

Sales Agreement

We wish you pleasant shopping...

Important note: All users are deemed to have read and accepted the "Sales Agreement" as soon as they complete their membership process. And no refunds or refunds will be made by Amazon water products.

Sales Agreement

Subject: Virtual Sales Agreement between 3DAmozon and the Customer.

#### Article - 1

The subject of this contract is; Law No. 4077 on "Protection of Consumers" regarding the sale and delivery of the product whose qualities and sales price are specified below, which the seller sells to the buyer; It covers the rights and obligations of the parties in accordance with the provisions of the regulation on "Distance Contracts Implementation Principles and Procedures".

Article - 2

**SELLER INFORMATION** 

AMAZON SU ÜRÜNLERİ OTOMOTİV TİC.LTD.ŞTİ.

YAZIBAŞI MAH.9224 SOK.NO:11 TORBALI/ IZMIR

Ticaret Sicil No: TORBALI-8818 İşletme Merkezi: İZMİR

Capital: 1.000.000 TL.

Email: info@amazonsuurunleri.com

Mersis No:0069099654900001

Web Site: amazonsuurunleri.com



## Article - 3

## RECEIVER INFORMATIONS

All members: All buyers who are members and shop at www.3damozoncom, the e-commerce store of 3Damozon company. (hereinafter referred to as buyer or customer).

### Article - 4

#### CONTRACT SUBJECT AND PRODUCT INFORMATION:

Goods/Product or Type, Quantity, Number, Sales Price and Payment Method are as stated on the site, and these promises may change without notifying the buyer.

## Article - 5

#### **GENERAL PROVISIONS**

- 5.1 The BUYER declares with his passport that he has read and informed all the preliminary information regarding the basic characteristics of the product subject to the contract specified in Article 4, the sales price and payment method and delivery, and that he has given the necessary confirmation electronically.
- 5.2 The product subject to the contract is delivered to the buyer or the person or organization at the address indicated within the period specified in the preliminary information, depending on the distance of the buyer's residence for each product, provided that it does not exceed the legal 90-day period.
- 5.3 If the product subject to the contract is to be delivered to a person or organization other than the buyer, the SELLER cannot be held responsible if the person or organization to be delivered does not accept the delivery.
- 5.4 SELLER is responsible for the delivery of the product subject to the contract in a sound, complete manner and in accordance with the qualifications specified in the order.
- 5.5 For the delivery of the product subject to the contract, this contract must be approved electronically and the sales price must be paid with the payment method preferred by the buyer. If the price of the product is not paid for any reason or is canceled in the bank records, the SELLER is deemed to be free from the obligation to deliver the product.
- 5.6 If the relevant bank or financial institution does not pay the price of the product to the SELLER due to the unfair or unlawful use of the buyer's credit card by unauthorized persons after the delivery of the product, which is not due to the buyer's fault, the BUYER himself or the product delivered to the person or institution specified in the sales contract. It must be sent to the SELLER within 3 business days. In such a case, the shipping costs are the responsibility of the buyer.
- 5.7 If the SELLER cannot deliver the product subject to the contract within the deadline due to force majeure or extraordinary circumstances such as weather conditions that prevent transportation or



interruption of transportation, he is obliged to notify the buyer of the situation. In this case, the buyer may exercise one of the rights to cancel the order, replace the product subject to the contract with a comparable product, if any, and/or postpone the delivery time until the hindering situation disappears. The buyer cannot cancel the order

However, the relevant bank attempts to cancel the credit card voucher belonging to the buyer and return the relevant amount to the buyer's account, and the transaction is notified to the BUYER via email. In such a case, the SELLER cannot be held responsible for any delays caused by the relevant bank. BUYER should contact his bank regarding the issue.

5.8 - In case the products delivered to the BUYER and/or the persons and/or institutions that the BUYER wishes to be delivered are damaged, the relevant product or products are sent to the SELLER within 7 days starting from the date of receipt by the BUYER and the shipping is done for the replacement of the product. expenses are covered by the SELLER. In such a case, if the 7-day period expires, the BUYER will be deemed to have accepted the product he/she has received.

5.9- This contract becomes valid after it is electronically approved by the BUYER (after completing membership) and delivered to Amazon.com.

#### Article - 6

#### RIGHT OF WITHDRAWAL:

BUYER has the right to withdraw within seven (7) days from the delivery of the product subject to the contract to himself or to the person/organization at the address indicated. In order to exercise the right of withdrawal, the SELLER must be notified by fax or e-mail within this period and the product must not have been used within the framework of the provisions of Article 7 and its packaging must not be damaged. If this right is exercised, it is mandatory to return the copy of the cargo delivery report stating that the product delivered to the third party or the BUYER was sent to the SELLER and the original sales invoice. Within 7 business days following the receipt of these documents, the SELLER shall make an attempt at the relevant bank to refund the product price to the BUYER's credit card account. The SELLER cannot be held responsible for any disruptions on the bank's part in the refund of the product price. If the original sales invoice is not sent, value added tax and other legal obligations, if any, will not be refunded. The shipping cost of the product returned due to the right of withdrawal belongs to the BUYER. In addition, the right of withdrawal cannot be exercised for products that cannot be returned due to their nature, disposable products, products that deteriorate quickly or have expired.



	rtic				_
Λ	rĦ		Δ	_	_/

# **AUTHORIZED COURT:**

In the implementation of this contract, Consumer Arbitration Committees and CONSUMER COURTS in the place of residence of the BUYER or SELLER are authorized up to the value declared by the Ministry of Industry and Trade. If the order is confirmed electronically, the BUYER is deemed to have accepted all the provisions of this contract.

Signature & Stamp