

GENERAL TERMS AND CONDITIONS

Article 1 – Identity of the Company

Company Name: VxshTrxsh

Business Number (KBO/BCE): 1039.063.307

Address: Cabinestraat 13
9140 Temse Belgium

Email: VxshTrxsh@gmail.com

Website: Vxshmerch.com

These General Terms and Conditions apply to all offers, quotations, agreements, sales, services, and deliveries provided by the Company.

Article 2 – Scope

The Company provides, among others:

- Painting works
- Flooring installation
- Carpet installation
- Renovation and finishing works
- Music production services
- Music publishing and distribution
- Audio engineering services
- Sale of physical and digital merchandise
- Other related services

By placing an order or entering into an agreement, the customer accepts these terms.

Article 3 – Quotations and Agreements

All quotations are non-binding unless explicitly stated otherwise.

An agreement is concluded when:

- The customer accepts a quotation in writing;
- The customer confirms an order;
- The Company starts performing the requested work.

Additional work requested after acceptance may result in additional charges.

Article 4 – Prices

All prices are stated in EUR.

Prices may be:

- VAT excluded; or
- VAT included,

depending on legal requirements and the status of the customer.

Unexpected increases in material costs, transportation costs, taxes, or supplier costs may be passed on to the customer where permitted by law.

RENOVATION SERVICES

Article 5 – Execution of Works

The Company shall perform renovation and installation works with reasonable care and professional diligence.

Estimated completion dates are indicative only and do not constitute strict deadlines unless expressly agreed in writing.

The customer shall provide:

- Access to the worksite;
- Necessary utilities;
- Safe working conditions;
- Any permits required.

Delays caused by weather, supplier issues, force majeure, or customer actions shall not result in liability for the Company.

Article 6 – Acceptance of Works

The customer shall inspect the completed work upon completion.

Any visible defects must be reported within 7 calendar days.

Failure to report defects within this period constitutes acceptance of the work.

MUSIC SERVICES

Article 7 – Music Production Services

The Company may provide:

- Beat production
- Recording
- Mixing
- Mastering
- Songwriting assistance
- Production consulting

Unless otherwise agreed in writing, all intellectual property rights remain with the Company until full payment has been received.

Article 8 – Licensing and Rights

The purchase of a beat, instrumental, production service, or audio file does not transfer copyright ownership unless expressly agreed in writing.

Any licenses granted shall be governed by the specific license agreement applicable to the project.

The Company reserves the right to use completed works for portfolio and promotional purposes unless otherwise agreed.

Article 9 – Music Publishing

The Company may publish and distribute musical works through third-party platforms.

The artist remains responsible for ensuring that all submitted content:

- Does not infringe copyrights;
- Does not violate third-party rights;
- Complies with platform policies.

The customer indemnifies the Company against claims arising from unauthorized content.

ONLINE STORE

Article 10 – Merchandise Sales

The Company may sell:

- Clothing
- Accessories
- Physical merchandise
- Digital products

Product descriptions are provided as accurately as possible.

Minor variations in color, size, or appearance shall not constitute defects.

Article 11 – Delivery

Delivery times are estimates only.

The Company shall not be liable for delays caused by shipping providers, customs, force majeure, or other circumstances beyond its control.

Risk transfers to the customer upon delivery.

Article 12 – Right of Withdrawal

Consumers located within the European Union have a statutory right of withdrawal in accordance with applicable consumer protection legislation.

Exceptions may apply to:

- Personalized products
 - Custom-made merchandise
 - Digital products once delivery has begun
 - Sealed products opened by the customer where applicable
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PAYMENT

Article 13 – Payment Terms

Invoices are payable within 14 days unless otherwise agreed.

Late payments may result in:

- Statutory interest;
- Collection costs;
- Suspension of ongoing services.

Ownership of delivered goods remains with the Company until full payment has been received.

LIABILITY

Article 14 – Limitation of Liability

The Company's liability shall be limited to direct damages resulting from proven fault.

The Company shall not be liable for:

- Indirect damages;
- Loss of profits;

- Business interruption;
- Consequential damages.

Liability shall never exceed the amount paid by the customer under the relevant agreement except where mandatory law provides otherwise.

Article 15 – Force Majeure

The Company shall not be liable for failure or delay caused by circumstances beyond its reasonable control, including:

- Natural disasters;
 - Strikes;
 - Supply chain disruptions;
 - Government measures;
 - Internet outages;
 - Technical failures.
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INTELLECTUAL PROPERTY

Article 16 – Intellectual Property Rights

All trademarks, logos, music, recordings, designs, website content, photographs, texts, and other materials remain the exclusive property of the Company unless otherwise agreed.

Unauthorized use is prohibited.

PRIVACY

Article 17 – Data Protection

Personal data shall be processed in accordance with applicable Belgian and European privacy legislation, including the GDPR.

Further information is available in the Company's Privacy Policy.

APPLICABLE LAW

Article 18 – Governing Law and Jurisdiction

These Terms and Conditions are governed by Belgian law.

Any disputes shall be submitted to the competent courts of the judicial district where the Company has its registered office, unless mandatory consumer protection rules provide otherwise.