



G.Farm di Mazzolari Dr Gianni Alex - 32156



Panama Hatters

REGISTERED OFFICE	via de simoni 98
	sondrio (SO) - 23100 - Italia
DELIVERY	via Plebiscito 9
	Cremona (CR) - 26100 - Italia
PAYMENT	50% ANTICIPATO 50% ALLA CONSEGNA
SHIPPING	PORTO FRANCO - 20/02/2023-08/03/2023
COLLECTION	COLLECTION

Article	SKU	S	M	L	XL	U.p.	Qty	Subtotal
	P-CLA/C-BL-0027#H0072	4	4	5	0	145,00 €	13	1 885,00 €
	C-LADYGOLF-0027#H0059	6	2	0	40	93,00 €	48	4 464,00 €

	PIECES	TOTAL
	61	6 349,00 €

The delivery date is the day of departure from our warehouses

Complaints will not be accepted after 8 days of receipt of the goods



06/09/2022, _____
SIGNATURE

The goods always travel at the risk and peril of the customer even when delivered carriage paid. The delivery of the goods is understood to be made at the time of shipment (or by rail, courier, post office, etc.) and upon delivery to the carrier, not upon arrival to the customer. Any loss, theft, damage that occurred after delivery to the carrier obliges the customer to pay. Transport, unless otherwise stated in the contract, is entirely at the customer's expense.

The agreed delivery terms are not mandatory and are indicated approximately in favor of the seller / delta seller and in any case with a tolerance of 20 working days. The seller / seller cannot in any case be held responsible for any non-fulfillment, and / or delay in the execution of his obligations, including the delivery of goods, for reasons such as force majeure or unforeseeable circumstances, and / or any other unforeseeable and exceptional cause, such as by way of example, and not exclusive to trade union unrest both at national and local level, difficulties in supplying and forwarding, strikes and / or suspensions in transport, energy shortages, fires, accidents, epidemics, wars, earthquakes, etc.

The seller reserves the right to suspend the delivery, at its sole discretion and without any replacement, for items found by the same, in some way defective, since such hypothesis must be considered a cause of force majeure.

Returns of goods are not accepted except carriage paid and previously authorized in writing by / by the seller

Complaints of any kind (defects or faults in the goods, quality, quantity, species, colors, sizes, items etc.) must be made with specification of the reason for the complaint and exclusively by registered letter or telegram, no later than eight days from the arrival of the goods, under penalty of forfeiture of the goods: the complaint does not release the buyer from paying for the goods, which must be paid regularly at the deadlines established in the order or agreed in the invoice. The claim is however excluded for goods that have been used, tampered with the article or not made immediately available to the house.

Complaints of any kind (defects or faults in the goods, quality, quantity, species, colors, sizes, items etc.) must be made with specification of the reason for the complaint and exclusively by registered letter or telegram, no later than eight days from the arrival of the goods, under penalty of forfeiture of the goods: the complaint does not release the buyer from paying for the goods, which must be paid regularly at the deadlines established in the order or agreed in the invoice. The claim is however excluded for goods that have been used, tampered with the article or not made immediately available to the house.

Payment must be made exclusively to the selling company at its domicile. Payments made differently are not recognized. Failure to pay the price at one of the established deadlines will give the seller / seller the right to deem all existing contracts canceled and to demand compensation for damage in addition to the price of the things already delivered. The delayed payment of the price constitutes the buyer in default and gives the seller / seller the right to charge interest in the amount of 5% over the official discount rate. Any issue of drafts does not move the place of payments.

In the event of force majeure, the seller / seller has the right to consider the contract terminated in whole or in part, to suspend or prolong its execution. For cases of force majeure, in addition to those provided for in clause 2, among others, the cessation of activity and any other due cause must be understood. In the event of changes in the buyer's financial conditions, which according to the seller / seller endanger the achievement of the price, as well as in the event of death, disqualification, disqualification, bankruptcy, suspension of payments by the buyer / buyer, termination, merger or modification of the company or firm, the seller / seller of his choice will have the right to terminate the contracts or to demand particular guarantees for their execution, excluding that this could give rise to rights in favor of the buyer or compensation or other claims.

the buyer will not be able to assign the contract without the prior written consent of the seller.

Any costs of registration of the contract will be the sole responsibility of the buyer / buyer.

For any disputes, none excluded, should arise regarding the interpretation and execution of this order / contract, the parties indicate which jurisdiction, exclusive, that of Milan.

Exceptions to these conditions must result from written documents duly approved by / by the seller / seller, and will be valid only, and exclusively for the supply to The customer may cancel this order within, and no later than, 8 (eight) working days, starting from the signing of the order. Unless otherwise agreed in writing, if the customer undertakes to pay the seller / seller, as compensation for damage, an amount equal to 40% of the entire supply.

Read, approved and signed for acceptance.

Pursuant to and for the purposes of articles 1341 and 1342 of the Italian Civil Code, the customer / client declares to have read carefully, to have well understood and to expressly and fully accept the following clauses: art. 1 (delivery and transport risks), art. 2 (delivery terms), art. 3 (suspension of delivery of defective items), article 4 (return of goods), article 5 (complaints, payment obligations), article 6 (taxes and duties), article 7 (payments and effects of non-compliance or delayed payment), Article 8 (right of the seller / seller to terminate, suspend, extend the contract and guarantees for its execution), Article 9 (transfer of the contract), Article 10 (registration fees), Article 11 (territorial, conventional and exclusive jurisdiction), Article 12 (exceptions to the general conditions of sale), Article 13 (cancellation terms).



06/09/2022, _____
SIGNATURE