

Regulations for the sale of services via the Internet

1. General provisions

The current and valid version of these Terms and Conditions for the sale of services via the Internet (Sales Regulations) can always be found on our website at www.nordicwalkingworldleague.com.

The Sales Regulations come into force on 01/09/2019 and constitute a document specifying the rules for the sale of services via the website at www.poland.nordicwalkingworldleague.com, hereinafter referred to as the World League of Nordic Walking website

By placing an order on the World League of Nordic Walking Website, the Buyer declares that he has read these Sales Regulations and accepts its provisions, and also agrees to the processing of personal data for the purpose of issuing an appropriate proof of purchase.

These Regulations apply both to services provided to all entities, including consumers. If the content of the Regulations shows that a given provision applies only to contracts concluded with the consumer, these provisions do not apply to other entities.

By placing an order, the Buyer who is a consumer declares that in accordance with art. 15 sec. 3 of the Act of 30 May 2014 on consumer rights, requests the commencement of the provision of services covered by the contract before the deadline for submitting a declaration of withdrawal from the contract, and therefore acknowledges the fact that in the event of exercising the right of withdrawal, he will be obliged to pay remuneration rendered until the service is terminated.

2. Owner of the World League of Nordic Walking website

The owner of the nordicwalkingworldleague.com Portal is the World Federation

World Original Nordic Walking Federation

administration office
ul. Jędrzychowska 20D
65-385 Zielona Góra, Poland
KRS: 0000910562
NIP: 9292067003

3. Sales in the following countries are handled by individual operators.

Detailed information can be found on the following websites:

POLAND - <https://poland.nordicwalkingworldleague.com>

SLOVAKIA - <https://slovakia.nordicwalkingworldleague.com>

ITALY - <https://italy.nordicwalkingworldleague.com>

MOROCCO - <https://morocco.nordicwalkingworldleague.com>

KAZAKHSTAN - <https://kazakhstan.nordicwalkingworldleague.com>

URUGUAY - <https://uruguay.nordicwalkingworldleague.com>

4. Complaints

All services sold by the World League Nordic Walking Service are provided by the World Original Nordic Walking Federation, which owns the Service. The advertised service should be reported by e-mail to league@nordicwalking.pro. All customers also send by e-mail an exact description of the defects which constitute the basis for the complaint by e-mail.

Complaints should be submitted within 14 calendar days from the date of the service. The World League Nordic Walking service undertakes to accept the warranty in the event that a given service has been defective and / or incomplete, and to correct / supplement it accordingly at its own expense. If it is not possible to correct / supplement the service, the customer is entitled to a

reimbursement of the costs incurred for the service. The corrected and / or supplemented service will be delivered to the Customer in the same way as the originally delivered service.

5. The right to withdraw from the contract by the Consumer

The buyer who is a consumer concluding a contract for the provision of services has the right to withdraw from the contract within 14 days without giving any reason. The deadline to withdraw from the contract expires after 14 days from the date of the contract, i.e. sending the Buyer an order confirmation containing information about the cost of the service and the date of its implementation.

In order to exercise the right to withdraw from the contract, the Customer who is a consumer is obliged to inform the World League Nordic Walking Website about the withdrawal from the contract by an unequivocal statement sent by registered mail to the address given above or by e-mail to the following address: league@nordicwalking.pro. The buyer may use the model withdrawal form attached to these regulations, but it is not obligatory

Consequences of withdrawing from the contract.

In the event of withdrawal from the contract, the World League Nordic Walking Website will return all payments received to the Customer immediately, and in any case not later than 14 days from the date on which he will be informed about the exercise of the right to withdraw from the contract. If the declaration of withdrawal is submitted by the Buyer after the service has started by the World League Nordic Walking, the amount due for the service that has not yet been provided will be reimbursed (pro-rata refund).

6. Other

In matters not covered by these Regulations, the provisions of the Civil Code, the provisions of the Act on the provision of electronic services shall apply. Consumer Rights Act and other relevant provisions of Polish law.

If you have any questions, please contact us by email at league@nordicwalking.pro

Attachment:

TEMPLATE WITHDRAWAL FROM THE CONTRACT

(this form should be completed and returned only if you wish to withdraw from the contract)

To: **World Original Nordic Walking Federation**
st. Jędrzychowska 20D
65-385 Zielona Gora, Poland

I/We, the undersigned _____, hereby give notice of my/our withdrawal from the contract for the provision of basic/sworn translation services _____.

Date of conclusion of the contract: _____ Name and surname of the consumer(s):

Consumer address: _____ Date: _____

[Signature]