

Sabre Leisure

Term and Condition of Sale - Important

Please read carefully as if you place an order with Sabre Leisure then it will be deemed that you have entered into an agreement as stated within the following Terms and Conditions.

1. Company Name: Sabre Leisure

2. Trading contact address: Home Orchard, Brim Hill, Maidencombe, TQ1 4TR

2.1 Email address: sabreleisure2@btconnect.com

2.2 Telephone: 01803 31 66 55

3. All purchases must be accompanied by payment in full using one of the stated methods. (See Payment Methods) Goods will not be despatched until we have cleared funds.

3.1 In the unlikely event of none payment or withdrawn payment we reserve the right to charge 3% above Lloyds Bank Rate on all amounts outstanding and the costs involved in obtaining payment due from the purchaser.

3.2 Purchasing procedure via telephone or email.

3.2.1 We will require your full name and address and a note of where the goods are to be delivered, your email address and your telephone number.

3.2.2 We will email or post to you a proforma invoice which you must check for accuracy as this will be the address to which the goods are to be despatched and no liability can be taken by Sabre Leisure if the information is incorrect.

3.2.3 We will require email or written confirmation of acceptance of the proforma invoice and you will need to make payment in full using one of the prescribed methods.

4. Once goods have been despatched they should be with you under normal circumstances within 5 working days. The delivery company will require a signature. Once delivered to the address you have provided, and irrespective of who signs for it, it will be deemed that the goods are then in your possession.

4.1 If on arrival the packaging is obviously damaged to the extent that the goods inside might be or are damaged then you should refuse to accept the delivery and notify us immediately using the contact details above.

4.2 Having accepted the goods please check the items. If on examination the goods are found to be damaged after all then immediately contact both the delivery company and Sabre Leisure. This must be done in any

event within three days of receipt of the goods.

5. Cancellation

You may cancel your order at any time within fourteen days of placing the order or within 7 days of receipt of the goods. If they have already been despatched then you will be liable to repackage them and pay the cost of returning the goods to Sabre Leisure within 7 working days from the time of notifying Sabre Leisure.

N.B. If goods have been taken out of their packaging or the seals broken, and or in the case of electronic equipment charged or used then we cannot accept their return as a "cancellation".

5.1 As soon as Sabre Leisure receive the goods back and found them not to have been opened, used, or damaged then the company will refund the amount you paid for the goods as soon as possible but in any event within 30 days.

5.2 You will need to indemnify Sabre Leisure and fully insure the goods whilst they are in your possession and in transit back to Sabre Leisure as the goods will remain your responsibility until signed for by Sabre Leisure.

5.3 Sabre Leisure reserves the right to charge all reasonable costs to the purchaser in order to obtain the return of the goods if not returned by the purchaser in the prescribed manner.

6. Faulty goods.

In the unlikely event that the goods are faulty then please notify Sabre Leisure immediately. If they need to be returned then Sabre Leisure will require you to return them in their original packaging or its equivalent ensuring that the goods are properly protected and again indemnify Sabre Leisure and insure the goods whilst they are in transit to either Sabre Leisure or direct to the manufacturer. We will ask you to use a specified carrier to return the goods. You will be responsible for the payment of returning the goods unless otherwise specified in writing or if they have been miss-delivered.

6.1 The goods will be inspected and as long as the fault is due to the materials from which the product is made and not due to any misuse, poor storage or damage etc (please see either Sena's Users Manual, Waivers and Warranty or the relevant manufacturer's warranty for full details.)

If the fault is with the product then we will provide a replacement.

7. Data Protection.

The only people to hold your protected financial information will be the financial institutions that have

enabled the transaction and they will have their own safety procedures. We will retain a copy of your name and address, email address, telephone number, and the details of your purchase for at least the duration of Sena's 2 year limited Warranty or the warranty of other manufacturers.

However we may need to disclose your personal data: To agents and service providers such as and not limited to for purposes of billing and delivery etc.

In cases where we are required by law to pass on information or if we believe action is necessary for fraud, cybercrime or to protect the website, rights, Personal safety of person/s, or should the business be sold.

7.1 Any records held by us will be protected to the best of our ability.

If you are concerned about your data, you have the right, subject to the payment of a small fee to request access to personal data which Sabre Leisure may hold or possess about you.

8. Warranty

For all Sena products please see the Sena General information, Cautions, Waivers, and 2 year limited Warranty details and Users Manual for the relevant goods that you are going to or have purchased.

9. VAT Registration Number

Not registered

10 Legal Notice

These terms are governed by English law. Any contract for the purchase of goods from this web site and from Sabre Leisure and any dispute or claim arising out of or in connection with any such contract will be governed by English law. You and we both agree that the courts of England and Wales will have non-exclusive jurisdiction. However, if you are a resident in Northern Ireland you may also bring proceedings in Northern Ireland, and if you are a resident in Scotland you may also bring proceedings in Scotland.

10.1 Notices

All notices you send us must be sent to the contact details specified within this Terms and Conditions and or web site. We may give notice to you at either the email or postal address you provide to us when making a purchase. (Notice will be deemed received and properly served 24 hours after an email is sent or three days after the date of posting of any letter.) In providing the service of any notice, it will be sufficient to prove, in the case of a letter, that the letter was properly addressed, stamped and placed in the post and, in the case of an email that the email was sent to the specified email address of the addressees.

11. Warnings

It is important that you read the user's manual and warranty before using the product taking notice of any warnings that may be stated.

12. If purchasing a Sena product then the "Sena Products Cautions, Waivers, and Warranty" form part of these terms and conditions and therefore must be read as though one Terms and Conditions of Sale.