



Payment Terms

All payments must be in U.S. dollars and paid within the agreed timeframe. Sales and accounts are set from predetermined qualifications on account types, volume and status of each vendor.

Sales Tax

Robertson Harness is required to charge applicable state and local sales tax on orders shipped to states where we have a physical presence, which includes outside sales offices and employees working remotely.

In states in which Robertson Harness does not have a physical presence, we may be required to charge applicable state and local sales tax on orders shipped if required to do so under state and/or local tax laws.

Delinquency

Robertson Harness shall have the right of set-off and deduction for any sums owed. If customer fails to make payment within thirty (30) days, Robert Harness may defer shipments until such payment is made, or may, at its option, cancel all or any part of unshipped orders. Delinquent accounts may incur a percentage increase for those specific invoices.

DISPUTE RESOLUTION

Actions by Robertson Harness for nonpayment by the Purchaser of the purchase price of products sold by Robertson Harness, or for redress of other breaches by the Purchaser of these terms and conditions of sale, may be brought by Robertson Harness, at its option, before any U.S. or foreign judicial court of competent jurisdiction. Or, at Robertson Harness's option, disputes between the Purchaser and Robertson Harness, including all claims for non-performance by Robertson Harness, shall be finally settled by arbitration in Las Vegas, NV, U.S.A. under the Commercial Rules of the American Arbitration Association, by a single arbitrator appointed in accordance with said Rules applying these Terms and Conditions and consistent provisions of the federal and state laws (except conflict of law rules) of the State of Nevada, U.S.A