





Classic Contemporary Design

Warranty

6.1. The statute of limitations for claims for defect is 12 months, calculated from the day of passing of risk. The regulations of section 478 German Civil Code remain unaffected.

6.2. The delivered goods are to be examined immediately after delivery to the purchaser or to a third party designated by the purchaser. They are considered approved by the purchaser regarding obvious defects or other defects which would have been noticeable in an immediate and thorough examination unless we receive a written notice of defects within 7 business days after delivery. Regarding other defects the goods are considered approved by the buyer unless we receive a notice of defects within 7 business days after the point in time at which the defect became noticeable. In the event that the defect was noticeable during normal use at an earlier point in time the earlier point in time is relevant for the calculation of the period of time for the notice of defects. At our request the object of purchase subject to the notice of defects we reimburse the cost for the cheapest way of shipping; this does not apply to costs arising from the fact that the object of purchase is located at a place different to the place of intended use.

6.3. Claims from defects do not arise from only minor variances from the quality agreed upon or from only minor impairments of the usability. Usual deviations which may result from the use of natural materials such as wood, marble and leather do not constitute a defect in this sense, nor do minor deviations in material and surface quality (e.g. slight unevenness or small, enclosed air bubbles) which may occur during the manual production of our products, but which do not affect the usability of the product.

6.4. In the event of defects of the delivered goods we are initially entitled and obligated to either correct the defect or replace the goods at our own choice which is to be made within an appropriate period of time. In the event that the correction of defects or the replacement fails, i.e. is impossible, unreasonable or leads to an unreasonable delay, or is refused by us, the purchaser is entitled to withdraw from the contract or demand a reasonable price reduction at his choice.

6.5. Warranty rights of the purchaser do not exist if the purchaser changes or has a third party change the object of purchase without our consent and therefore makes the correction of defects impossible or unreasonable hard. In any case the purchaser has to bear the additional costs arising from the changes.