

E-Commerce - Terms & Conditions

Come To Yourself, LLC owns and operates this website. This document governs your relationship with Come To Yourself, LLC ("Website"). Access to and use of this website and the products and services available throughout (collectively, the "Services") are subject to the following terms, conditions and notices (the "Terms of Service"). By using the Services, you are agreeing to all of the Terms of Service, as may be updated by us from time to time. In addition, you are representing and warranting that you are making a purchase for products **for your own personal use and not for resale**.

You should check this page regularly to take notice of any changes we may have made to the Terms of Service.

1. Other Documents

THESE TERMS AND CONDITIONS APPLY UNLESS YOU HAVE EXECUTED A SEPARATE PURCHASE AGREEMENT WITH COME TO YOURSELF, LLC. Any attempt to alter, supplement, modify or amend these terms and conditions will be null and void unless agreed to in writing by Come To Yourself, LLC.

2. Terms of Sale

By placing an order you are offering to purchase a product on and subject to the following terms and conditions. All orders are subject to availability and confirmation of the order price. Dispatch times may vary according to availability and subject to any delays resulting from postal delays or force majeure for which we will not be responsible.

In order to contract with Come To Yourself, LLC you must be over 18 years of age and possess a valid credit or debit card issued by a bank acceptable to us. Come To Yourself, LLC retains the right to refuse any request made by you. If your order is accepted we will inform you by email and we will confirm the identity of the party which you have contracted with. This will usually be Come To Yourself, LLC or may in some cases be a third party. Where a contract is made with a third party, Come To Yourself, LLC is not acting as either agent or principal and the contract is made between yourself and that third party and will be subject to the terms of sale which they supply you. When placing an order you undertake that all details you provide to us are true and accurate, that you are an authorized user of the credit or debit card used to place your order and that there are sufficient funds to cover the cost of the goods. The costs of products and services may fluctuate. All prices advertised are subject to such changes.

(a) View Cart

The view cart shows the items added to the cart along with the item details. You can update the entered quantity, remove it altogether from the shopping cart or even empty the entire cart too. If you are done with your shopping, click on the Checkout button to check out of the shop or continue shopping

(b) Check Out

If you have finished shopping, click on the Check Out button. The checkout page will give you the value of the items that you have purchased along with the taxes (if applicable) on it. Next, select the mode of delivery of the products (for product sales only) and the shipping address. Shipping charges are now calculated and added to the item value and taxes. As a final step, select your payment method. If credit card is your chosen option, the order value will be charged to your credit card. Click on the Confirm Order button to confirm your order. Your order will be created and an email will be sent to you with the order details.

(c) Our Contract

When you place an order, you will receive an acknowledgment e-mail confirming receipt of your order this email will only be an acknowledgment and will not constitute acceptance of your order. A contract between us will not be formed until we send you confirmation by e-mail that the goods which you ordered have been dispatched to you. Only those goods listed in the confirmation e-mail sent at the time of dispatch will be included in the contract formed.

(d) **Payment**

Upon receiving your order, we carry out a standard authorization check on your payment card to ensure there are sufficient funds to fulfill the transaction. Your card will be debited upon authorization being received. The monies received upon the debiting of your card shall be treated as a deposit against the value of the goods you wish to purchase. Once the goods have been dispatched and you have been sent a confirmation email, the monies paid as a deposit shall be used as consideration for the value of goods you have purchased as listed in the confirmation email.

(e) **Prices; Shipping and Handling Charges; Taxes**

All prices do not include charges for shipping and handling, for sales/use taxes, and for other government required fees. Separate charges will be shown on the order acknowledgment for each applicable order. Taxes will be charged for orders shipped to states in which Come To Yourself, LLC is obligated to collect and report such sales.

When you place an order, we will estimate shipping and delivery dates for you based on the availability of your items and the shipping options you choose. Depending on the shipping provider you choose, shipping date estimates may appear on the shipping quotes page. Please also note that the shipping rates for many items we sell are based on item weight, the location to where it will be shipped and the selected shipping speed. To reflect the policies of the shipping companies we use, all weights will be rounded up to the next full dollar amount.

3. Return Policy

All sales are final. Returns will not be accepted, nor will refunds be issued for PDF downloads of any items. Returns and refunds on other products will only be considered in instances where clear negligence on the part of Come to Yourself, LLC is demonstrated.

4. Disclaimer – Third Party Affiliated Links

In the event you click an affiliate link that takes you to a third party site to complete the purchase of an item, Come to Yourself is in no way liable, and you hereby agree to hold Come To Yourself, LLC harmless for that transaction and you agree to look solely to that third party with regards to any claims you may have on those transactions.

5. Privacy

You can be assured of your privacy from us. We will not divulge your personal information to anyone. All of the personal data received by Come To Yourself, LLC is private and is kept confidential and is used only to process your order. We do not sell or rent our customer list or any personal information to any other person, company or organization.

We encrypt order information for your protection using industry-standard SSL encryption. SSL encrypts your personal account information and secures your purchase and credit card information.

We do not sell or market your email or order information of our customers to other companies. When you place an order with us, we ask for the standard personal information in our order form such as name, address, email, contact phone number, etc. – in order for us to ship your order to you. This information is kept secure in protected systems. We may use this information to contact you (via email for example) regarding a pending order. To advise you how we handle your personal data that is gathered on-line, please see our privacy policy located under the “LEGAL” tab on our website.

6. Indemnity

You agree to indemnify, defend and hold harmless Come To Yourself, LLC, its directors, officers, employees, consultants, agents, and affiliates, from any and all third party claims, liability, damages and/or costs (including, but not limited to, legal fees) arising from your use of this Website of your breach of these Terms of Service.

7. Invalidity

If any part of the Terms of Service is unenforceable (including any provision in which we exclude our liability to you), the enforceability of any other part of the Terms of Service will not be affected all other clauses remaining in full force and effect. So far as possible where any clause/sub-clause or part of a clause/sub-clause can be severed to render the remaining part valid, the clause shall be interpreted accordingly. Alternatively, you agree that the clause shall be rectified and interpreted in such a way that closely resembles the original meaning of the clause/sub-clause as is permitted by law.

8. Complaints

We operate a complaints handling procedure which we will use to try to resolve disputes when they first arise. Please let us know if you have any complaints or comments by emailing info@cometoyourself.com

9. Entire Agreement

The above Terms of Service constitute the entire agreement of the parties and supersede any and all preceding and contemporaneous agreements between you and Come To Yourself, LLC. Any waiver of any provision of the Terms of Service will be effective only if in writing and signed by a Director of Come To Yourself, LLC