

Terms and Conditions of Qbitus Private Client Department

Declaration – to be signed by client when placing an order with Qbitus Products

All Private clients must read, understand, and seek legal advice as to their rights under Qbitus' private clients strictly upheld TERMS AND CONDITIONS. Orders cannot be processed until you have confirmed, by signing the declaration of terms and conditions box – which states that you have read and understood the full implications of the terms and conditions pertaining to your order.

- Your product must be paid for in full, including carriage charge, before your order will be processed.
- Qbitus accepts no liability whatsoever for the accuracy of your own measurements provided to Qbitus relating to the dimensions of the product and as supplied by you.
- You agree to waive all rights you would /may have in relation to product refunds, and product returns, for the avoidance of doubt – there are absolutely no grounds, circumstances, or conditions that will allow you to return the product to Qbitus or become entitled to a cash refund, or become entitled to a replacement product or be entitled to any amendment to a finished product under the terms and conditions of this agreement and product order.
- You can place your order online by contacting sales@qbitus.co.uk.
- Once your order has been processed, and should you then decide to cancel the order – you hereby agree to waive all rights, howsoever described, to a refund of monies paid to Qbitus at the time that you placed the said order.
- Failure or delay in the product manufacturing process or delay in delivery dates and times under these terms and conditions does not constitute a waiver of any rights or remedy of the supplier – Qbitus Products.
- If any provision of these terms and conditions is declared illegal, invalid, or unenforceable for any reason whatsoever, that provision will be deemed to be deleted from them without affecting the other terms.
- These terms and conditions form part of your order.
- English law applies to these terms and conditions, notwithstanding the jurisdiction where you are based. It is agreed that the courts of England have exclusive jurisdiction to settle any dispute, which may arise out of, under or in connection with these terms and conditions. The place of contracted performance and commission of tort by you or us is England.

Please tick the box, sign and print your name below to confirm that you have read and fully understood the Qbitus terms and conditions, which are applicable to all orders placed via the private client department.....

I (full name in capitals).....

Confirm that I have read and fully understood the Qbitus terms and conditions

Signature

Date

Address (in capitals).....

.....

.....

Telephone number

Email address