

SARL DISTING GENERAL SALES CONDITIONS 2010

Art. 1134 Civil Code: The conventions take place legally trained law for those who do. They must be implemented in good faith.

1. Homologation

1.1 The majority of the parts we distribute are capable of altering the characteristics of the vehicle under its registration on French territory and therefore it is unfit for road use. The approved parts for French roads are listed in this catalog, the rest is reserved for use on circuit or for exhibition.

1.2 To express agreement between the parties, the company Disting SARL shall in no event be held liable on any occasion or in any way whatsoever of such an amendment, or to use modified vehicle having purpose or effect of making it non-compliant with the administrative rules that are normally applicable.

2. Price

2.1 The announced prices are in Euros including taxes.

2.2 The prices of all tariffs published by the company DISTING are indicative.

2.3 They are calculated from our storage unit SAINT OUEN L'AUMONE.

2.4 They can be changed at any time and without notice according to changes in monetary or rising supplier.

3. Orders

3.1 The customer may, upon request written or oral, book a product. Once the reservation is made, it will be considered firm and final. The signing by the buyer of a purchase order and its acceptance by society DISTING, permanently bind the parties to our terms and conditions that specifically recognizes the purchaser, which he said have taken full knowledge. Any request for cancellation will be subject to our consent and conditions that we indemnify all damage. In addition, this request will be taken into consideration if it is received in writing.

3.2 unavailability of a product because of a stock rupture, its suppression of the catalogue will not involve any cancellation of the overall command and will not give rise to any compensation.

3.3 Any order not confirmed by writing, mail or fax, will be validated at the price and general sales conditions then prevailing.

3.4 In case of stock rupture, the customer will be notified by phone, fax or mail. A period of ten days will be granted to the customer to cancel the unavailable item, after which time the remaining article may not be cancelled in the order.

4. Time delivery

4.1 The delivery time is only indicative and is validated from the date of receipt of the order.

4.2 In any case, a delay in delivery may lead to resolution of the sale. If a deadline is agreed, the seller undertakes to respect this date. Where possible, the seller notifies the customer from his knowledge and fix a new date but may be required compensation for any reason.

4.3 Upon receiving, the customer must check the package before taking delivery. In case of damage or missing goods the customer should have to make a writing notification to the carrier. If the notification is not made and the package is damaged or incomplete, no refunds or exchanges will be possible.

5. Property reserve

The company Disting retains ownership of goods delivered until full payment by the customer.

6. Payment issue

In case of non payment of an invoice, after three reminders, an increase of 20% will be applied and the customer will be assessed. The Disting Company reserves the right to refuse a delivery or to deliver an order from a customer who has not paid all or part of a previous order or with who a dispute was under administration.

7. Warranty

Some parts can be guaranteed, if so, this will be specified in the product description; the warranty period will be also specified. If a product falls under warranty, it means: it has been installed correctly by a professional on the bike and the bike was used in its normal context of use specified in the manufacturer's manual of each respective bikes. At this moment after our written agreement you may decide to return the product at your expense, we will return promptly at our expense.

8. Pictures

Pictures on the site or on our catalogs are not under contract, including, colors, sizes, graphics and appearance (color, rough ...). But we try to do our best to match your purchases. All content of this catalog is strictly owned by Disting, any reproduction, whatever the mode, is prohibited without prior agreement of the director of the company.

9. Return of goods

The return of a product is made with prior written permission of SARL Disting. Any request for return must be made by fax, letter or mail within 10 days of the reception of the order. All returned products will necessarily be in its original packaging, fully intact, in perfect condition for resale, along with all accessories and invoice. Any returns with a non-compliant will be refused. The starting shipment fees will not be reimbursed. The refund will be made within 30 days as credit note for others products.