

## Terms and Conditions

The following terms and conditions govern the use of this site. Your use of our site indicates your acceptance of these terms and conditions.

You are bound by this agreement when you access our site and until you have destroyed all Content that you have downloaded or copied from our site. You are, in addition, bound by this agreement whether you downloaded or copied the Content under the terms of this agreement or otherwise. We reserve the right to make changes to our site and to this agreement at any time without notice.

This agreement is bound by the laws of England.

## Ownership

This site is owned by Splimple Limited (“we” and “our”). All website design, text, graphics, photographs, illustrations, images, text and software (referred to as “Content”) is owned by Splimple Limited or our Content providers. All Content is protected by English and International copyright, moral rights, trademark and other laws relating to intellectual property rights.

The trading address of Splimple Limited is 1.1 Lauriston Park, Pitchill, Salford Priors, Warwickshire WR11 8SN

Our brand names, logos and product images may not be used without our prior written permission. Except as explicitly permitted under this or another agreement with Splimple Limited, no portion of this site or its content may be copied or retransmitted by any means and this site, its content and all related rights shall remain the exclusive property of Splimple Limited or its licensors unless otherwise expressly agreed.

You shall indemnify Splimple Limited and its licensors against any losses, expenses, costs or damages incurred by any or all of them as a result of your breach or the terms of this Agreement or your unauthorised use of the Content and related rights.

## Privacy Policy

Splimple Limited fully respects your rights to privacy and utilises the following practices with regard to any information we are provided with or obtain about users of this site.

In order to fulfil transactions or provide service to you as a customer, you may be required to provide us with certain information. Such information may include your name, address, phone number and credit card information.

By providing this information you agree to allow us to utilise this to complete all transactions that you request through this website. Due to the nature of the Internet, such information may pass through any country.

## Disclaimers

This website and its content are provided “as is”. We make no representations or warranties of any kind, express or implied, including but not limited to any implied warranties of merchantability, satisfactory quality or fitness for a particular purpose, to the fullest extent permissible pursuant to applicable law.

Although we use our best endeavours to ensure the accuracy of the Content on our site, we make no representations or warranties as to the accuracy, correctness or reliability of the Content. Further, we make no representations or warranties that the functional aspects of our site will be uninterrupted or error-free, or that our site or the server that makes it available are free of viruses or other harmful components. (Some jurisdictions do not allow for the exclusion of implied warranties and therefore some of these exclusions may not apply to you.) You acknowledge that your use of our site is at your own risk.

There may be links from our site to other sites that are not under our control. The existence of these links does not imply that they are endorsed by us and we are not responsible for the availability of or the content contained in any such linked site.

### **Limitation Of Liability**

Neither Splimple Limited, our Content providers or any company connected with the maintenance and availability of this website will be responsible or liable to you for any direct, incidental or punitive damages that result from your access to or use of the Content on our site.

### **Returns & Refunds Policy**

We understand that occasionally there will be a need to return an item to us. If you need to return an item to us please follow the following procedure.

1. Please contact us on 01386 872752 and explain the reason for the return, quoting your order number.
2. We may either give you a returns number to quote, or send you a returns form to complete and return with the items. We will advise you of the address to send the items to and any further details that you need to be aware of.
3. When returning your items, please ensure you clearly state your returns number on the outside of the parcel, and include your returns form (if you have one) inside the parcel. You should keep the sales receipt/dispatch note or other documents as your proof of purchase.
4. Goods must be returned by you, the purchaser, at your expense and should be adequately insured during the return journey. If the product is faulty/issued incorrectly then the return postage cost will be refunded to you, but you must include a copy of the postal charge receipt/detail for us to refund the cost of the return postage.
5. We ask that customers obtain a proof of postage or request a signature on all postal returns as we cannot be held responsible for packages that do not reach us.
6. We will make the refund through the same payment method used to place the original order within 30 days of receiving the returned items.