

TERMS OF USE

On This Page, You Will Find a Standard Version of The AA ARAB ARCHERY GmbH Website Terms and Conditions. Please Note That Different Terms and Conditions May Apply in Certain Countries. The Terms and Conditions of Use of The AA ARAB ARCHERY GmbH Website Are as Follows:

General

These General Sales Conditions Apply to All Offers, Quotations, Agreements, Deliveries, Sales and Other Actions and Legal Acts on The Part of ARAB ARCHERY.

Changes (To Parts) Of These General Sales Conditions Can Only Be Agreed in Writing.

These General Sales Conditions Apply to All Offers and Quotations from ARAB ARCHERY And to All Agreements Concluded Between ARAB ARCHERY And Buyer. The Applicability of Any General (Terms And) Conditions of Buyer Is Expressly Denied.

If One Or More Articles in These General Sales Conditions Are Invalid or Will Be Made Invalid, The Other Articles of These General Sales Conditions Will Remain Fully Applicable.

Offers / Quotations / Prices

Any Offer or Quotations of ARAB ARCHERY Is Free of Obligation and Subject to Change in Price, Time of Delivery and Availability to Deliver. The Offer or Quotation Can Be Retracted at All Times by ARAB ARCHERY As Long as It Has Not Been Accepted by Buyer.

Agreements To Which ARAB ARCHERY Is Part Are Only Deemed to Be Lawfully Concluded:

When Buyer Places an Order on ARAB ARCHERY's Website, By Email, By Fax or Phone, Followed By.

A Written Confirmation by ARAB ARCHERY Of the Order Placed by Buyer – The Order Confirmation.

In The Absence of A. And B., By the Actual Delivery of The Sold Products.

If A Natural Person Concludes an Agreement on Behalf of Or for The Account of Another Natural Person, He/She Will Declare – By Accepting the Agreement – That He/She Is Authorized to Do So. This Person, In Addition to The Other Natural

Person, Will Be Jointly and Severally Liable for All Obligations Arising from The Agreement.

ARAB ARCHERY Is, At Any Time, Entitled to Investigate the Creditworthiness of Buyer. ARAB ARCHERY May Require Buyer to Provide Security for The Fulfilment of Its Obligations Before or At the Conclusion of The Agreement.

In Case of a Quotation of Different Products, ARAB ARCHERY Is Not Obligated to Only Deliver Part of The Products at The Prices Stated in The Quotation.

Should No Specific Trade Term Be Quoted Then Prices Cover Delivery According to Article 1. Where Additional Delivery Costs of Whatever Nature Are Incurred to Effect Delivery or To Meet Buyer's Requirements, Such Additional Costs Will Be Charged to Buyer.

The Items, Images, Numbers, Sizes, Weights, Colors or Descriptions Included in The Offer/Communications/ Website/ Price Lists Are Shown as An Indication and Are Not Binding and May Differ from The Actual. If A Sample / Image Has Been Shown to Buyer, The Parties Assume That This Has Been Shown as An Indication, Unless It Is Expressly Agreed That the Item to Be Delivered Will Correspond Completely.

The Information Displayed on The Website Is Compiled with Constant Care and Attention. Nevertheless, The Information Displayed May Be Incomplete And/Or Inaccurate and ARAB ARCHERY Cannot Be Held Liable for Any Consequences. The Information on The Website Is Regularly Completed And / Or updated. ARAB ARCHERY Reserves the Right to Implement Any Changes with Immediate Effect and Without Giving Notice.

If ARAB ARCHERY's Costs Incurred in Respect of The Product (S) Increase in The Period Between the Order Confirmation and Delivery, Owing to Circumstances Beyond ARAB ARCHERY's Control, ARAB ARCHERY May, At Any Time Before Delivery, Give Written Notice to Buyer of An Increase in The Agreed Price Equal to The Cost Increase, And Such Increased Price Shall Be Substituted for The Initial Agreed Price.

3.10 The Offer of Quotation Can Be Retracted by ARAB ARCHERY Even After It Has Been Concluded as Per Article 2, In the Event That Errors in The Calculation of The Price or Other Errors Require Correction. ARAB ARCHERY Will Retract Its Offer As Soon As Possible And at Any Rate Within 72 Hours of The Day Upon Which the Offer Is Accepted. ARAB ARCHERY Shall Provide the Reason(S) For the Retraction. In The Event of a Retraction, Buyer Is Entitled to The Immediate Restitution of Any Funds It

Has Already Paid. ARAB ARCHERY Shall Never Be Bound by Obvious Errors And/Or Mistakes in The Offer or Quotation.

Delivery

Buyer Is Obligated to Accept the Products When ARAB ARCHERY Delivers or Has Them Delivered to Buyer, Or at The Time When They Are Made Available to Buyer in Accordance with The Agreement.

If Buyer Rejects the Delivery or Fails to Provide Information or Instructions Necessary for Delivery, ARAB ARCHERY Is Entitled to Store the Product(S) At the Expense and Risk of Buyer.

If ARAB ARCHERY Requires Information or Instructions from Buyer That Is Necessary for The Proper Execution of The Agreement, The Delivery Period Will Start as Soon as Buyer Has Made the Necessary Information or Instructions Available to ARAB ARCHERY.

If Buyer Does Not Accept the Delivery of The Product(S) Within Two Weeks, ARAB ARCHERY Will Be Entitled to Sell the Concerned Product(S) To Another Party or To Destroy the Product(S). The Damage Incurred by ARAB ARCHERY When Reselling or Destroying the Product(S) Will Be Borne by Buyer.

Any Delivery Date Mentioned by ARAB ARCHERY Is an Indication and Shall Not Be Legally Binding for ARAB ARCHERY.

ARAB ARCHERY Is Entitled to Deliver the Order in Parts. ARAB ARCHERY Is Also Entitled to Invoice These Partial Deliveries Separately.

Unless It Is Specified That Transport Is Executed at The Risk of ARAB ARCHERY, An On-Board Bill of Lading, A Receipt Received for Shipment, Waybill or Other Similar Document Is Conclusive Evidence of Delivery, Irrespective of Whether the Person Issuing the Receipt or The Document Has the Authority from Buyer to Do So.

Risk Transfer and Transport

Buyer Is Responsible That Product(S) Are Being Transported, Stored, Applied and Disposed of In Accordance with The Appropriate Product Datasheets, Material Safety Data Sheets and Relevant Local Legislation Always.

If ARAB ARCHERY Arranges the Transport or Storage of The Products That Are Subject to The Agreement, ARAB ARCHERY Will Impose A 1% Surcharge on The Agreed Price for The Purpose of Transport Warranty. Products Will Be Transported

at The Risk of ARAB ARCHERY. If Buyer Expressly Indicates That It Does Not Wish to Pay the Insurance Percentage, The Product(S) Will Be Transported Entirely at The Expense and Risk of Buyer.

Any Specific Wishes of Buyer Regarding the Transport/Dispatch/Storage Will Be Carried Out Only If Buyer Has Declared to Bear the Corresponding Additional Costs and ARAB ARCHERY Has Agreed Upfront on The Conditions of This Transaction.

Copyright

The Copyright in This Publication Is Owned by AA ARAB ARCHERY GmbH.

Authorization To Reproduce

Any Person May Reproduce Any Portion of The Material in These Web Pages Subject to The Following Conditions:

The Material May Be Used for Information and Non-Commercial Purposes Only.

It May Not Be Modified in Any Way.

No Unauthorized Copy Is Made of Any DHL Trademark.

Any Copy of Any Portion of The Material Must Include the Following Copyright Notice:

Copyright © AA ARAB ARCHERY GmbH. All Rights Reserved.

Use Of Interactive Features on This Site

For Your Convenience, ARAB ARCHERY May Provide Interactive Features on This Site, Such as Access to Tracking and User Comments. You Are Authorized to Use These Features Solely for The Purposes Specified and For No Other Purposes.

Accuracy Of This Site

These Web Pages May Contain Inadvertent Inaccuracies or Typographical Errors. These Will Be Corrected at ARAB ARCHERY's Discretion, As They Are Found. The Information on These Web Pages Is Updated Regularly, But Inaccuracies May Remain or Occur Where Changes Occur Between Updates. The Internet Is Maintained Independently, Some of The Information Accessed Through These Web Pages May Originate Outside of ARAB ARCHERY. ARAB ARCHERY Excludes Any Obligation or Responsibility for This Content.

Viruses

ARAB ARCHERY Makes All Reasonable Attempts to Exclude Viruses from These Web Pages, But It Cannot Ensure This Exclusion and No Liability Is Accepted for Viruses. Please Take All Appropriate Safeguards Before Downloading Information from These Web Pages.

Order and Shipping Details

After placing the order on the arabarcherygmbh.com website, a confirmation message is sent via WhatsApp or email by AA Arab Archery GmbH to the customer to confirm the presence of all purchased items in the store or to inform him of alternatives or any technical note related to the order. In the same message, the customer is asked to pay via bank transfer to the company's bank account. After receiving the invoice value via bank transfer, Arab Archery needs three to five working days to prepare the shipment, and the preparation may require more than this period if necessary. AA Arab Archery GmbH do not have to justify the delay to the customer. Shipping takes place on the fifth or sixth day, usually via DHL Express, if the customer does not request another shipping method. A note is sent to the customer's account on arabarcherygmbh.com with the shipment tracking number, and there is a possibility of informing him of the shipment tracking number via WhatsApp. DHL Express usually needs three working days for the shipment to reach the customer's country, but customs clearance procedures differ from one country to another depending on the system, and this has nothing to do with AA Arab archery GmbH. If the customs of the customer's country refuse to approve the shipment, the value of the shipment invoice will be returned to the customer after deducting the value of shipping to the customer's country and the shipping value to return the shipment to our warehouses in Germany, after receiving the shipment again in AA Arab archery GmbH warehouses in Germany, the customer is responsible for all return procedures.