

ORDER FORM

Product (including installation)	Reference	Price (incl. VAT)	Qty Car	Motor- bike Qty	Total en €
Q-box with 12 months subscription	Q-12	€ 349,00			
Q-box with 24 months subscription	Q-24	€ 449,00			
Q-box with 36 months subscription	Q-36	€ 529,00			
Q-box with 60 month subscription	Q-60	€ 649,00			
Q-box with lifetime subscription* (*max. 10 years)	Q-life	€ 869,00			
Extension of your subscription (after the initial period chosen)	Reference	Price (incl. VAT)	Quantity		Total en €
12 month subscription	ABO-Q12	€ 119,00			
24 month subscription	ABO-Q24	€ 209,00			
36 month subscription	ABO-Q36	€ 279,00			

The subscription includes: Access to the mobile application Q on iOS or Android I Data storage on our secure dedicated servers for 3 months I A history of journeys I All application updates.

Contact and installation address	
First Name:	
Last Name:	
Company:	
VAT Number:	
Adress + N°:	
Postal Code: City:	
Mobile Phone:	

☐ I agree to receive emails with promotions, news, products or news from Viasat Connect.

Date et signature:

By signing this order form, I accept the general terms and conditions of sale.

Viasat Connect takes care of everything!

- 1) Fill in the order form and send it by e-amil to: order@viasatconnect.be
- 2) You will receive an order confirmation and a request for payment.
- 3) We will send you your ordered products.



General Terms and Conditions of Sale

1. Prices

The prices appearing on the Company's price lists and offers are purely indicative and may be modified at any time. Any telephone call to the monitoring centre to report the theft of a vehicle gives rise to additional costs for the use of the services of the Third Party In the event of an increase in the price of the Equipment delivered or the Services provided after the conclusion of the contract, the Company has the option of passing on this increase to the Reseller or the Client by registered mail. This passing-on will be deemed to be accepted by the Reseller or the Client five working days after the sending of the notification, unless contested within this period by registered mail. In the absence of the Client's agreement, the Company may unilaterally renounce the Contract, by registered letter and without compensation. All prices are net prices excluding VAT from the Company's registered office, plus costs and taxes. The delivery of the Equipment is at the Client's risk, even in the case of sale or delivery free of charge.

The down payments made by the Client are to be applied to the price of the order. They constitute the beginning of the execution of the contract and not a deposit, the abandonment of which would allow the Client to be released from his obligations.

2. Terms and conditions of payment

All invoices of the Company are payable in cash, net and without discount, at the registered office of the Company, subject to other terms of payment detailed on a case-by-case basis in any invoice. In the event of non-payment of all or part of an invoice, the total amount due, or the amount remaining due, shall be increased by operation of law and without notice of default by interest of 10% per annum, any month commenced being due. In addition, any invoice unpaid on its due date will be increased by operation of law and without notice of default by a fixed and irreducible indemnity of 50EUR. Finally, the non-payment of an invoice on its due date, the protest of a non-accepted bill or any other fact that may imply the insolvency of the Client shall automatically and without formal notice cause the term to lapse for all open invoices. Moreover, these situations confer the right for the Company to suspend all its obligations without prior formality and to terminate all or part of the current contracts without any other formality than notification by registered letter and without compensation. Any complaint relating to an invoice must be sent by registered letter within five working days of receipt, which is presumed to be within three working days of the date on the invoice. At the end of this period, no further complaints will be admissible. Under no circumstances can a complaint justify a suspension of payment. The cancellation option of article 1794 of the Civil Code is not applicable.

3. Suspension, Resolution

Failure to pay invoices that have fallen due authorises the Company to suspend all existing orders by operation of law and without formal notice and to suspend or terminate all subscriptions that are invoiced and unpaid. Furthermore, non-payment of an invoice that has fallen due shall automatically and without formal notice result in the cancellation of the sale of the goods to which this invoice relates and the Client or the Reseller shall be required to return the Equipment without delay and at its own expense. If the Customer does not return the goods to the Company, we reserve the right to proceed ourselves or through third parties to the immediate removal of the goods. In the event that a sale is cancelled in whole or in part as a result of any fault or default on the part of the purchaser, the purchaser shall pay us, for the costs incurred and the loss suffered, a fixed and irreducible compensation equal to 30% of the sale price of the goods that have been cancelled. This indemnity is due to the Company without prejudice to the Company's right to claim reimbursement of the costs that we would have to incur in order to take possession of the goods and restore them to their original condition. Furthermore, the interruption and termination of the subscription services shall under no circumstances give rise to a refund or payment of damages to the Client, User or Reseller.

4. Survival beyond termination

All End User Agreements entered into by Resellers with End Users under this Agreement will survive termination of this Agreement in accordance with their respective terms. In addition, any provision of this Agreement necessary for a party hereto to perform its obligations under such End User Agreements shall survive termination of this Agreement.

5. General Limitation of Liability

To the greatest extent permitted by the legal provisions in force, and except in cases of gross negligence or fraud, the total liability of the Company and its Resellers arising from this Agreement is expressly limited to the price actually paid by the Client, where applicable calculated over a full year. This limitation of liability, which is an essential condition of the Company's commitment, applies irrespective of whether the acts or negligence are the fault of the Company or that of its subcontractors or Third Parties, irrespective of the applicable liability regime including, but not limited to, contractual liability, quasi-delictual liability, liability without fault, product liability, liability for hidden defects, etc. In particular, the Company declines all liability arising from the misuse of the Company's products or from the inconvenience or damage caused by the malfunction or lack of coverage of telecommunications networks.

6. Indemnification of the Company

Any Client and Reseller undertakes to guarantee and indemnify the Company, its representatives, employees, partners, and/or any Third Parties, against any damage, complaint or request from third parties resulting from the use of the Software, Hardware and/or Services. This guarantee covers any compensation that may be due as well as legal costs within a reasonable limit.

7. Privacy and data retention

Viasat Connect respects your privacy when using the Software and Services. Our privacy policy as it applies to our Software and Services, including our approach to data retention, can be accessed through the Privacy Policy link and forms part of this Agreement. Our Privacy Policy is subject to regular updates; it is therefore recommended that you review this policy on a regular basis for such updates.

8. Miscellaneous

For the entire duration of any Contract and for a period of six months following its expiry, the Client shall refrain from any (attempt to) directly or indirectly employing an employee of the Company, under penalty of an irreducible indemnity of EUR 30,000 per employee concerned, without prejudice to compensation for any greater loss, if applicable.

The fact that one of the parties has not invoked a specific right or has temporarily failed to exercise a right does not entail a waiver of that right. The nullity of any clause or part of a clause of these conditions will not affect the other clauses or parts of clauses and the clause or part of a clause concerned will as far as possible be replaced by a valid provision of equivalent economic effect. The annexes attached to this Contract form an integral part thereof.

9. Applicable law - competent court

This Agreement, and any dispute relating to this Agreement and/or the use of the Software or otherwise, is subject exclusively to Belgian law. Any dispute arising from this Agreement shall be submitted to the courts and tribunals of the district of Brussels, Belgium, which shall have exclusive jurisdiction to hear such disputes.

The complete version of the General Terms and Conditions: Software and Hardware is available online:

https://www.viasatconnect.be/fr/conditions-generales-de-vente/

