

# NIAGARA THERAPY LIMITED TERMS AND CONDITIONS OF SALE

If there is anything within our terms and conditions you do not understand or if you wish to receive in large print, please call Aftersales on 0800 689 6887.

## 1. The Company

- 1.1 Niagara Therapy Limited is a registered Company in England and Wales (Company Number 00857402) whose registered office is Colomendy Industrial Estate, Rhyl Road, Denbigh, Denbighshire LL16 5TS. Telephone 01745 811200.

## 2. Definitions

- 2.1 'Customer' means the person(s) agreeing to buy Products from Niagara Therapy Ltd.
- 2.2 'Products' shall mean items specified on the order form and shown on the tablet device at the time the order is placed which the Customer has agreed to purchase from Niagara Therapy Ltd.
- 2.3 'Terms and Conditions' shall mean the terms and conditions set out herein.

## 3. Before Placing Your Order

- 3.1 Our representative will take you through your selected product(s), providing you with all the information, including order number, price payable, fabrics, colour, size and any specific details our delivery team require will be captured, thus providing you with additional reassurance. Your order form, once signed electronically, together with payment of your deposit, constitutes our acceptance of your order. Please ensure you read these Terms and Conditions carefully, and check that the details on the order are accurate before signing.

## 4. The Contract

- 4.1 These Terms and Conditions are intended to form a legally binding agreement between you (the Customer) and Niagara Therapy Ltd.
- 4.2 We will confirm your order in writing and send by Post or email on the following working day. We are under a legal duty to supply goods that are in conformity with our contract with you.
- 4.3 For ease of reference our Terms and Conditions of sale are also available to view on our website <https://niagaratherapy.co.uk/terms-conditions/> along with any special offers or promotions that may be offered by us from time to time. You may also receive accompanying literature advertising our promotions or special offers, the terms and conditions of which will be stated in the accompanying literature and on our website.

## 5. The Product(s)

- 5.1 All our products are handmade to order, and we pride ourselves in making high quality goods for you (the Customer).
- 5.2 Any photographs, swatches, sizes and/or product description, and any illustrations contained in our brochures or on our website are produced to provide you with an approximate idea of the Product(s) they describe and/or are representative of the finished product. Goods are purchased and supplied, on the understanding that there may be slight variations in dye, shade, grain and natural marks, particularly with natural products such as wood and leather.
- 5.3 As all our products are handmade, there may be a slight variance in the measurements.

## 6. Price and Payment

- 6.1 The price payable by you (the Customer) is as per the order value stated on the order form, tablet device and the confirmation paperwork you have received.
- 6.2 Price of the Product(s) are set out in our price list at the time of your order and maybe subject to change at any time as a result of any offers or promotions.
- 6.3 All orders are subject to VAT unless you have completed and are eligible to claim VAT relief on the goods. If you are in doubt, please contact HMRC VAT enquiries on 0300 200 3700.

## 7. Delivery of Product(s)

- 7.1 We offer free delivery on all Orders within mainland UK and Northern Ireland. There may be an additional delivery charges for the Scottish Highlands, Channel Islands and Isle of Man.
- 7.2 We aim to deliver your order within 4 to 6 weeks however timescales may vary depending on the availability of raw materials (parts and fabrics) and in certain circumstances your delivery address, i.e., Scottish Highlands, Channel Islands and Isle of Man.

- 7.3 The delivery planning department will contact you to confirm a suitable delivery date and take payment of your outstanding balance. Please note that all orders must be paid in full prior to delivery. Goods will remain the property of Niagara Therapy Ltd until full payment has been made.

- 7.4 We want to ensure a seamless delivery transaction into your home, so we need to know in advance if your property contains any driving restrictions for our vehicle, a tight staircase, small landing or any low opening doors, to enable us to advise our team for delivery on the day. It is the Customers responsibility to advise our Representative and/or delivery planning department of any obstacles or potential holdups we may incur prior to delivery.

- 7.5 On the day of delivery, please ensure that the delivery team can gain easy access to the room that the Product is going into and the place for your new Product is clear. Our delivery team will fully install your furniture and demonstrate how to use the product(s). To make sure you are completely satisfied with your furniture, the delivery team will ask you to sign for receipt of your furniture after it has been installed.

- 7.6 Please note, we shall not be liable for any delay in delivery of the goods that is caused due to circumstances, or an event beyond our reasonable control. If you do not take delivery of the Product(s) after our delivery team has confirmed a delivery date, then, except where such failure or delay is caused by circumstances beyond our control, we may charge for all related costs and expenses for the non-delivery i.e. transportation, the cost of which is £238.00 inclusive of VAT.

- 7.7 If no one is available at your address to take delivery on the date and time agreed and notified to you, then we will advise that the Products have been returned to our manufacturing site, in which case, we will contact you to rearrange delivery. Please note, a redelivery charge of £238.00 inclusive of VAT may apply in these circumstances.

- 7.8 Where we are installing the Products in your property, and in the unlikely event that our delivery team has caused potential damage during installation, you must inform the delivery installation team at the time of delivery or contact our After Sales Department within 24 hours. We will require quotations before assessing the cost to rectify any potential damage. We are not responsible for any pre-existing damage to your property that we may discover during installation.

## 8. Disposal of old Product(s)

- 8.1 We are able to dispose your old furniture in an environmentally responsible manner and where possible, raw materials are effectively recycled. The cost of removal is per item and subject to size and type of item. This cost is outlined to you at the time of order and maybe subject to change due to fluctuations occurring in market conditions. Please note we are unable to return any removed items.

## 9. Orders on Hold

- 9.1 On occasion our customers may require us to place their order on hold pending manufacture. An initial deposit is required to be paid. Please note that in these circumstances, the price quoted at the time of the order will be honoured for four months. After this time, if prices have increased due to circumstances beyond our control, e.g. the cost or change of materials, we will duly notify customers of any reasonable fluctuation in the price payable for the goods.

## 10. Guarantee

- 10.1 The guarantee starts from the date of delivery and provides cover against any manufacturing fault or component failure for two years from that date unless specified otherwise. Static furniture, accessories, offers and warehouse clearance stock products all carry a 1-year guarantee against any manufacturing fault or component failure from date of delivery.
- 10.2 The guarantee does not cover any defect to items such as batteries, upholstery or any other item arising from fair wear and tear, wilful damage, alteration or repair of goods carried out by you, negligence of use or abnormal operating conditions due to failure to follow the provided instructions for use given in writing or verbally. Following the expiry of the guarantee the company provides an optional extended guarantee for a specified cost, details of which will be sent to you. Alternatively, the company provides a chargeable product repair service for work undertaken.

- 10.3 If at any time the product is moved independently or by a third party, either from room to room or one location to another which results in damage and repair required of goods by the Company, the Guarantee and extended warranty, if in place, is void.
- 10.4 The customer shall be responsible for damage to, or loss of the goods once they are delivered to the customer and in the possession of the customer and / or in the customer's control.

#### **11. Cancellation of Orders made at a show**

- 11.1 We want you to be delighted with your purchase, however if you wish to cancel/amend any or all of the items within the order, you may do so within the first 24 hours of placing your order. We will provide a full refund for any orders cancelled within this timeframe. If you would like to cancel your order, you just need to let us know that you have decided to cancel. The easiest way to do this is to contact our After Sales Department on 0800 689 6887 or by email at [AfterSalesDept@niagarahealthcare.co.uk](mailto:AfterSalesDept@niagarahealthcare.co.uk). Advice about your legal rights to cancel is available from your local Citizens Advice Bureau or Trading Standards office.

#### **12. Customer Support**

- 12.1 Please call our Aftersales Department if you have any queries or problems with your purchase. Email: [AfterSalesDept@niagarahealthcare.co.uk](mailto:AfterSalesDept@niagarahealthcare.co.uk) or telephone: 0800 689 6887. We are always happy to help you with any questions you may have regarding your experience, product information. Please note we may record calls for training or monitoring purposes. It is our responsibility to supply you with goods that meet your consumer rights. If you have any concerns that we have not met our legal obligations please contact us.

- 12.2 In the event of a complaint, this should be placed in writing to the Aftersales Department, Niagara Therapy Limited, Colomendy Industrial Estate, Rhyl Road, Denbigh, Denbighshire LL16 5TS or via e-mail to [AftersalesDept@niagarahealthcare.co.uk](mailto:AftersalesDept@niagarahealthcare.co.uk). All complaints will be acknowledged within two working days and will be dealt with on an individual basis to a satisfactory outcome for both the Company and the Customer.

- 12.3 In the unlikely event that you are unsatisfied with the way we handle your complaint, you have the right to contact your local Citizens Advice Bureau or Trading Standards office.

#### **13. General**

- 13.1 Our agreement with you is based upon English Law. The laws applicable to this agreement are the laws of England and Wales. Please read these terms and conditions carefully, which are also applicable if your order is made under our corresponding company Adjustamatic Limited which is also registered in England and Wales at the above address under Company Number 1617452.