

# GENERAL TERMS AND CONDITIONS FOR DELIVERY TO NON-CONSUMERS

**Company:** Rolling Ltd.

**Address:** 2030 Érd, Balatoni út 43.

**Phone:** +36 23 524 093

**Intra-community VAT number:** HU10312072

**IBAN:** HU07 1040 3136 4950 5249 5352 1004

## 1. APPLICABILITY

The following terms and conditions, in the form valid at the time the order is placed, apply to the business relationship between Rolling Ltd. and the ordering party. Rolling Ltd. not recognize any conditions of the ordering party that deviate from these unless Rolling Ltd. expressly consents in writing to their validity.

## 2. CONCLUSION OF THE CONTRACT AND WITHDRAWAL

Once Rolling Ltd. receives an order, you will receive a confirmation that the order has been received. Because it is an automatically generated acknowledgment of receipt, it is non-binding. The acceptance of an order by Rolling Ltd. does not take place until the goods have been dispatched or the proforma invoice has been provided. Rolling Ltd. reserves the right to withdraw from an order based on typographic, printing or calculation errors on its website.

If Rolling Ltd. fails to deliver ordered goods to ordering party despite a contractual obligation, Rolling Ltd. is also

entitled to withdraw. In this case the ordering party will be informed immediately that the ordered product is not available. Any purchase price already paid will be refunded immediately.

### 3. CANCELLATION POLICY

For contracts we conclude with consumers exclusively using remote means of communication (such as telephone or internet), the following cancellation policy applies:

#### START OF THE CANCELLATION POLICY

##### Right of cancellation

You have the right to cancel this contract within 14 days without stating a reason.

The cancellation period is fourteen days from the date the contract was concluded.

To exercise your cancellation right, you must inform us at

Rolling Ltd.

Balatoni út 43.

2030 Érd

Hungary

Phone +36 23 390 453

Fax +36 23 520 385

E-mail: [info@rolling.hu](mailto:info@rolling.hu)

by making a clear statement (e.g. with a letter sent by mail, a fax or an e-mail) of your intent to withdraw from the contract.

To comply with the cancellation period it is sufficient that you send your message concerning the exercise of your cancellation right prior to the expiration of the cancellation period.

### Effects of cancellation

If you cancel this contract, we will reimburse all payments we received from you, including shipping costs (with the exception of additional costs if you chose a different method of delivery than the inexpensive standard shipping we offer), no later than fourteen days from the date we receive the notification of your cancellation of this contract. We will make the repayment using the same method of payment that you used in the original transaction, unless expressly agreed with you otherwise. You will not be charged any fees due to the repayment.

We may withhold reimbursement until we have received the returned goods, or until you have demonstrated that you have returned the goods, whichever occurs first.

You must return the goods to us immediately and in any case not later than fourteen days from the date on which you inform us of your intent to cancel this contract. The deadline is considered met as long as you send the goods before the expiration of the two-week deadline. You bear the direct cost of returning the goods.

You must pay for any degradation of value of the goods only if this value degradation is shown to be caused by handling beyond that necessary to ascertain the nature, characteristics and function of the goods.

## 4. DELIVERY

Specified delivery dates are not binding, except in exceptional cases where delivery by a certain date is guaranteed.

Shipping costs:

European Union: 14 EUR

Other countries or express delivery (please note in comment section): We send you our offer in e-mail after submitting your order

## 5. TRANSFER OF RISK

Regardless of whether the ordering party is a consumer or not, risk is generally transferred to the ordering party only upon receipt of the goods by the ordering party.

## 6. DUE DATE AND PAYMENT, DEFAULT

The purchase price is due immediately before delivery of the goods.

If a bank fails to honor a direct debit (funds transfer) to Rolling Ltd.

due to the fault of the ordering party (for example, lack of funds,

false or erroneous account information), the ordering party is obliged

to compensate Rolling Ltd. for any resulting damages (return debit fees and

other actual costs).

## PAYMENT BY CREDIT CARD

Shopping in our web shop is comfortable and secure through payment by bank card.

After ordering the selected products we direct you to the K & H Banks website

where you can pay with your bank card through an encrypted transaction that is currently considered the safest.

The customer only has to click on the Pay with credit card button when choosing the payment method,

and then they have to type in the card number and the expiration date of their bank card on the K&H Bank payment server.

K&H Bank accepts VISA, VISA Electron, V-Pay, MasterCard, Maestro and JCB type bank cards.  
Bank cards authorized only

for electronic transactions are only accepted if the usage of the card is authorized for this purpose by the issuing bank for that card.

Please inquire at your bank whether your card can be used for internet shopping.

K&H Bank will issue an authorization number for the transaction.

The customer should write the number down, or print out the whole page. In case of an unsuccessful transaction, K&H Bank will send an error message and the cause of the error.

## Security of personal data, data protection

Protection of your personal data is a priority for Rolling Ltd. and its partners.

Collecting and processing of personal data necessary for identification during the usage of our website

complies with the data protection standards in force in Hungary (Law CXII. 2011).Your data will be handled confidentially;

your data will not be given out to any third parties, unless it is necessary for the fulfilment of the contract (e.g.: billing, shipping, courier service).

## PAYMENT BY BANK TRANSFER

Bank details: K&H BAnk ZRt. H-1095, Budapest, Lechner Ödön fasor 9.

SWIFT Code:OKHBHUHB

IBAN: HU07 1040 3136 4950 5249 5352 1004

## PAYMENT BY PAYPAL

After you place your order you will be redirected to our Paypal Terminal, where you can confirm the charges after you clicked the "Continue to Paypal" button, you will be redirected to paypal where you can send the payment.

## 7. OFFSETTING AND RETENTION

Only ordering parties with counterclaims that are legally binding or recognized by Rolling Ltd. have a right to offset.

Furthermore, ordering parties entitled to exercise a right of retention may only do so to the extent that the counterclaim is based on the same contractual relationship.

## 8. RETENTION OF TITLE

Until complete settlement of all outstanding claims against the ordering party the delivered goods remain the property of Rolling Ltd.

Prior to the final payment, assignment or transfer of ownership via collateralization is prohibited. During the period of retention of title, the ordering party shall insure the goods owned by us against fire, water, theft and burglary. The rights under this insurance shall be assigned to us. We accept this assignment.

## 9. WARRANTIES AND LIABILITY

If the goods have a defect attributable to Rolling Ltd.

is entitled at its own discretion either to remedy the defect

or replace the goods. In the event of an unreasonable delay or inability to remedy or replace defective goods, the ordering party may cancel the purchase or demand a reduction of the purchase price.

Claims for damages may only be asserted if the damage was caused by malicious intent or the gross negligence by Rolling Ltd. or its agents, the damage is due to the lack of a guaranteed characteristic. For damages in the event of a breach of a principal obligation due to simple negligence, potential claims are limited to the amount of the purchase price and to damages incurred as a result of procurement of the goods elsewhere. Force majeure and other interruptions of business not preventable by us release us from the obligation to deliver.

Further claims by the ordering party, for whatever legal reason, are excluded. Rolling Ltd. is therefore not liable for damages which do not arise in the supplied item itself. Specifically, Rolling Ltd. shall not be held liable for lost profits or other financial losses of the purchaser. Insofar as the liability of Rolling Ltd. is excluded or limited, this also applies to the personal liability of its employees, representatives and agents.

The legal warranty period is subject to statutory limitation and shall also apply to claims for compensation for consequential damages, unless tort claims are asserted.