

Standard Terms and Conditions of Sale



1. Upon request, a quotation shall be provided to the client.
2. Quotations remain valid for a period of 14 (fourteen) business days.
3. A non-refundable deposit of 50 % (fifty) of the total quotation shall be payable on the date of acceptance of the quotation.
4. A deposit of 25 % (twenty five) shall be payable at the time final assembly is in progress.
5. The final balance of the amount payable, being the remaining 25 % (twenty five) shall be payable on date of collection of the trailer, or day of delivery.
6. Timelines are indicated as a guideline only and Bushwakka Africa cannot be held liable for any overruns as a consequence of operational issues including supply chain challenges, outside their control.
7. Where a transaction is cancelled by the client prior to completion and/or delivery for whatsoever reason, Bushwakka Africa reserve the right to retain 50 % (fifty) non-refundable deposit paid and further, is entitled to charge a reasonable cancellation fee for any costs incurred.
8. Bushwakka Africa reserve the right to utilise the pictures of trailers completed with branding and/or equipment for marketing purposes.
9. Warranty excludes any wilful abuse of where the product is used outside its design parameters.
10. The client also holds Bushwakka Africa harmless and indemnifies Bushwakka Africa in respect of any and all liability that may arise as a consequence of any licensing and/or patent issues that may apply in respect of the specification, design and manufacturing of the product.
11. All goods remain the property of Bushwakka Africa and will not be released until the invoiced amount is paid in full. Where an item is removed without payment in full being made, this will constitute theft and criminal charges will be considered.
12. The client accepts that due to the manual manufacturing process small scratches and dents may occur on body work, Bushwakka Africa will however endeavour to ensure that this is kept to a bare minimum, should it occur.
13. Management and/or the business will not be held responsible or liable for loss or damage to any goods or equipment not collected after payment is made, or any goods stored or left in our factory or facilities for any reason whatsoever.
14. Handover and collection of the finished products will be at Bushwakka Africa factory, or our nominated agent's premises. Delivery can be arranged at a normal fee.
15. Bushwakka Africa will not be held liable for any damage that may occur during shipping and exporting. Bushwakka Africa will ensure to its best abilities to pack and load to avoid any damage.
16. The client is responsible for all insurance arrangements once collection/delivery has taken place.
17. Errors & Omissions expected.
18. Terms & conditions apply.

Acceptance Clause

I/WeID no.....

Acknowledge we have read and hereby accept the terms and conditions of this transaction and authorise you to proceed as instructed.

Signed aton thisday of20.....

.....

For and on behalf on the client