# **CGV**



# NOÉMIE PARIS DEVIME



#### **Delivery**

#### To France:

The pick-up point delivery will take place within 3 to 5 business days and will be offered,

Home delivery will take place within 2 to 3 business days and will be charged €5.00,

Express delivery will take place within 1 business day and will be charged 15,00€.

#### **Towards Europe & OM:**

Home delivery will take place within 2 to 4 business days and will be charged €5.00,

Express delivery will take place within 1 to 3 business days and will be charged €15.00.

#### To the World:

Home delivery will take place within 4 to 6 business days and will be charged €20.00.

#### Delivery at pick up point

After completing your order, you will have the choice between a list of pick-up points near your home address. From the moment of delivery, you will have ten (10) working days to pick up your parcel by presenting an ID.

#### **Home Delivery**

Your package will be delivered within 2-3 business days. In case of absence, a notice of passage is left in the mailbox to choose between a new delivery attempt or a pick up delivery.

# Track your order

You can track your order in your customer account. You will also receive follow-up emails until delivery.

#### Charge, Customs and Taxes

No additional taxes are payable for orders placed in the European Union. For the rest of the world and overseas, taxes may apply depending on customs policies. We will struggle to deliver to you the product/s shown on the Shipping Confirmation before the time indicated on the same Shipping Confirmation or, if no date is indicated, within the indicative time given when choosing the mode of delivery, and, in any case, within a maximum of thirty (30) days from the date of Order Confirmation. However, delays may occur in the event of unforeseen circumstances or for reasons related to the place of delivery.

For the purposes of these Terms, the "delivery" will be considered to have been made, or the order will be considered to have been "delivered", at the time you or a third party you designate is in physical possession of the Products, which will be evidenced by the signature of the acknowledgement of receipt of the order at the delivery address you have indicated to us.

#### **Pre-order products**

Pre-ordered products placed online on the Internet page as "Pre-order" may be subject to longer delivery times than other orders. These delivery times will be mentioned on the website. Orders containing both standard and pre-ordered products ("Mixed Orders") can be delivered separately and at different times. As soon as the Preordered products have been prepared, we will inform you of their shipment by sending a Shipping Confirmation.

You have the right to withdraw from the contract within fourteen (14) days from the date on which you or a third party other than the carrier you have designated comes into physical possession of the goods without a reason. In the event of Mixed Orders, the withdrawal period expires after fourteen (14) days from the date on which you or a third party other than the carrier you have designated comes into physical possession of the last product ordered. The foregoing provisions are without prejudice to the contractual right of withdrawal of thirty (30) days from the date of Confirmation of Dispatch which you have for each of the products that may be delivered separately in the event of Mixed Orders. If you purchase a Preordered Product, all provisions of these Terms will also apply to you.

The prices displayed on our website include VAT but exclude shipping costs, which will be added to the total amount to be paid.

Pre-order

Legal



Siège: 100, rue Pelleport 75020 PARIS Téléphone: +33 (0)6 20 64 28 18 E-mail: contact@noemiedevime.com Numéro TVA Intracommunautaire FR64898577721 These general terms and conditions of sale are concluded between:

# Noémie DEVIME PARIS

SAS

Headquartered at 100, rue Pelleport 75020 Paris, and Studio-Atelier is Tour Mercuriales, Tour Levant 26.24/1 place des Mercuriales 93170 BAGNOLET

E-mail: contact@noemiedevime.com Hereinafter referred to as «The Seller» ON THE ONE HAND,

Anyone wishing to make a purchase via the Seller's website at https://www.noemiedevimeparis.com/. Hereinafter referred to as «The Customer» or «The Buyer»

ON THE OTHER HAND.

#### **Article 1. SUBJECT MATTER**

These Terms and Conditions of Sale are intended to define the contractual relationship between the Seller and the Customer, and the terms and conditions applicable to any purchase made through the Seller's commercial site https://www.noemiedevimeparis.com/, hereinafter referred to as the "Site".

By these General Terms and Conditions of Sale, the Customer is prohibited from any purchase for resale, within the meaning of article L 110-1 of the French Commercial Code.

The Customer must be at least 18 years old and have the legal capacity or be the holder of parental authorization to place an order on the Site.

The acquisition of a product through the Website implies full acceptance by the Customer of these General Terms and Conditions of Sale.

The Seller reserves the right to modify these General Terms and Conditions of Sale at any time. It is, however, agreed that the Terms applicable to the Customer will be those in force on the date of its order on the Site. These Terms and Conditions of Sale are the exclusive property of the Seller. Any reproduction is strictly prohibited.

**Article 2: SITE** 

1.1 The noemie-devime-paris site (hereinafter the "Site") is an e-commerce site accessible through the Internet at https://www.noemiedevimeparis.com/ and is open to any user of this network. It is edited and distributed by S.A.S Noémie DEVIME PARIS, with a capital of 45,000 euros, whose registered office is located at 100, rue Pelleport 75020 Paris, registered with the Chamber of

Trades under number 898 577 721 RCS PARIS.

1.2 The Site offers for sale a variety of clothing and accessories intended for women (hereinafter the «Product(s)») to Internet users browsing the Site (hereinafter the «User(s)»).

For the purposes of this agreement, it is agreed that the User and NOÉMIE DEVIME PARIS will be collectively referred to as the "Parties" and individually referred to as the "Party", and that the User who has validated an order will then be referred to as the "Buyer". The rights and obligations of the User necessarily apply to the Buyer.

1.3 NOÉMIE DEVIME PARIS recalls that the Products are exclusively dedicated to the personal use of the Buyer, without any direct relation to the professional activity of the latter. NOÉMIE DEVIME PARIS reserves the right to refuse the execution of the order.

1.4 The Buyer declares to have full legal capacity.
1.5 Any order for a Product offered on the Site implies the consultation and express acceptance of the General Terms and Conditions of Sale by ticking the box provided for this purpose before any order.

As a reminder, in accordance with the provisions of Articles 1316 to 1316-4 of the Civil Code, supplemented by Decree No. 2001-272 of 30 March 2001, adopted for the application of Article 1316-4 of the Civil Code and relating to electronic signatures, NOÉMIE DEVIME PARIS specifies that the validation of the purchase order as specified in article 5.3 below constitutes an electronic signature which has, between the Parties, the same value as a handwritten signature.

1.6 The purpose of the General Terms and Conditions of Sale is to define the rights and obligations of the Parties arising from the online sale of the Products offered on the Site.

**Article 3: PRODUCTS** 

- a) Description of the Products
- 2.1 The Products offered by NOÉMIE DEVIME PARIS are those that appear on the Site on the day of its consultation by the User and within the limits of available stocks.
- 2.2 Products are described and presented with the greatest possible accuracy. The photographs illustrating, in support of the text, the products do not fall within the scope of the contract. As such, if NOÉMIE DEVIME PARIS attempts to represent as faithfully as possible the Products whose photos are displayed on the Site, colour variations may occur; in particular because of the technical limitations of the colour rendering of computer equipment.
- 1.b) Availability of Products
- 2.3 NOÉMIE DEVIME PARIS undertakes to honour orders



received only within the limits of available stocks. If one or more Product(s) are not available, NOÉMIE DEVIME PARIS undertakes to inform the User as soon as possible. NOÉMIE DEVIME PARIS shall not be liable in the event of out-of-stock or unavailability of the Products.

2.4 The unavailability of the Product may be notified to the User:

when entering his order, he will be informed that the desired product is temporarily unavailable • after the validation of his order by e-mail sent to the Buyer by NOÉMIE DEVIME PARIS.

- 2.5 In the event that payment has already been made, Noémie DEVIME PARIS undertakes to contact the PayPal or Stripe payment service to subtract from the amount deducted from the Buyer's bank account the price(s) of the unavailable Product(s).
- c) Retention of title
- 2.6 The Products ordered remain the property of NOÉMIE DEVIME PARIS until the complete collection of the price.

#### **Article 4: PRICES**

- 3.1 The prices indicated by the Seller at the time of the order are denominated in Euros including all taxes. Any rate change will be immediately reflected in the price of the products offered.
- 3.2 The price invoiced to the Buyer is the price indicated on the order confirmation sent by e-mail by NOÉMIE **DEVIME PARIS.**
- 3.3 NOÉMIE DEVIME PARIS reserves the right to change its prices at any time without notice. The Products will be invoiced on the basis of the prices in force at the time of the registration of the order subject to the availability of the Products. The tariff in force is that indicated on the Site, unless typography error of which NOÉMIE **DEVIME PARIS** would not be responsible.
- 3.4 The price is payable in full and in a single payment on validation of the order or in several payments without charge according to the Paypal terms.
- 3.5 The data recorded by the Website constitute proof of the transactions between NOÉMIE DEVIME PARIS and the Buyer. The data recorded by the payment system is proof of financial transactions. The sale becomes final after acceptance of the secure services transaction. THE ARTICLES REMAIN THE ENTIRE PROPERTY OF NOÉMIE DEVIME PARIS UNTIL THE COMPLETE PAYMENT OF THE PRICE. WHICH THE CUSTOMER **ACKNOWLEDGES AND ACCEPTS.**

## **Article 5: PAYMENT**

4.1 It is specified that any payment on the site can be made by Credit Card, PayPal and ApplePay. Payment for purchases on the Site can be made from France or abroad, 24 hours a day, 7 days a week, by credit card belonging to the following networks: Visa, Mastercard

- and American Express.
- 4.2 The user will enter his card number, the expiry date of the card, the name of the card holder and the visual cryptogram on the back of the credit card.
- 4.3 NOÉMIE DEVIME PARIS reserves the right to refuse to honour any order from a User with whom it is in dispute, of any kind whatsoever.
- 4.4 NOÉMIE DEVIME PARIS uses the secure payment services Stripe and PayPal. The integrity of the data exchanged between the Buyer and the secure platforms Stripe and PayPal are protected against hacking attempts. The confidential data is transmitted directly encrypted on the Stripe or Paypal servers without ever transiting on the servers of Noémie DEVIME PARIS.
- 4.5 The Stripe and Paypal services rely on the encrypted FTP exchange protocol and provide all the necessary insurance for Internet transactions.
- 4.6 NOÉMIE DEVIME PARIS reserves the freedom to cancel any order that presents a risk of fraudulent use of credit card.
- 4.7 Acknowledgement of Order

At the end of the payment, a summary document of the order is sent to the Buyer by e-mail to the e-mail address indicated by him. This document, valid as an acknowledgement of receipt, contains all the elements of the contract between the Parties, an invoice is also downloadable.

### **Article 6: ORDER AND PRE-ORDER**

- a) Navigation within the Site
- 5.1 The User can navigate freely on the Site, without being engaged under an order or pre-order.
- b) Registration of an order or pre-order
- 5.2 To place an order or pre-order, the User must click on the "Add to cart" button. Each new addition in his Cart will be indicated by the appearance of a specific screen.
- 5.3 At any time before the validation of its order or preorder, the User may:
- obtain a summary of the Products he has selected and modify his order or pre-order, by clicking on the link «Cart»,
- continue its selection of Products by clicking on "continue my purchases",
- complete its selection of Products and validate the purchase by clicking on "order".
- 5.4 To order the Products chosen in this way, the User will click on the «order» icon and validate the proposed purchase path.
- 5.5 A purchase order will appear on the screen, summarizing: the nature, quantity and price of the Products retained by the User, as well as the total amount of the order or pre-order.
- 5.6 The User must identify himself by filling in the form to this effect with accuracy, in which he will include the



information necessary for his identification: his first name, last name, e-mail address, password, date of birth, delivery address and billing address.

- 5.7 The User is informed and accepts that the entry of his identifier is proof of his identity and shows his consent.
- c) Final validation of an order or pre-order
- 5.8 The validation by the User of his order or pre-order on the Site entails the acceptance of the General Conditions of Sale.
- 5.9 The User will then be asked to pay his order or preorder by entering his bank details.
- d) Confirmation of an order or pre-order
- 5.10 When the Buyer validates the payment of his order or pre-order, a summary is displayed with the transaction number. This summary is also sent via an order confirmation email.
- 5.11 A shipping confirmation email is sent to the Buyer on the day of shipment of the Products, containing the tracking link of the package.
- 5.12 Pursuant to Article L. 134-2 of the French Consumer Code, when an order is for an amount equal to or greater than 120 euros, NOÉMIE DEVIME PARIS shall keep the written record of the contract concluded between NOÉMIE DEVIME PARIS and the Buyer by electronic means for a period running from the date of conclusion of the contract until the date of delivery of the goods and for a period of ten years from that date (in accordance with Decree 2005-137 of 16 February 2005). In case of Pre-order, the sums paid in advance by the Customer do not constitute a deposit, within the meaning of article 1590 of the Civil Code.

By placing a Pre-order, the Customer acknowledges that if the pre-order objective mentioned on each pre-order product sheet is not reached at the end of the Pre-order deadline, he will be reimbursed for his entire purchase, and the production of the pre-ordered item will not be launched.

In this case, NOÉMIE DEVIME PARIS must proceed with the refund of the Customer within fourteen (14) days from the cancellation of the Pre-order.

**Article 7: DELIVERY** 

- a) Delivery terms and deadlines
- 6.1 The Products ordered are, at the choice of the Buyer, delivered to any address. Deliveries are made to the address indicated by the Customer for this purpose or as a relay point.
- 6.2 Orders are forwarded to the Buyer's choice via the post office and SoColissimo.
- 6.3 In both cases, the Buyer may check the tracking of his order on the Internet. NOÉMIE DEVIME PARIS undertakes to make its best efforts to ensure that the order is executed within thirty (30) days at the latest

from the day following that of the validation of the order, except in cases of force majeure referred to in Article 9.

6.4 The Products ordered by the Buyer will be delivered to the address indicated by the latter on the order form or deposited at the post office on which depends the delivery address mentioned by the Buyer, in case of absence of the recipient of the Products. In the latter case, the letter carrier will leave a notice of passage in the mailbox of the said recipient allowing to collect his parcel during the working hours of the post office, within fifteen (15) days.

- 6.5 The delivery address must not be a post office box. The information provided by the Buyer, when taking the order, binds the latter. In case of error in the wording of the recipient's contact details, NOÉMIE DEVIME PARIS cannot be held responsible for the impossibility of delivering the Product.
- 6.6 The shipping prices are calculated according to the weight of the package and the place of destination, according to the scales in force by the postal services. For any delivery outside metropolitan France, the shipping costs are due regardless of the amount of the order. Any redirection due to an incorrect or uncollected delivery address with the Postal Services will give rise to the payment of additional costs, after acceptance by the Buyer. In case of refusal of the Buyer to pay these additional costs of redirection, the order will be cancelled and the price of the order will be refunded on the account of the Buyer less the shipping costs incurred. For shipments to a third country including the DOM: «the customer will support the local taxation of the country of consumption.»
- b) Delivery issues
- 6.7 The Delivery Times are available on the Website and may vary depending on the availability of the products that were the subject of the Order.

The Customer acknowledges that, in case of Pre-order, the delivery time will be extended. The estimated delivery time appears on the product sheet at the time of purchase, and in the Order confirmation email. The delivery time depends on the time required and the production volume of all pre-ordered Products.

The Delivery Times are in working days and correspond to the average times of preparation and delivery of the Order in the Territory.

> The Delivery Periods run from the date of Confirmation of the Order by the Seller.

The Seller undertakes to make its best efforts to deliver the products ordered by the Buyer within the aforementioned deadlines. However, these deadlines are communicated for information purposes and any overrun may not give rise to any damage and interest, retention

or cancellation of the order by the Buyer. However, if the ordered products have not been delivered within 7 days after the indicative date of delivery, for any reason other than force majeure, the sale may be resolved at the written request of the Buyer or the Seller. The sums paid by the Buyer will then be returned to him without delay, excluding any compensation or withholding. The Customer is solely responsible for the nonperformance or improper performance of the contract due to a lack of indication during the Order (incorrect or incomplete address, error on the name, etc.). 6.8 The Customer is required to check the condition of the packaging and the Articles during the Delivery. It is up to the Customer to make any reservations and complaints that he deems necessary, or even to refuse the parcel, when the parcel is clearly damaged at Delivery. Such reservations and complaints must be sent to the carrier by registered letter with acknowledgement of receipt within three working days, not including public holidays, following the date of the Delivery of the Goods. The Customer must also send a copy of this letter to the Seller. The failure to claim within the aforementioned period extinguishes any action against the carrier

The Customer must ensure that the Goods delivered to it correspond to the Order. In case of non-compliance of the Goods in kind or in quality with the specifications mentioned in the Delivery Order, the Customer must inform the Seller by e-mail and return the Goods to the address indicated; the return label will be provided by the Seller.

in accordance with article L. 133-3 of the French

c) Limitation of liability

Commercial Code.

- 6.9 The proposed Products comply with the French legislation in force. NOÉMIE DEVIME PARIS cannot be held liable in the event of non-compliance with the legislation of the country where the Products are delivered. It is the responsibility of the Buyer to verify with the local authorities the possibilities of import or use of the Products that are ordered.
- 6.10 Only guarantee granted: The Seller delivers Products in perfect condition upon delivery to the carrier. In accordance with Article L 217-4 of the French Consumer Code, the Seller is liable for defects of conformity existing at the time of issue.

Article 8: EXCHANGE/RETURN PRODUCT: RIGHT OF WITHDRAWAL

7.1 The Buyer has the right of withdrawal for the following reasons:

Failure to satisfy the Product for any reason; Non-compliance of the Product. You have fifteen (15) days to change your mind and return the item to us in its original state. The return costs are his responsibility.

Products must be returned intact and in their original packaging.

An option is available to you: return your articles by post to our head office: 100, rue Pelleport 75020 Paris.

To return your order by post, it is simple:

- 1) Log in to your NOÉMIE DEVIME PARIS account.
- 2) In the «My Returns» section, select the order and the items to be returned and indicate the reason for the return.
- 3) Once the request has been sent, return to the "My returns" section of your account and click on "SEE RETURNS" for the return.
- 4) Print the return voucher and insert it into your package before sending it.

Returns are the responsibility of the customers. The return voucher and the items must be returned to the following address:

NOÉMIE DEVIME PARIS – Return Service 100 Rue Pelleport 75020 PARIS

Please note that without your return voucher, we cannot identify your return and cannot refund you.

IF THE ORDER OR PRE-ORDER IS MADE DURING THE SALE PERIOD OR WITH A DISCOUNT VOUCHER, THE RETURNED ITEM WILL BE CREDITED, NO REFUND WILL BE MADE DURING THIS PERIOD OR UNDER THESE TERMS OF PURCHASE.

7.2 In the two cases referred to in point 7.1, the Buyer will have the possibility to ask Noémie DEVIME PARIS for the exchange or refund of the Product.

7.3 To exercise its right of withdrawal, the Buyer must make its request within a period of fifteen (15) days following receipt of the Product. The Buyer informs the Seller of his willingness to exercise his right of withdrawal by the return of the form type of withdrawal completed and signed and appearing in appendix 1 hereof.

7.4 In case of delivery error and/or non-compliance, any product to be refunded must be returned to NOÉMIE DEVIME PARIS as a whole and in its original packaging, using the prepaid return voucher that will be issued to you beforehand. To obtain it, contact customer service at contact@noemiedevime.com.

7.5 NOÉMIE DEVIME PARIS does not accept packages in due port. In accordance with article L 216-4 of the Consumer Code, the return voucher does not designate any carrier, any risk related to the return of



the Product is at the expense of the Buyer. The Seller is not responsible for the loss of the parcel by the postal services.

7.6 If the aforementioned conditions are met and the Buyer has requested the refund of the Product, NOÉMIE DEVIME PARIS will refund the Buyer, within a period of fourteen (14) days from the date on which the Product has been received back by NOÉMIE DEVIME PARIS, the sums corresponding to the Product(s) acquired by it.

7.7 These previous conditions are only valid for the online sale carried out on this site https://www. noemiedevimeparis.com/, it can under no circumstances be required by a professional.

**Article 9: DATA PROTECTION** 

8.1 Personal information collected in the context of distance selling is mandatory, as this information is necessary for the processing and delivery of orders as well as for the preparation of invoices. This information is strictly confidential. Failure to do so implies automatic rejection of the order.

8.2 The security protocol guarantees complete confidentiality of the transmitted information. Noémie **DEVIME PARIS undertakes not to transmit or use any** personal information of its Buyers («Data Protection Act» No. 78-17) unless they are linked to its strict

8.3 In accordance with the «Data Processing and Freedoms» Law No. 78-017 of 6 January 1978, the User has a right of access, rectification and opposition to any communication of personal information concerning him. To exercise this right, the User must make the request to Noémie DEVIME PARIS by e-mail or by mail to the coordinates referred to in article 11.

8.4 The processing of personal information relating to Users is the subject of a declaration to the National Commission for Data Processing and Freedoms (CNIL): n°1359103.

**Article 10: FORCE MAJEURE LIABILITY** 

9.1 Noémie DEVIME PARIS has a simple obligation of means for all the steps of access and order on the Site (ordering process, delivery, customer service, etc.). 9.2 Noémie DEVIME PARIS cannot be held liable for any inconvenience or damage inherent in the use of the Internet network, a breakdown of service, an external intrusion or the presence of computer viruses or any fact qualified as force majeure, in accordance with the case law, including, in particular, a strike by the postal services, the shortage of stock at the manufacturer's premises, the total destruction or loss of the stock, the discontinuation of the production of a model of which

Noémie DEVIME PARIS would not have been informed, as well as any other exceptional event.

**Article 11: INTELLECTUAL PROPERTY** 

All elements of the Site, whether visual or sound, are reserved under copyright, intellectual and artistic property and for the whole world. Any total or partial reproduction of the Site is strictly prohibited unless prior agreement. Failure to comply with this obligation constitutes an infringement involving the civil and criminal liability of the author. Likewise, any process, including framing or deep-linking, is strictly prohibited, unless expressly authorized, special and written by the Seller.

The name «Noémie DEVIME PARIS» was the subject of a trademark filing with the INPI. Consequently, any reproduction of this mark by the Customer, not authorized by the Seller, constitutes an act of infringement susceptible of criminal and civil proceedings.

The Customer is therefore prohibited from harming the «Noémie DEVIME PARIS» brand. It is strictly forbidden to use or reproduce the name of «Noémie DEVIME PARIS», in any capacity whatsoever, and in any medium whatsoever, without the prior written consent of the

Article 12: COMMERCIAL OFFERS AND NEWSLETTERS Noémie DEVIME PARIS may send commercial offers to Customers by mail, email, sms, telephone or via all web spaces animated by Noémie DEVIME PARIS or any of its subsidiaries on social networks, subject to prior acceptance.

The Customer has at any time the right to oppose its commercial prospecting shipments at no cost, by clicking on the «unsubscribe» link in each email.

**Article 13: CONTACT** 

By mail to:

**Noémie DEVIME PARIS** 

**Distance Selling Service** 

Tour Mercuriales, Tour Levant 26.24/1 place des Mercuriales 93170 BAGNOLET. FRANCE

For returns, please log in to your account and make a return request.

By e-mail to: contact@noemiedevime.com with the possibility of a telephone appointment within 24 hours. **Article 14: PARTIAL INVALIDITY** 

If one or more stipulations of these General Conditions of Sale are held to be non-valid or declared as such under a law, regulation or following a final decision of a competent court, the other stipulations will retain their full force and scope.



#### **Article 15: ENTIRE CONTRACT**

14.1 These General Terms and Conditions of Sale and the order summary sent to the Buyer constitute a contractual set and constitute the entire contractual relationship between the Parties.

14.2 In case of contradiction between these documents, the General Conditions of Sale shall prevail.

Article 16: APPLICABLE LAW - COMPETENT COURTS These General Terms and Conditions of Sale and the contractual relations between the Parties are subject to French law. Protected by the law firm Annabel Benhaïm.

#### 14/ Privacy

#### **Article 9: DATA PROTECTION**

8.1 Personal information collected in the context of distance selling is mandatory, as this information is necessary for the processing and delivery of orders as well as for the preparation of invoices. This information is strictly confidential. Failure to do so implies automatic rejection of the order.

8.2 The security protocol guarantees complete confidentiality of the transmitted information. Noémie **DEVIME PARIS undertakes not to transmit or use any** personal information of its Buyers («Data Protection Act» No. 78-17) unless they are linked to its strict activity.

8.3 In accordance with the «Data Processing and Freedoms» Law No. 78-017 of 6 January 1978, the User has a right of access, rectification and opposition to any communication of personal information concerning him. To exercise this right, the User must make the request to Noémie DEVIME PARIS by e-mail or by mail to the coordinates referred to in article 11.

8.4 The processing of personal information relating to Users is the subject of a declaration to the National Commission for Data Processing and Freedoms (CNIL): n°1359103.

Please read carefully the various terms of use of this site before browsing its pages. By logging in to this site, you accept these terms and conditions without reservation. Also, in accordance with Article n°6 of Law n°2004-575 of 21 June 2004 for confidence in the digital economy, the persons responsible for this website https://www. noemiedevimeparis.com/ are:

**Site Editor** 

Editor X/ Editorial Director: Noémie DEVIME PARIS https://www.noemiedevimeparis.com/ is edited and distributed by:

SAS Noémie DEVIME PARIS.

Head Office: 100, rue Pelleport 75020 Paris Registered at the RM of Paris: 898 577 721

SIRET number: 79036986200020

NAF Code: 7410Z Tel: +33 6 20 64 28 18

Email: contact@noemiedevime.com

Website: https://www.noemiedevimeparis.com/

Accommodation

Hosting provider: Editor X Company Name: Wix.com Inc.

Name and contact details of the web host: 500 Terry A

François Blvd San Francisco, CA 94158

Tel: +1 415-639-9034 **Design & Development Tislit studio** 

#### **CONDITIONS OF USE**

Website:

This site (https://www.noemiedevimeparis.com/) is offered in different web languages (Scala, JavaScript, CSS etc.) for a better user comfort and a more pleasant graphics, we recommend using modern browsers like Chrome, Firefox, Safari.

Noémie DEVIME PARIS uses all the means at its disposal to ensure reliable information and reliable updating of its websites. However, errors or omissions may occur. The user must therefore ensure the accuracy of the information with Noémie DEVIME PARIS, and report any changes to the site that he deems useful. Noémie DEVIME PARIS is not responsible for the use

made of this information, and for any direct or indirect damage that may result from it.

# **HYPERLINKS**

The websites of Noémie DEVIME PARIS may offer links to other websites or other resources available on the Internet. Noémie DEVIME PARIS has no means to control websites connected to its websites. Noémie DEVIME PARIS does not accept or warrant the availability of such external sites and sources. It cannot be held liable for any damage, of any nature whatsoever, resulting from the content of these sites or external sources, and in particular the information, products or services they offer, or any use that may be made of these elements. The risks associated with this use are entirely the responsibility of the user, who must comply with their terms of use.



#### **SERVICES PROVIDED**

All the company's activities and information are presented on our website https://www. noemiedevimeparis.com/. Noémie DEVIME PARIS strives to provide as accurate information as possible on the https://www.noemiedevimeparis.com/ site. The information on https://www.noemiedevimeparis.com/ is not exhaustive and the photos are not contractual. They are subject to changes that have been made since they were published online. In addition, all information provided on https://www.noemiedevimeparis.com/ is provided for information purposes only, and is subject to change or change without notice.

**CONTRACTUAL LIMITATIONS ON DATA** 

The information contained on this site is as accurate as possible and the site is updated at different times of the year, but may contain inaccuracies or omissions. If you notice a deficiency, error or what appears to be a malfunction, please report it by email to contact@ noemiedevime.com, describing the problem as precisely as possible (problem page, type of computer and browser used. etc.).

Any content downloaded is done at the risk of the user and under his sole responsibility. Consequently, cannot be held responsible for any damage suffered by the user's computer or for any loss of data following the download. In addition, the user of the site undertakes to access the site using recent, virus-free material and with an updated browser.

The hypertext links set up within the framework of this website in the direction of other resources present on the Internet network cannot engage the responsibility of Noémie DEVIME PARIS.

The entire site is the exclusive property of Noémie **DEVIME PARIS. No reproduction or representation** may take place without the prior written consent of Noémie DEVIME PARIS. Noémie DEVIME PARIS does not guarantee the accuracy or completeness of the information made available on this site and the responsibility of the publisher cannot be engaged in case of possible errors. If you find this, please contact: contact@noemiedevime.com. SAS reserves the right to correct the content at any time without notice. Failure to comply with this obligation constitutes an infringement involving the civil and criminal liability of the author. Likewise, any process, including framing or deep-linking, is strictly prohibited, unless expressly authorized, special and written by the Seller. The name «Noémie DEVIME PARIS» was the subject of a trademark registration with the INPI.

Consequently, any reproduction of this mark by the Customer, not authorized by the Seller, constitutes an act of infringement susceptible of criminal and civil proceedings.

The Customer is therefore prohibited from harming the «Noémie DEVIME PARIS» brand. It is strictly forbidden to use or reproduce the name of «Noémie DEVIME PARIS», in any capacity whatsoever, and in any medium whatsoever, without the prior written consent of the Seller.



Legal