

Batteries Direct Golf Limited



Golf Trolley Power Batteries – Sealed Lead Acid & Lithium

Warranty

Dear Customer,

Sealed Lead Acid Batteries

ALL Maxi Power branded batteries are supplied with **ONE YEAR'S WARRANTY ONLY** and every battery is supplied with a 5 **digit number** on a warranty sticker placed on the battery. The warranty sticker is white with 5 black numbers. This warranty information /date is logged with Batteries Direct Golf Limited when the units are ordered. Please **DO NOT** remove this warranty label as this will invalidate your warranty.

Testing

Batteries Direct Golf Limited has a battery testing charge fee of £20.00 and if units are found to be non-faulty they will be delivered back to you the customer.

Lithium Batteries

ALL Maxi Lithium batteries and Lithium chargers are supplied with a **3 YEAR WARRANTY** and the warranty stickers are the same a 5 **digit number** on a white sticker as shown.

Please do not remove the warranty stickers at any time.

12345

Returns

Please **DO NOT** return any units without prior notification from Batteries Direct Golf Limited and all test results carried out are to be copied and forwarded to Batteries Direct Golf Limited before any Warranty/Credit or failure claims can be made. if you are instructed please also remove the top plate with all your customers' information and post it back to Batteries Direct Golf Limited.

Batteries Direct Golf Limited

Unit 4 Swannington Road, Cottage Lane Ind Estate, Broughton Astley, Leicestershire, LE9 6TU

Tel: 01455 289888 Fax: 01455 284250—email sales@batteries-direct.co.uk

VAT Reg No—209 2324 33



Keeping Golfers on the move for over 20 years

5 Warranties and liability

5.1 The Buyer shall inspect the Goods immediately and thoroughly upon delivery and any discrepancies or apparent defects must be marked on both copies of the delivery note. The word unexamined put on a delivery note will not be accepted, as it is the Buyers contractual obligation to inspect the goods immediately and thoroughly upon delivery. Any alleged defect, shortage in quantity, damage or failure to comply with description or sample must be notified to the Seller within 48 hours of delivery and confirmed in writing within 7 days of delivery. In the event of any complaint being properly notified the Buyer shall afford the Seller an opportunity to inspect the Goods within a reasonable time following delivery and before any use is made of them. If the Buyer shall fail to comply with these provisions or if at the Buyers request goods are left at a point where no authorized person accepts delivery the Goods shall be conclusively presumed to be in accordance with the contract and free from any shortage defect or damage which would be apparent on a reasonable examination of the Goods and the Buyer shall be deemed to have accepted the Goods and shall have no claim against the Seller.

5.2 The Buyer shall notify the Seller of any non-delivery of a whole consignment within 48 hours of the date of anticipated delivery. Notwithstanding the receipt by the Seller of any such notice a clear signature on a carrier's delivery advice sheet shall be deemed to signify receipt of the quantity of cartons indicated on the advice sheet.

5.3 If the Goods are not in accordance with the contract for any reason the Seller shall be entitled to replace or repair (or a proportionate part of the price) or make a further delivery to make up the deficiency.

5.4 Except in respect of death or personal injury caused by the Seller's negligence or in respect of breach of a statutory right of a buyer dealing as a consumer the Seller's liability to the Buyer, whether for any breach of contract or otherwise, shall not in any event exceed the Price.

5.5 The Seller shall be under no liability for any direct loss and/or expense or indirect loss and/or expense suffered by the Buyer or liability to third parties incurred by the Buyer.

5.6 All warranties and conditions whether implied by statute or otherwise are excluded from this contract Provided that nothing in this contract shall restrict or exclude liability for death or personal injury caused by the negligence of the Seller or affect the statutory rights of a buyer dealing as consumer.

5.7 The Seller shall not be liable for any default due to any act of God, war, strike, lockout, industrial action, fire, flood, drought, tempest or other event beyond the reasonable control of either party.

5.8 GUARANTEE

5.8.1 Providing that goods are returned to the Seller using the original carton and label supplied when the goods were delivered and provided that the goods have not been abused the Seller will replace any defective goods within 12 months of purchase free of charge.

5.8.2 On the return of any goods to the Seller in accordance with 5.8.1 a discharge test will be carried out by the Seller to determine whether the goods are faulty useable or have been subject to abuse. If the goods are useable or have been subject to abuse the original goods will be returned to the Buyer and the buyer will be liable to the carriage charges incurred. If the goods are faulty they will be replaced subject to compliance with clause 5.8.1.

5.9 The Buyer is responsible for ensuring that the Buyer's equipment is in 100% good condition and that the charger is correct for the "cyclic" battery they are using.

Batteries Direct Golf Limited

Unit 4 Swannington Road, Cottage Lane Ind Estate, Broughton Astley, Leicestershire, LE9 6TU

Tel: 01455 289888 Fax: 01455 284250—email sales@batteries-direct.co.uk

VAT Reg No—209 2324 33

