

Webshop terms of use BURG-GUARD GmbH



Date: 2 August 2021

1. Access authorisation / non-disclosure

After accepting the current e-commerce terms of use of BURG-GUARD GmbH and after the clearance of BURG-GUARD GmbH, the partner is granted access to the partner area of the website of BURG-GUARD GmbH. This access authorisation consists of a one-time contact number as well as a user name and a password which the partner may define himself. The partner must only give access to the partner area to trustworthy employees. All access authorisations have to be kept secret by the partner and his employees and must not be forwarded to any third party. The partner is obliged to immediately cancel the webshop access of any employee who left the company.

2. Orders

All orders which are electronically placed via the website and received order confirmations are considered written and signed documents. The contained user ID is seen as proof of the sender's identity. This means that the partner (who has an individual user ID) is bound to every order which is placed in his name. It is the partner's responsibility to check all order details.

3. Order procedure

Electronic quotations and price information issued by BURG-GUARD GmbH are subject to change and without obligation. They are subject to the supplier's delivery. Only if the electronic or written order confirmation is received from BURG-GUARD GmbH, the partner can be sure that BURG-GUARD GmbH has actually received his order and that it is being processed. The sales contract is only valid upon receipt of the electronic or written order confirmation from BURG-GUARD GmbH or upon acceptance of the delivered goods by the partner. In case goods are ordered electronically, the daily price and other conditions (e.g. freight costs, packaging costs, extra charges for small quantities or customer discounts) apply as indicated in the electronic or written order confirmation of BURG-GUARD GmbH. The partner is obliged to daily check incoming order confirmations and to verify them or to object to them, if required.

4. General proprietary rights

The partner and his employees are bound to respect all BURG-GUARD GmbH proprietary rights. Unless revoked at any time, the partner is allowed to use the information, as provided by the e-commerce, for his electronic merchandise information system. This information must only be used for data management purposes in the partner's merchandise information system. It is not allowed to use these data for other purposes. In particular, the partner must not share or publish in any way his individual BURG-GUARD GmbH purchase price, unless BURG-GUARD GmbH has given its written consent. The partner is not allowed to share

BURG-GUARD GmbH company logos and writings as well as the availability of BURG-GUARD GmbH products to any third party. The partner is responsible for his employees respecting these regulations.

5. Liability

BURG-GUARD GmbH aims at updating the provided information and data on a daily basis. However, BURG-GUARD GmbH is not liable for the correctness of data and information, which are provided by e-commerce. In particular, only the prices and conditions are binding, as indicated in the BURG-GUARD GmbH order confirmation. The proper usage of the e-commerce can only be guaranteed if the partner adheres to the BURG-GUARD GmbH transmission norms and communication standards. The partner acknowledges that Internet-based services are subject to typical contingency risks which cannot be controlled by BURG-GUARD GmbH. BURG-GUARD GmbH does not assume any responsibility for the uninterrupted functionality of its e-commerce site.

BURG-GUARD GmbH cannot be made liable for any lost or destroyed transmitted data. In case of objectively comprehensible indications, the business partners agree to inform each other immediately that data/information was not / not correctly / not completely transmitted. The partner is responsible to provide the necessary and operational access and transmission tools, especially the hardware, software and the Internet browser. The partner is responsible for these access and transmission tools and he has to pay all access and transmission costs caused by the Internet. The partner is responsible for access control to his network, security and protection of the files stored on his computers and during the transmission. The partner is particularly obliged to have appropriate and state-of-the-art security measures installed for data protection. BURG-GUARD GmbH does not assume any responsibility for provided software and their installation.

6. Period of validity

BURG-GUARD GmbH grants access to the partner area in compliance with these terms of use and for an unlimited period of time. In case of partnership termination, violation of these terms of use, improper use or other legitimate reasons, BURG-GUARD GmbH reserves the right to cancel the access to its partner area without adherence to a time limit.

7. Miscellaneous

For the rest, the liability terms according to the BURG-GUARD GmbH general terms and conditions apply.
Subject to German law. Jurisdiction is Meinerzhagen.



I accept the terms of use for the partner area of the www.burg-guard.com website.

The following person should be granted access:

Customer ID:	E-mail address:
Company:	Phone no.
Last name / first name:	Fax no.
Job title:	Authorisation level:
Signature:	<input type="checkbox"/> full access <input type="checkbox"/> partial access
	City, date:

This document is only valid with your signature!

Please return via mail to BURG-GUARD@burg.biz

BURG-GUARD GmbH • Wormgermühle • 58540 Meinerzhagen • Phone +49 2358-905490 • BURG-GUARD@burg.biz