




[HOME](#)
[PRESS](#)
[CONDITIONS](#)  
[DIAMONDS AS AN INVESTMENT](#)

## GENERAL SALES TERMS.

### TERMS CONDITIONS

#### GENERAL SALES TERMS

##### ARTICLE 1 – OBJECT

The present conditions govern the online sale of diamonds by <http://www.leaderdiamond.com/>.

##### ARTICLE 2 – PRICE

The prices of our products are indicated in euros all taxes included (value added tax and other taxes applicable including treatment and forwarding expenses. For orders to countries outside of the country from where the goods are shipped, customs duties or other local taxes or import duties or state rights may be applicable. These rights will be at your expense and are your responsibility both in terms of declaration and payments to the authorities. Please consult these issues with your local authorities. All orders, whatever their origin, are payable in euros. The Commission on products will be charged on the basis of current rates at the time of confirmation of the order and subject to a deposit until full payment. Warning: when the sale is concluded, the risk of loss or damage of the goods are transferred to the buyer.

##### ARTICLE 3 – ORDERS

You can place orders on this website or by phone. Contractual information is presented in French and will be in French. We reserve the right not to accept payment, and not to confirm an order for any reason, particularly in the event of a technical problem.

##### ARTICLE 4 – VALIDATION OF YOUR ORDER

Any order made on this website or by telephone implies acceptance of these terms of sale. Any confirmation without exception or reservation. The effective conclusion of each sale is subject to the provision by the client of a copy of address dated less than three (3) months; and in case of payment by credit card, a front and back copy of the card as valid proof of the transaction. You declare being completely aware of this. The order confirmation and summary of your order information and general conditions of sale will be sent in PDF format to the e-mail address you provided.

## ARTICLE 5 – PAYMENT

The act of validating your order means your obligation to pay the quoted price. The payment of your purchase is required for the technical implementation.

## ARTICLE 6 – AVAILABILITY

Our products are offered as they appear on this website and in the available storage. For products not stocked, we will notify you by email. In case of unavailability of a product after placing your order, we will notify you by email. Your order is subject to availability. Furthermore, this website doesn't have the intention to sell its products in large quantities. Therefore the Seller does not guarantee the number of identical items.

## ARTICLE 7 – VAULT STORAGE

By default, the products are kept safe in a secure room in duty-free zones and warehouses in Geneva, Switzerland. If you wish, the acquired products are transferred to a service provider of the Seller and kept in secure safes. This service is available for all products. To benefit from vault storage, you will pay an annual subscription, of which the prices are available on our website. For the purchased products, they will be delivered in the manner indicated in Article 8 below, of which the delivery is subject to availability.

## ARTICLE 8 – DELIVERY

You can opt for physical delivery of your order. The products are then delivered to the shipping address provided on the order confirmation page. In case of delayed shipment, an email will be sent to inform you of a possible improvement. In case of late delivery, you get the opportunity to cancel the order according to the terms and conditions of our website. Delivery is due exclusively to the unavailability of the client after several proposals for appointment by the carrier.

## ARTICLE 9 – WITHDRAWAL

In accordance with consumer law, you have a certain period to exercise your right of withdrawal without having to provide any reason. The product must be in its original condition and complete (packaging, accessories, manual). Failure to adhere by this may result in the loss of the right of withdrawal. The return costs are your responsibility. In accordance with consumer law, the right of withdrawal is exercised before the end of the withdrawal period and whose implementation began after prior express consent. Therefore, if you opt for the physical delivery of your order beyond 14 days after the storage of the product, the exercise of exercising the right of withdrawal, the Seller will refund the sums paid within 14 days of the notification of your withdrawal.

## ARTICLE 10 – GUARANTEE

Our products have the legal guarantee of compliance and the guarantee against hidden defects. In case of a defect, the product will be replaced or refunded. All claims, requests for exchange or refund must be made in writing within 30 days of the date you received them with all the elements (accessories, packaging, manuals, etc). The shipping costs will be refunded upon presentation of receipts. The provisions of this article do not prevent you from exercising your rights.

## ARTICLE 11 – LIABILITY

The products offered comply with French legislation. The Seller's liability cannot be incurred for non-compliance with the law. It is your responsibility to check with local authorities in regard to the possibilities of import or use of the product. The Seller shall not be liable for damages resulting from misuse of the product purchased. Finally the Seller's liability is limited to the use of the Internet, including an interruption in service, external intrusion or presence of computer viruses.

## ARTICLE 12 – INTELLECTUAL PROPERTY

All elements of this website are the exclusive intellectual property of the Seller and its partners. No one is allowed to reproduce, in whole or in part, any of the elements of the site whether it is software, visual or sound.

## ARTICLE 13 – PERSONAL DATA

The Seller reserves the right to collect personal information and personal data to the extent necessary to manage the relationship with you. They can be sent to companies that contribute to these relationships such as those responsible for the execution, processing and payment. This information and data is also stored for security purposes, to meet legal obligations and to respond to requests for information and opposition to personal information and personal data directly on this website.

## ARTICLE 15 – FILING – PROOF

The Seller archives purchase orders and invoices on a reliable and durable medium as a true copy. The records of the communications, orders, payments and transactions between the parties.

DIAMONDINVESTS IS A DIAMOND SALES  
WEBSITE.

-

CALL US:

FR: + 33 1 82 88 42 21

US: + 1 646 5064924

CONTACT@DIAMONDINVESTS.COM

