RESPONSIBILITY

The commitment of farm De Marco is to operate in the most precise way, may, however, inadvertently incur inaccuracies or technical inaccuracies or de facto and/or typographical errors, reserves the right to make changes and changes to the site whenever this becomes necessary without any kind of notice. In addition, it does not guarantee that the information contained in its site comply with the jurisdiction of each country or that the products displayed on the site are allowed for sale in all jurisdictions.

6. EXCLUSION OF THE RIGHT OF WITHDRAWAL

Pursuant to and for the affections of art. 55, second paragraph, letter c) of the Consumer Code, the right of withdrawal is excluded as the products of farm De Marco, they are goods which by their nature cannot be returned and risk deteriorating or alter. The package containing several products constitutes a single sales unit and, therefore, this package is to be considered as a single product. Consequently, if the package includes perishable products and not, it must be considered a perishable unicum, which may in no case be subject to partial return.

7. COMPLAINTS

Complaints concerning defective products or malfunctioning of the delivery service may be forwarded by e-mail to info@oliodemarcosrl.com, or by registered letter to: farm De Marco via G. Carducci, 15 83040 Chiusano San Domenico (AV) Italy.

9. DISPUTES – APPLICABLE LAW

Civil disputes relating to application, enforcement and the interpretation of the distance selling contract are subject to the italian jurisdiction. Distance contracts with Azienda Agricola De Marco are regulated by italian law.