

Terms and Conditions



The following Terms and Conditions shall apply to Contracts for the sale of goods by WLG Ltd, for the exclusion of any terms and conditions stipulated by the purchaser unless agreed in writing by the Company

PRICES:

All prices quoted by WLG Ltd exclude VAT. VAT will be charged at the appropriate rate at the time of the sale.

PAYMENT:

Customers to whom credit facilities have been granted must settle accounts within the agreed terms. The company reserves the right to charge interest at 5% over the base rate of the company's bankers in default of payment on the due date.

RETURNS:

Goods are NOT supplied on a 'sale or return' basis unless an agreement has been made in writing prior to delivery.

VINTAGES:

This list gives the best indication of vintages at the time of going to print. Vintages may however vary during the year and will be subject to change without prior notice.

TITLE:

Title in the goods shall be retained by the seller until payment is received and until such payment in full the buyer shall hold the goods and all items incorporating the goods in a fiduciary capacity for the seller. In the event of non-payment by the buyer by the due date the seller shall be entitled in addition to all other rights to enter the premises where the goods may be and recover possession of them.

CALL RECORDING:

Calls to and from Wilds may be recorded.

AVAILABILITY:

All goods are sold subject to availability (i.e. the goods owned and warehoused by the seller at the time of delivery). No price list or catalogue of the sellers shall constitute offers for sale of any goods therein described. All goods are received by the seller without engagement on its part.

PRICE CHANGES:

The prices at which orders are accepted are subject to revision without formal notice in the event of any changes in relevant rates of exchange, changes in duty or variation in market prices between date of order and date of invoicing.

CONSEQUENTIAL LOSS OR DAMAGE:

The seller shall not be liable for any damage or loss suffered by the buyer extraneous to the goods supplied and in particular but without prejudice to the generality of the foregoing, shall not be liable for the loss of profit, personal injury or any consequential loss or damage sustained by the buyer.

DELIVERY OF KEG BEER CONTAINERS:

Whilst our policy, due to risk of injury to drivers, staff and property, is that keg beer containers will only normally be delivered to ground level, other delivery points are at the customer's request and are their responsibility. Our staff are instructed not to carry kegs up or down staircases.

CREDIT FOR RETURNED BEER:

We can only give credit for liquid content of keg beers returned within two weeks of delivery date providing brewers issue a credit in the first instance. All other full cases of beers and minerals will be credited providing they are in perfect condition with an adequate selling date remaining.

CONTRACT OF BUSINESS:

All contracts between the customer and the company are agreed at our registered office prior to commencement. No employee has the authority to change this unless agreed by a Director and confirmed in writing.

RECOVERY COSTS

The client will be responsible for all reasonable cost incurred in the recovery of any outstanding balance (including the employment of a debt collection agency and all potential legal costs).