

Terms of use

These Terms and Conditions of Use (the "Terms of Use") apply to the SPORTS MOBILITY SYSTEM FLORIDA LLC site located at www.ixroverfl.com, and all associated sites linked to www.ixroverfl.com its subsidiaries and affiliates. The Site is the property of SPORTS MOBILITY SYSTEM FLORIDA LLC and its licensors. BY USING THE SITE, YOU AGREE TO THESE TERMS OF USE; IF YOU DO NOT AGREE, DO NOT USE THE SITE.

SPORTS MOBILITY SYSTEM FLORIDA LLC reserves the right, at its sole discretion, to change, modify, add or remove portions of these Terms of Use, at any time. It is your responsibility to check these Terms of Use periodically for changes. Your continued use of the Site following the posting of changes will mean that you accept and agree to the changes. As long as you comply with these Terms of Use, SPORTS MOBILITY SYSTEM FLORIDA LLC grants you a personal, non-exclusive, non-transferable, limited privilege to enter and use the Site.

Content

All text, graphics, user interfaces, visual interfaces, photographs, trademarks, logos, artwork and computer code (collectively, "Content"), including but not limited to the design, structure, selection, coordination, expression, "look and feel" and arrangement of such Content, contained on the Site is owned, controlled or licensed by or to SPORTS MOBILITY SYSTEM FLORIDA LLC and is protected by trade dress, copyright, patent and trademark laws, and various other intellectual property rights and unfair competition laws.

Except as expressly provided in these Terms of Use, no part of the Site and no Content may be copied, reproduced, republished, uploaded, posted, publicly displayed, encoded, translated, transmitted or distributed in any way (including "mirroring") to any other computer, server, Web site or other medium for publication or distribution or for any commercial enterprise, without SPORTS MOBILITY SYSTEM FLORIDA LLC express prior written consent.

Electronic communications



When you use SPORTS MOBILITY SYSTEM FLORIDA LLC Services, or send emails, text messages, and other communications from your desktop or mobile device to us, you may be communicating with us electronically. You consent to receive communications from us electronically, such as e-mails, texts, mobile push notices, or notices and messages on this site and you can retain copies of these communications for your records. You agree that all agreements, notices, disclosures, and other communications that we provide to you electronically satisfy any legal requirement that such communications be in writing.

License and access

Subject to your compliance with these Conditions of Use and any Service Terms, and your payment of any applicable fees, SPORTS MOBILITY SYSTEM FLORIDA LLC or its content providers grant you a limited, non-exclusive, non-transferable, non-sublicensable license to access and make personal and non-commercial use of the SPORTS MOBILITY SYSTEM FLORIDA LLC. This license does not include any resale or commercial use of any SPORTS MOBILITY SYSTEM FLORIDA LLC or its contents; any collection and use of any product listings, descriptions, or prices; any derivative use of any SPORTS MOBILITY SYSTEM FLORIDA LLC or its contents; any downloading, copying, or other use of account information for the benefit of any third party; or any use of data mining, robots, or similar data gathering and extraction tools. All rights not expressly granted to you in these Conditions of Use or any Service Terms are reserved and retained by SPORTS MOBILITY SYSTEM FLORIDA LLC or its licensors, suppliers, publishers, rightsholders, or other content providers. No SPORTS MOBILITY SYSTEM FLORIDA LLC product, nor any part of any SPORTS MOBILITY SYSTEM FLORIDA LLC, may be reproduced, duplicated, copied, sold, resold, visited, or otherwise exploited for any commercial purpose without express written consent of SPORTS MOBILITY SYSTEM FLORIDA LLC



**SPORTS MOBILITY
SYSTEM FLORIDA, LLC**
330 S. Pineapple Avenue, Suite 110
Sarasota, Florida 34236

 941 735 3444
 info@ixroverfl.com

WWW.IXROVERFL.COM

Privacy

Please review our Privacy policy to understand our practices. Reviews, Comments, Communications and Other Content You may post reviews, comments, photos, videos, and other content; and submit suggestions, ideas, comments, questions, or other information, so long as the content is not illegal, obscene, threatening, defamatory, invasive of privacy, infringing of intellectual property rights (including publicity rights), or otherwise injurious to third parties or objectionable, and does not consist of or contain software viruses, political campaigning, commercial solicitation, chain letters, mass mailings, or any form of "spam" or unsolicited commercial electronic messages. You may not use a false e-mail address, impersonate any person or entity, or otherwise mislead as to the origin of a card or other content.

Intellectual Property Complaints

SPORTS MOBILITY SYSTEM FLORIDA LLC respects the intellectual property of others. If you believe that your intellectual property rights are being infringed, please contact us www.ixroverfl.com.

Transportation and payment

Transportation

After receiving order the shipment will be sent to you by FedEx, UPS or USPS.

Standard delivery time for strollers is from 2 to 10 business days within the Florida, other destinations to be quoted individually. Delivery time for some spare parts and accessories can be 90 business days.

Delivery time at the time of purchase is specified on the product detail page.

Payment methods

All major credit cards accepted for payment.

Risk of Loss

All purchases of physical items from SPORTS MOBILITY SYSTEM FLORIDA LLC are made pursuant to a shipment contract. This means that the risk of loss and title for such items pass to you upon our delivery to the carrier.

Returns, Refunds And Title

SPORTS MOBILITY SYSTEM FLORIDA LLC does not take title to returned items until the item arrives at our address 330 S. Pineapple Avenue, Suite 110, Sarasota, Florida 34236.

Product Descriptions

SPORTS MOBILITY SYSTEM FLORIDA LLC attempts to be as accurate as possible. However, SPORTS MOBILITY SYSTEM FLORIDA LLC does not warrant that product descriptions or other content is accurate, complete, reliable, current, or error-free. If a product offered by SPORTS MOBILITY SYSTEM FLORIDA LLC itself is not as described, your sole remedy is to return it in unused condition.



**SPORTS MOBILITY
SYSTEM FLORIDA, LLC**
330 S. Pineapple Avenue, Suite 110
Sarasota, Florida 34236

 941 735 3444
 info@ixroverfl.com

WWW.IXROVERFL.COM

Disclaimer of Warranties and Limitation of Liability

THE SPORTS MOBILITY SYSTEM FLORIDA LLC SERVICES AND ALL INFORMATION, CONTENT, MATERIALS, PRODUCTS AND OTHER SERVICES INCLUDED ON OR OTHERWISE MADE AVAILABLE TO YOU THROUGH WWW.IXROVERFL.COM (ARE PROVIDED BY ON AN "AS IS" AND "AS AVAILABLE" BASIS, UNLESS OTHERWISE SPECIFIED IN WRITING. SPORTS MOBILITY SYSTEM FLORIDA LLC MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE OPERATION OF THE SPORTS MOBILITY SYSTEM FLORIDA LLC SERVICES, OR THE INFORMATION, CONTENT, MATERIALS, PRODUCTS (INCLUDING SOFTWARE).

TO THE FULL EXTENT PERMISSIBLE BY LAW, SPORTS MOBILITY SYSTEM FLORIDA LLC DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SPORTS MOBILITY SYSTEM FLORIDA LLC DOES NOT WARRANT THAT THE SPORTS MOBILITY SYSTEM FLORIDA LLC SERVICES, INFORMATION, CONTENT, MATERIALS, PRODUCTS OR OTHER SERVICES INCLUDED ON OR OTHERWISE, SPORTS MOBILITY SYSTEM FLORIDA LLC'S SERVERS OR ELECTRONIC COMMUNICATIONS SENT FROM SPORTS MOBILITY SYSTEM FLORIDA LLC ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. TO THE FULL EXTENT PERMISSIBLE BY LAW, SPORTS MOBILITY SYSTEM FLORIDA LLC WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF ANY SPORTS MOBILITY SYSTEM FLORIDA LLC SERVICE, OR FROM ANY INFORMATION, CONTENT, MATERIALS, PRODUCTS OR OTHER SERVICES INCLUDED ON OR OTHERWISE MADE AVAILABLE TO YOU THROUGH ANY SPORTS MOBILITY SYSTEM FLORIDA LLC SERVICE, INCLUDING, BUT NOT LIMITED TO DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, AND CONSEQUENTIAL DAMAGES, UNLESS OTHERWISE SPECIFIED IN WRITING.

Disputes

Any dispute or claim relating in any way to your use of any SPORTS MOBILITY SYSTEM FLORIDA LLC service or to any products or services sold or distributed by SPORTS MOBILITY SYSTEM FLORIDA LLC or through www.ixroverfl.com will be resolved by binding arbitration, rather than in court, except that you may assert claims in small claims court if your claims qualify. The Federal Arbitration Act and federal arbitration law apply to this agreement.

There is no judge or jury in arbitration, and court review of an arbitration award is limited. However, an arbitrator can award on an individual basis the same damages and relief as a court (including injunctive and declaratory relief or statutory damages), and must follow the terms of these Conditions of Use as a court would.

To begin an arbitration proceeding, you must send a letter requesting arbitration and describing your claim to our registered agent Corporation Service Company, 300 Deschutes Way SW, Suite 304, Tumwater, WA 98501. The arbitration will be conducted by the American Arbitration Association (AAA) under its rules, including the AAA's Supplementary Procedures for Consumer-Related Disputes. The AAA's rules are available at www.adr.org or by calling 1-800-778-7879. Payment of all filing, administration and arbitrator fees will be governed by the AAA's rules. We will reimburse those fees for claims totaling less than \$10,000 unless the arbitrator determines the claims are frivolous. Likewise, SPORTS MOBILITY SYSTEM FLORIDA LLC will not seek attorneys' fees and costs in arbitration unless the arbitrator determines the claims are frivolous. You may choose to have the arbitration conducted by telephone, based on written submissions, or in person in the country where you live or at another mutually agreed location.

We each agree that any dispute resolution proceedings will be conducted only on an individual basis and not in a class, consolidated or representative action. If for any reason a claim proceeds in court rather than in arbitration we each waive any right to a jury trial. We also both agree that you or we may bring suit in court to enjoin infringement or other misuse of intellectual property rights.



**SPORTS MOBILITY
SYSTEM FLORIDA, LLC**
330 S. Pineapple Avenue, Suite 110
Sarasota, Florida 34236

📞 941 735 3444
✉️ info@ixroverfl.com

WWW.IXROVERFL.COM

Applicable Law

By using any SPORTS MOBILITY SYSTEM FLORIDA LLC Service, you agree that the Federal Arbitration Act, applicable federal law, and the laws of the state of Florida, without regard to principles of conflict of laws, will govern these Conditions of Use and any dispute of any sort that might arise between you and SPORTS MOBILITY SYSTEM FLORIDA LLC.

Site Policies, Modification, and Severability

We reserve the right to make changes to our site, policies, Service Terms, and these Terms of Use at any time. If any of these conditions shall be deemed invalid, void, or for any reason unenforceable, that condition shall be deemed severable and shall not affect the validity and enforceability of any remaining condition.

Our Address

SPORTS MOBILITY SYSTEM FLORIDA LLC
330 S. Pineapple Avenue, Suite 110
Sarasota, Florida 34236

Phone: 941 735 3444
Email: info@ixroverfl.com
Website: www.ixroverfl.com



**SPORTS MOBILITY
SYSTEM FLORIDA, LLC**
330 S. Pineapple Avenue, Suite 110
Sarasota, Florida 34236

 941 735 3444
 info@ixroverfl.com

WWW.IXROVERFL.COM