



Rushmere Shopping Centre Click & Collect

Terms & Conditions

The following shall be the terms and conditions of use for the Rushmere Shopping Centre ("Rushmere") Click & Collect service.

In these terms and conditions the terms items, goods, parcels, packages gifts may be used interchangeable but for the purpose of these terms and conditions shall mean the same.

In these terms and conditions the terms customer, patron and client may be used interchangeably but for the purposes of these terms and conditions they shall mean the same.

Rushmere reserves the right to refuse any parcel or delivery if the parcel exceeds the dimensions stated herein and/or the customer's name is incorrectly labelled or insufficiently labelled to allow identification and Rushmere will not be liable for any loss that may arise from its non-acceptance of such an item.

Preregistration for this service is required. No delivery will be accepted until the preregistration and acceptance of Terms and Conditions is complete.

When stating delivery address please ensure you use the following address below your name: Rushmere Customer Service Desk, Rushmere Shopping Centre, Central Way, Craigavon, BT64 1AA.

Insurance limit of £200 applies to all parcels with the exception of fire damage which will be covered in full by Rushmere insurance.

Goods with a value in excess of £200 must be insured separately by the customer and the customer must advise Rushmere of this value and thereafter have written agreement from Rushmere before delivery will be accepted.

Customers must agree prior to delivery to pay any charges relating to or owing from postage packaging or delivery additionally incurred from the delivery and transit of their parcel.

The following goods and materials will not be accepted and are excluded from Rushmere Click & Collect service: ('prohibited items'):

1. Ammunitions or Firearms.
2. Gases.
3. Pyrotechnics.
4. Toxic Substances.
5. Noxious or Corrosive substances.
6. Controlled Substances, including any classification of illegal drugs.
7. Explosives.
8. Dangerous or hazardous goods likely to cause damage.
9. Live Animals.
10. Perishable Foodstuffs.
11. Live Plants.

Rushmere reserves the right to reject a parcel on delivery if the parcel exceeds the dimensions stated here. Maximum parcel size 600mm x 600mm x 100mm.

Should a customer nevertheless deliver any prohibited items in a parcel to Rushmere, the customer shall be liable for any and all loss or damage caused by, or in connection with those goods however arising and shall indemnify Rushmere against all penalties, charges, damages, costs and expenses whatsoever arising in connection therewith and the goods.

Lockers are supplied up to a time limit of 72 hours from the time delivery is accepted. After this the customer will be notified and informed that the goods will be moved to Rushmere Lost Property Department where they will be held for a maximum of one month after which time they will be destroyed.

Without prejudice to any of the terms herein contained Rushmere will under no circumstances accept liability for any delay to parcels not due to the negligence or default of Rushmere.

Rushmere will not accept liability for any detention of parcels or for any sub-sequential loss, damage or deterioration arising out of such detention.

Rushmere will not be liable for any loss or damage to any parcel or for the loss or non-delivery of any parcel; or for the loss, damage or detention or any part thereof however caused, unless Rushmere is advised thereof in writing, of the fact of the loss or damage or mis-delivery (as the case may be) within 7 days of the loss, damage or mis-delivery occurring and a quantified claim is made in writing within 28 days of the occurrence together with all vouching and corroborating documents.

Rushmere shall not be liable for loss or damage to any part of any parcel; or for the loss or non-delivery of the whole of any parcel, or for damage, delay or detention of any part thereof however caused, if the parcel is not correctly labelled or insufficiently labelled with the customer's name and the correct Rushmere address.

The title to all goods remains with the customer subject to any terms and conditions of their purchasing of the item at all times and customers must agree to the ownership of such goods even whilst in the possession of Rushmere.

No variation, extension or cancellation of these terms shall be binding upon Rushmere unless it has been confirmed in writing by the Centre Manager prior to the parcel being delivered. No person other than Rushmere Centre Manager has authority to negotiate or enter into any commitment on behalf of Rushmere Click & Collect.

A person who is not party to these terms shall have no right to enforce any party of these terms under the Contracts (Right of Third Parties Act) 1999.

Failure to comply with all or any of these terms could result in withdrawal of the service for the customer. The decision by Rushmere in this regard shall be final and no appeal may be made to any individual, body, group or authority whatsoever.

By signing these Terms & Conditions you are agreeing to all of the above.

Forename _____ Surname _____

Signature _____ Date _____

Email address _____ Tel no _____