

General Terms and Conditions of Sale and Delivery

These General Terms and Conditions of Sale and Delivery (Conditions) apply to all offers, sales and deliveries from DanPumps A/S or its affiliates, even if not explicitly referred to. Any modifications or deviations from them must be agreed in writing by DanPumps A/S and the Purchaser. The placement of an order will constitute full acceptance of these Conditions.

CONCLUSION OF CONTRACT

An offer made by DanPumps A/S shall solely constitute an invitation to the Purchaser to place a certain order in accordance with these Conditions. A binding contract is not concluded until DanPumps A/S sends a written order confirmation after receipt of the purchase order. Offers are valid for 8 days unless otherwise specified.

The acceptance of an order presupposes the creditworthiness of the Purchaser. DanPumps A/S reserves the right to void an order or request immediate full prepayment if the Purchaser is deemed not creditworthy at the time or after the order is placed.

In the event that import and/or export licenses or foreign-currency permits, or similar authorizations are required for the performance of the contract, the party responsible for obtaining such documents shall make every reasonable effort to obtain the necessary licenses and permits in due time.

PRODUCT INFORMATION

All information and specifications contained in catalogues, brochures, letters, price lists etc., shall be binding only to the extent that the offer and/or the order confirmation explicitly refers to them. DanPumps A/S cannot be held responsible for any errors in catalogues, brochures, or other printed materials. DanPumps A/S reserves the right, at any time, to change the specifications without notice.

DRAWINGS AND TECHNICAL INFORMATION

All drawings and technical documents relating to the product, which may also be part of the offer, shall always remain the property of DanPumps A/S.

Drawings, technical documents, or other technical information must be treated as confidential by the Purchaser and its representatives. They may only be copied, reproduced, or transferred to third parties or used for purposes other than those intended with the express written approval of DanPumps A/S.

If technical guidance is required, it shall be given in accordance with our best ability and knowledge. Irrespective of this the guidance is to be considered a service for which DanPumps A/S cannot be held liable in damages.

PACKAGING

The listed prices are without packaging unless otherwise agreed. The goods are packaged according to normal trade practices to prevent damage during transportation to their agreed destination, under normal transport conditions. The goods are packaged at the Purchaser's expense and will not be credited if returned.

PASSING OF RISK

Unless agreed otherwise, delivery will be EXW (Exworks) Niels Bohrs Vej 10, DK-6100 Haderslev in accordance with Incoterms 2020. Failing special instructions, DanPumps A/S reserves the right to dispatch the products at the risk and expense of the Purchaser, using a transport method of DanPumps A/S's choice. Goods not picked up or dispatched within 5 working days after notification is sent to the Purchaser will be charged a fee of € 20 per day.

TERMS OF DELIVERY AND DELAY

DanPumps A/S shall strive to comply with the stated delivery time and is entitled to make partial or advance deliveries

The stated delivery time has been fixed by DanPumps A/S based on our best estimates at the time the order was confirmed. If a fixed delivery time is expressly agreed, DanPumps A/S is entitled to extend it by 2 weeks, calculated from expiry of the agreed fixed delivery time. Delivery

within this time limit is considered on time, and the Purchaser cannot exercise any remedies against DanPumps A/S for this reason

DanPumps A/S shall promptly notify the Purchaser in writing if the stated delivery time cannot be observed. If a firm delivery date is delayed and DanPumps A/S does not deliver within four weeks from the stated delivery time, the Purchaser is entitled to either demand performance of the contract or withdraw from the contract after granting a reasonable time limit for delivery, which shall not be less than one week. In this case, the Purchaser shall be entitled to a refund of the payments made for the undelivered goods. Under no circumstances can the compensation exceed an amount equivalent to the price of the delayed products.

PRICES

All prices are exclusive VAT. To countries in the EU, invoices will be without VAT only when the customer's VAT number is provided.

All orders are subject to the applicable minimum order value of EURO 200. Orders that do not meet the minimum order value may be charged an order processing charge of EURO 70

DanPumps A/S reserves the right to changes the agreed prices on orders if significant changes in the cost of labour, salary, material, energy, or raw materials occur after the order has been confirmed, provided that the changes are beyond the influence of DanPumps A/S. Such changes shall be to the benefit or expense of the Purchaser, respectively.

TERMS OF PAYMENT

Unless otherwise agreed in writing, 50% of the total invoice amount shall be due and payable upon receipt of the order confirmation, and the remaining amount upon delivery. Payments shall be made according to the agreed terms of payment, and the payment shall be in Euro, DKK or USD. If payment is made later than the maturity date, an interest rate of 1.5% per month will be charged. Please be aware of our payment instructions regarding bank transfer methods – we use shared cost, meaning that charges are split between the sender and beneficiary.

RETENTION OF TITLE

The product remains the property of DanPumps A/S until the entire purchase price has been paid. The Purchaser shall comply with all necessary formal requirements to safeguards the retention of title. In case of an attachment or other recourse, the Purchaser shall be obligated to assert ownership of DanPumps A/S and inform DanPumps A/S without delay.

CANCELLATION

Cancellation or modification of orders, including changes to specifications, quantities, and delivery dates, is only valid if confirmed in writing by DanPumps A/S. The Purchaser shall be obligated to fully compensate DanPumps A/S for all costs, including loss of profit, and generally to indemnify DanPumps A/S for all costs incurred in connection with the cancellation.

WARRANTY

For all products manufactured by DanPumps A/S, Dan-Pumps A/S guarantees material defects that are not due to normal wear for 12 months from the delivery date. The warranty is valid only under the condition that the product is correctly installed, maintained, and used in accordance with DanPumps A/S service team guidelines. In the event that DanPumps A/S arranges for defective goods or parts to be repaired or replaced, the Purchaser bears the costs and risk of transportation unless otherwise

RETURN OF GOODS

Goods can only be returned according to prior written agreement.

LIABILITY

DanPumps A/S shall not be liable for any damage to any real or movable property caused by the product after delivery and while it is in the possession of the Purchaser. Nor shall DanPumps A/S be liable for any damage to products manufactured by the Purchaser or to products of which the Purchaser's products are a part. The Purchaser has liability for damage to real and movable property under the same conditions as for personal injury, even if DanPumps A/S was advised in advance of the possibility of such loss or damage.

Under no circumstances shall DanPumps A/S be liable for loss of production, loss of profit, or any other consequential economic loss. If a claim for loss or damage is raised by a third party against either party to the contract, that party shall promptly notify the other party. The limitations on DanPumps A/S liability stated above shall not apply where the Purchaser has been guilty of gross negligence. The total liability arising under or in relation to any agreement governed by these Conditions shall be limited to an amount of 5% of the amount invoiced by DanPumps A/S to the Purchaser, however not exceeding EUR 50,000.

CI AIMS

The Purchaser shall submit claims or complaints regarding defects, delay in delivery of the products, or other issues in writing to DanPumps A/S without undue delay.

EXPORT CONTROLS

The Purchaser acknowledges and agrees that some of the products may be subject to Export Control and Sanctions. Furthermore, the Purchaser must ensure that the end-use of the products will not breach any Export Controls or Sanctions, including but not limited to weapons of mass destruction and military end-use controls.

Any contractual rights of the purchaser are suspended or become void in any such circumstances referred to in this clause.

PERSONAL DATA PROTECTION

DanPumps A/S has the right to store, transfer, process and delete personal data of the Purchaser within the business relationship framework. For information about the processing of your data and your rights, you can consult our Privacy Policy, available on our website www.danpumps.eu.

FORCE MAJEURE

DanPumps A/S is entitled to suspend performance of its obligations under the contract to the extent that such performance is impeded or made unreasonable onerous by Force Majeure, including but not limited to power failures, industrial disputes affecting any third party, changes to the law, disasters, explosions, fires, floods, riots, terrorist attacks and wars.

The Purchaser is not entitled to any kind of damages or to make a claim whatsoever in case of cancellation or delayed delivery due to such circumstances.

A party that becomes aware of a Force Majeureevent, which gives rise to, or is likely to give rise to, any failure or delay in performing its obligations under these Conditions, will forthwith notify the other party and inform the other party of the period for which it estimates that such failure or delay will continue. The affected party will take reasonable steps to mitigate the effects of the Force Majeure.

DISPUTES

Any disputes between the parties arising out of or in connection with this contract shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said rules.

Disputes shall, if all possible, always be settled out of court. If a dispute cannot be settled amicably, it shall be resolved by Copenhagen Arbitration, Denmark. DanPumps A/S may choose to institute proceedings at the district court in Kolding, Denmark.

October 2024