

Terms and conditions of use

Welcome to our web site www.Davousz.com.

These terms and conditions of use controls the access to and use of our Website. By accessing and using our Website and by purchasing products on our Website, you are bound in agreement of these Terms. If you do not agree, we invite you not to use our Website. Davousz is a registered company at Chambers of commerce(Kvk) in Holland. If you have questions regarding our Use conditions, feel free to email us at info@davousz.com.

For any other legal information, please go to the following sections of the Website: Terms and condition of sale, Returns and refunds, Warrant policy and Privacy policy. We advice you to read these terms carefully.

Terms and conditions update

On our website, we may adjust or update our terms and conditions of use. Adjustments or updates of the terms and conditions of use will be posted on our Website as soon they have been made they are binding. If you do not agree to the Website's terms and conditions of use, please do not use our website.

Liability of consent

To use our Website, including display of web pages, communication with Provider, downloading product information and making purchases on the web site, are exclusively for personal experiences, which should not be connected to any trade, business or professional activity. You will be liable for your use of our Website contents. Davousz shall not be considered liable for any use of the web site and its contents made by its users that is not compliant with the laws and regulations in force, without prejudice to Provider's liability for intentional torts and gross negligence.

In particular, you will be liable for communicating information or data which is not correct, false or concerning third parties (in the event such third parties have not given their consent) as well as for any improper use of such data or information.

Intellectual Property Rights

All content included on this Website, such as works, images, pictures, dialogues, music, sounds, videos, documents, drawings, figures, logos, menus, web pages, graphics, colours, schemes, tools, fonts, designs, diagrams, layouts, methods, processes, functions and all the collectively content of the software, is the property of Davousz and is protected by copyright and other intellectual property laws. You may not reproduce, publish, distribute, display, modify, create derivative work from, or exploit in any way, in whole or in part, the Content without the prior express written consent of as the case may be. We shall have the exclusive right to authorize or prohibit in their sole discretion any reproduction, publication, distribution, display, modification, creation of derivative work from, or exploitation in any way of, in whole or in part, the Content. We will then have the right, at any time, to claim the authorship of any Content posted on this Site and to object to any use, distortion or other modification of such Content.

Content Disclaimers

We have adopted measures to ensure that the content of the Website is accurate and does not contain any incorrect or out-of-date information. We cannot be held liable for the accuracy and completeness of the content, except for its liability for tort and gross negligence and as otherwise provided for by the law.

Also we cannot guarantee that the web site will operate continuously, without any interruptions and errors due to the connection to the Internet.

Law

Our terms and conditions of use are governed by the Dutch law.

Contact

Address:
Davousz

Cinnaberhof 25
5044 JP TILBURG
THE NETHERLANDS

Chamber of commerce(Kvk) registration number:18087373.

Email:
Info@davousz.com