折页方式：

注：A为正面，封面朝上；A-a互为正反面

技术说明：
1. 材质：105g哑粉纸，过哑油
2. 印刷颜色：Pantone Cool Gray 11C，Pantone 152C，Pantone 108C
3. 物理指标：
4. 外观工艺要求：正反面印刷，先横向风琴折，再纵向风琴折，图案、字体完整，清晰，纸箱成型方正，无钉接/胶合偏斜错位，表面洁净，不许有明显的外观不良
5. 纸箱接口方式：
6. 其它：

<table>
<thead>
<tr>
<th>工艺类别</th>
<th>mass</th>
<th>PE类</th>
<th>EPE类</th>
<th>模套成型类</th>
</tr>
</thead>
<tbody>
<tr>
<td>标签类</td>
<td>±0.5mm</td>
<td>±1mm</td>
<td>+5mm/-3mm</td>
<td></td>
</tr>
<tr>
<td>标箱类</td>
<td>双纸板 ±3mm</td>
<td>双纸板 ±5mm</td>
<td></td>
<td></td>
</tr>
<tr>
<td>图纸方向</td>
<td>印刷方向</td>
<td>EPE类</td>
<td>模具成型类</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(EPS/纸塑等)</td>
<td></td>
</tr>
<tr>
<td>成型尺寸</td>
<td>140*140 mm</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>展开尺寸</td>
<td>420*280 mm</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Any such arbitration shall not be combined or consolidated with a claim or dispute involving any other person’s or entity’s product or claim, and specifically, without limitation of the foregoing, shall not under any circumstances proceed as part of a class action or class arbitration. The arbitration shall be conducted by the American Arbitration Association (AAA) in accordance with the National Rules for the Resolution of Consumer Disputes (collectively “AAA Rules”) and the Supplementary Procedures for Consumer Related Disputes (collectively “Supplementary Rules”).

The Federal Arbitration Act governs this provision. Even upon termination or expiration of this limited warranty or in the event that the limited warranty is held as invalid, voidable, invalid or unenforceable, either in whole or partially, by a court or an arbitrator, such arbitration will be null and void. Additionally, the arbitration tribunal shall have the sole and exclusive power to rule on any challenge to its own jurisdiction or to the validity or enforceability of arbitration clauses contained herein. This agreement evidences a transaction in interstate commerce, and thus the Federal Arbitration Act governs the interpretation and enforcement of this provision. This paragraph shall survive upon termination or expiration of this limited warranty or in an event that the limited warranty is held as invalid, voidable, invalid or unenforceable, either in whole or partially, by a competent adjudicatory institution with actual authority and jurisdiction over this matter.

Segway Parties reserve and you hereby agree that you shall arbitrate your claims against Segway Parties pursuant to the arbitration described below prior to any action or proceeding. To arbitrate, you must:

A. Mail a Notice of Dispute to Segway. Prior to initiating arbitration against Segway Parties, you must first notify Segway of your dispute in good faith. Please include your contact information, your concerns, and the relief you intend to seek from Segway Parties, and any information you believe would be helpful in resolving the dispute. Segway will review your Notice of Dispute to determine whether Segway may settle it with you to avoid arbitration. The notice should be sent by certified mail to Attention: Disputes, Segway Inc., 14 Technology Drive, Bedford, NH 03101. Please make a copy of your notice for your records.

B. Wait 30 Days. Segway will review your Notice of Dispute within thirty (30) days of Segway’s receipt of your Notice of Dispute. If you do not hear from Segway within thirty (30) days of its receipt of your Notice of Dispute, you may proceed with filing an arbitration claim against Segway Parties. Should Segway provide you a written settlement offer, please keep this settlement offer because Segway Parties and you will be required to show this settlement offer to the arbitrator. Notwithstanding the foregoing, such offer, if any, shall not be shown to the arbitrator until after the arbitrator’s determination on the merits of your claim.

C. Complete a Demand for Arbitration. You can initiate arbitration by completing a Demand for Arbitration that includes a basic statement of the (i) names and addresses and telephone numbers of the parties involved; (ii) your description of the dispute; and (iii) your short statement detailing why you are entitled to relief.

D. Send Segway Your Demand for Arbitration. You can demand Segway’s Demand for Arbitration at the following address: Attention: Disputes, Segway Inc., 14 Technology Drive, Bedford, NH 03101. Please make a copy of your notice for your records.

E. Send AAA Two (2) Copies of the Demand for Arbitration. The Demand for Arbitration includes the address that you are to send two (2) copies of your Demand for Arbitration. This address is AAA Case Filing Services, 1333 Laurel Oak Road, Suite 100, Houston, Texas 77060. You should also include a copy of this warranty policy, and the appropriate filing fee. Segway will reimburse you for this filing fee. If you cannot afford to pay the filing fee, please contact Segway, and Segway will pay the filing fee for you.

F. AAA Appointment of Arbitrator. If no claim in the arbitration exceeds $75,000, the AAA will appoint an arbitrator and notify you and Segway Parties of the arbitrator’s name and qualification.

Any such arbitration shall not be combined or consolidated with a claim or dispute involving any other person’s or entity’s product or claim, and specifically, without limitation of the foregoing, shall not under any circumstances proceed as part of a class action or class arbitration. The arbitration shall be conducted by the American Arbitration Association (AAA) in accordance with the National Rules for the Resolution of Consumer Disputes (collectively “AAA Rules”) and the Supplementary Procedures for Consumer Related Disputes (collectively “Supplementary Rules”).

The Federal Arbitration Act governs this provision. Even upon termination or expiration of this limited warranty or in the event that the limited warranty is held as invalid, voidable, invalid or unenforceable, either in whole or partially, by a court or an arbitrator, such arbitration will be null and void. Additionally, the arbitration tribunal shall have the sole and exclusive power to rule on any challenge to its own jurisdiction or to the validity or enforceability of arbitration clauses contained herein. This agreement evidences a transaction in interstate commerce, and thus the Federal Arbitration Act governs the interpretation and enforcement of this provision. This paragraph shall survive upon termination or expiration of this limited warranty or in an event that the limited warranty is held as invalid, voidable, invalid or unenforceable, either in whole or partially, by a competent adjudicatory institution with actual authority and jurisdiction over this matter.

Segway Parties reserve and you hereby agree that you shall arbitrate your claims against Segway Parties pursuant to the arbitration described below prior to any action or proceeding. To arbitrate, you must:

A. Mail a Notice of Dispute to Segway. Prior to initiating arbitration against Segway Parties, you must first notify Segway of your dispute in good faith. Please include your contact information, your concerns, and the relief you intend to seek from Segway Parties, and any information you believe would be helpful in resolving the dispute. Segway will review your Notice of Dispute to determine whether Segway may settle it with you to avoid arbitration. The notice should be sent by certified mail to Attention: Disputes, Segway Inc., 14 Technology Drive, Bedford, NH 03101. Please make a copy of your notice for your records.

B. Wait 30 Days. Segway will review your Notice of Dispute within thirty (30) days of Segway’s receipt of your Notice of Dispute. If you do not hear from Segway within thirty (30) days of its receipt of your Notice of Dispute, you may proceed with filing an arbitration claim against Segway Parties. Should Segway provide you a written settlement offer, please keep this settlement offer because Segway Parties and you will be required to show this settlement offer to the arbitrator. Notwithstanding the foregoing, such offer, if any, shall not be shown to the arbitrator until after the arbitrator’s determination on the merits of your claim.

C. Complete a Demand for Arbitration. You can initiate arbitration by completing a Demand for Arbitration that includes a basic statement of the (i) names and addresses and telephone numbers of the parties involved; (ii) your description of the dispute; and (iii) your short statement detailing why you are entitled to relief.

D. Send Segway Your Demand for Arbitration. You can demand Segway’s Demand for Arbitration at the following address: Attention: Disputes, Segway Inc., 14 Technology Drive, Bedford, NH 03101. Please make a copy of your notice for your records.

E. Send AAA Two (2) Copies of the Demand for Arbitration. The Demand for Arbitration includes the address that you are to send two (2) copies of your Demand for Arbitration. This address is AAA Case Filing Services, 1333 Laurel Oak Road, Suite 100, Houston, Texas 77060. You should also include a copy of this warranty policy, and the appropriate filing fee. Segway will reimburse you for this filing fee. If you cannot afford to pay the filing fee, please contact Segway, and Segway will pay the filing fee for you.

F. AAA Appointment of Arbitrator. If no claim in the arbitration exceeds $75,000, the AAA will appoint an arbitrator and notify you and Segway Parties of the arbitrator’s name and qualification. The AAA requires all arbitrators to check for any past or present relationships with the parties, potential witnesses, and the parties’ attorneys. If the arbitrator has any such relationship, the AAA will inform Segway Parties and you, and either you or Segway Parties object to the AAA’s choice of arbitrator, there are seven (7) days to inform the AAA.

G. Choose the Type of Hearing You Would Like. Unless you and Segway Parties agree to have an arbitration hearing elsewhere, the arbitration will take place in the county (or parish) where you purchased the product. If your claim is for $10,000 or less, you may choose to have the hearing conducted by telephone or in person. Alternatively, you may choose to proceed to conduct the entire arbitration through written correspondence with the arbitrator that does not include an interactive hearing. Once the AAA has commenced the arbitration, you have ten (10) days to inform the AAA of your choice of hearing. If you don’t make a choice, the AAA will conduct the arbitration by written correspondence without an interactive hearing. If your claim exceeds $20,000, the right to a hearing will be determined by the AAA rules. Those rules currently provide for an in-person hearing if your claim exceeds $30,000, but you and Segway Parties may agree whether that hearing is in person or by telephone.

H. Arbitrator’s Decision. Within fourteen (14) days from the conclusion of the in-person or telephone hearing, or from the submission of all written evidence to the arbitrator, you have elected to conduct the arbitration through written correspondence, the arbitrator will render a written decision. That decision will include the essential findings and conclusions upon which the arbitrator based his or her award. Segway Parties will immediately respond to the arbitrator notifying the arbitrator whether, and to what extent, Segway Parties will abide by the decision, and perform all obligations it has agreed to do. Any decision by the arbitrator may be utilized by any party for any reason.
Limited Warranty of Dirt eBike and Dispute Resolution

This is a limited warranty provided by the manufacturer of the Segway's Dirt eBike (the “Product”) to the original buyer of the Product or the entity listed under the “User Details” section of the warranty certificate (the “Owner”). This Limited Warranty only and exclusively applies to the Product distributed and/or sold by and/or through Segway or Segway Dealers (as defined below) in the countries/regions where Segway, or its authorized经销商, are resident. If you are an end user of the Product as you may not have warranty or have different warranty than the one provided in the Limited Warranty, this LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE OR IN OTHER COUNTRIES. THIS LIMITED WARRANTY IS A BINDING LEGAL CONTRACT BETWEEN YOU AND SEGWAY AND SEGWAY PARTIES (AS DEFINED BELOW), AND IT IS YOUR RESPONSIBILITY TO READ THIS ENTIRE LIMITED WARRANTY AND UNDERSTAND IT BEFORE USE OF THE PRODUCT.

The Limited Warranty can also be found online at: https://www.segway.com/warranty-information and in the documentation provided with the Product.

1. Limited Warranty Period

The Limited Warranty covers only defects of any material or workmanship of the Product and components thereof that the Product and components thereof are being used under normal and ordinary conditions.

In an event that a defect covered by this Limited Warranty occurs, Segway will, at its sole discretion, repair or replace the defective Product or components thereof in accordance with this Limited Warranty. The applicable Limited Warranty Period for the Limited Warranty commences on the date of the original purchase of the Product from either of Segway, Segway’s authorized reseller, stockist, or any other party that distributed and/or sold the Product. This Limited Warranty Period shall extend for a period of 12 months from the original purchase of the Product by the Owner.

2. Limited Warranty Service Process.

Segway’s online services are available at: http://www.segway.com/support/service-warranties. If during your use of the Product you believe the Product or its component is defective and/or does not work properly, you MUST IMMEDIATELY STOP USE OF THE PRODUCT, AND STORE THE PRODUCT PROPERLY YOUR CONTINUED USE OF THE PRODUCT UNDER SUCH CIRCUMSTANCE MAY CAUSE SEVERE BODY INJURY OR EVEN DEATH TO YOU OR OTHERS. Thereafter, immediately contact Segway at toll free number (888-525-9306), or at techsupport@segway.com. Segway’s technical support personnel are available to assist you online or over the phone in diagnosing the defect, if any, and provide further instructions.

If the defect is not resolved by these instructions, the following is a list of the defective materials including (i) defective or damaged materials, and (ii) the Product’s serial number, and (c) a description of the defect if applicable. Upon the verification of your eligibility for the Limited Warranty, Segway will provide you with a Return Material Authorization number (the “RMA”). Segway must receive your defective Product or component thereof within thirty (30) days upon Segway’s issuance of RMA to you to be eligible for repair or replacement. If the defective Product or component thereof is not shipped to Segway, Segway may direct you to a designated third party service provider for your RMA services.

You will be responsible for the cost of shipping and risk of loss and damage that may occur during the shipment from you to Segway. You must include your defective Product or component in the original packaging in which you received it, or Segway approved packaging. Segway will be provided with the name, model, serial number, and defects of the Product to Segway. Segway is not responsible for any loss and/or damages that may be caused by your improper packaging or shipment of the Product or component to Segway.

An authorized service provider is authorized to perform the warranty service replacement of the Product to you. Segway approves the authorized service provider for the warranty service of the Product to you. Segway will not notify you and inform you of service or replacement alternatives that are available to you on a fee basis, or Segway will return your Product to you unpatriated, and in such instance you will be responsible for the cost of shipping and insurance for shipment of your Product from Segway to you. For a return eligible warranty for the warranty product and/or services, Segway will service the defective Product with new or reconditioned parts of same or similar style at no cost to you for the service. Parts replaced by Segway will be retained by, and become the property of, Segway. In such a situation, Segway will pay the reasonable return shipping charges for the return of the Product.

3. Limited Warranty Exclusions.

This Limited Warranty describes the service available to you in the event your Product requires warranty service and you may have additional protections under your local laws. This Limited Warranty does not exclude, limit, limit the extent of, or in any way modify the user warranty, and the validity period of warranty of the replaced Product is no longer than the remaining period of the original product warranty. In the event that the warranty services are required, please prepare your serial number, and a description of the defect if applicable. Upon the verification of your eligibility for the Limited Warranty, Segway will provide you with a Return Material Authorization number (the “RMA”). Segway must receive your defective Product or component thereof within thirty (30) days upon Segway’s issuance of RMA to you to be eligible for repair or replacement. If the defective Product or component thereof is not shipped to Segway, Segway may direct you to a designated third party service provider for your RMA services.

You will be responsible for the cost of shipping and risk of loss and damage that may occur during the shipment from you to Segway. You must include your defective Product or component in the original packaging in which you received it, or Segway approved packaging. Segway will be provided with the name, model, serial number, and defects of the Product to Segway. Segway is not responsible for any loss and/or damages that may be caused by your improper packaging or shipment of the Product or component to Segway.

An authorized service provider is authorized to perform the warranty service replacement of the Product to you. Segway approves the authorized service provider for the warranty service of the Product to you. Segway will not notify you and inform you of service or replacement alternatives that are available to you on a fee basis, or Segway will return your Product to you unpatriated, and in such instance you will be responsible for the cost of shipping and insurance for shipment of your Product from Segway to you. For a return eligible warranty for the warranty product and/or services, Segway will service the defective Product with new or reconditioned parts of same or similar style at no cost to you for the service. Parts replaced by Segway will be retained by, and become the property of, Segway. In such a situation, Segway will pay the reasonable return shipping charges for the return of the Product.

Limited Warranty Eligibility.

To order service for service must be received from Segway within the Limited Warranty Period as described above, and Segway must receive your Product in accordance with this Limited Warranty Service Process.

3.2 You must provide the original purchase receipt to Segway.

3.3 You must provide the serial number verification of the Product.

3.4 The Product subject to under-voltage cannot be repaired as a result of improper use, live-time storage (for example, the environment temperature for more than 30 days, ambient temperature for more than 40 days, or the power cell capacity is less than 60% before storage for more than three months), over-discharge, and failure in timely charging or maintenance, or the battery involving the visible damage or protective performance and/or slow charging in continuously without timely recharge, leading to the damage caused by water to the circuit and board.

3.6 You are encouraged to consult with your own professional training, instructions or certifications, if any, before use of the Product. You are encouraged to consult with your own professional training, instructions or certifications, if any, before use of the Product. You may use the Product if you did not receive sufficient professional training, instructions or certifications, if any, before use of the Product. You may use the Product if you did not receive sufficient professional training, instructions or certifications, if any, before use of the Product.

3.7 Service, repair, and maintenance by unauthorized providers.

3.8 The battery subject to under-voltage cannot be repaired as a result of improper use, live-time storage (for example, the environment temperature for more than 30 days, ambient temperature for more than 40 days, or the power cell capacity is less than 60% before storage for more than three months), over-discharge, and failure in timely charging or maintenance, or the battery involving the visible damage or protective performance and/or slow charging in continuously without timely recharge, leading to the damage caused by water to the circuit and board.

3.9 Improper charging, storage, maintenance, or operation of the Product not in compliance with the instructions or limitations as provided in the user materials.

3.10 The Product not in compliance with applicable laws and regulations.

3.11 The Product by persons with inadequate experience.

3.12 Accidental, collision, removal of unsafe speed or power roads, riders over obstacles, amateur racing, professional racing, use in back-country sports, fire damage, water damage, chemical damage, use of the product outside of the product’s working temperature range, high pressure water spray, earthquake, dropping, loading with excessive weights.

3.13 Misfunctions to mechanical parts, modification of electronic parts, or modifications to software embedded in the Product.

3.14 Physical abuse, misuse, reckless, negligence, or commercial use.

3.15 Improper charging, storage, maintenance, or operation of the Product not in compliance with the instructions or limitations as provided in the user materials.

6.9 Use of the Product with third party product, component, or accessory.

6.10 The normal deterioration of wear and tear parts.

6.14 Use of the Product with overlap wear and tear parts.

6.15 Use of the Product with third party products, component, or accessory.

The following situations are not covered by the limited warranty. The user will be responsible for parts and labor.

6.17 Improper use of the Product by a person who has not received sufficient professional training, instructions or certifications, if any, before use of the Product. The Product is faulty or damaged due to oil, ink, smoke, soot, chemical corrosion and force majeure (including but not limited to earthquakes, typhoons, fires, floods).

6.20 The battery subject to under-voltage cannot be repaired as a result of improper use, live-time storage (for example, the environment temperature for more than 30 days, ambient temperature for more than 40 days, or the power cell capacity is less than 60% before storage for more than three months), over-discharge, and failure in timely charging or maintenance, or the battery involving the visible damage or protective performance and/or slow charging in continuously without timely recharge, leading to the damage caused by water to the circuit and board.

6.22 The user modifies or dismantles the product or its parts without permission, or destroys the normal use of the product and parts.

6.23 The user installs non-original or third-party spare parts or accessories, resulting in damage to original parts, or modified the circuit and line configuration without permission.

6.24 The product is faulty or damaged as a result of crashes, splinters, traffic accidents, overweighting (i.e. Passengers are forbidden. This vehicle is for individual use only), speeding or other human factors during the use.

6.25 The user modifies or dismantles the product or its parts without permission, or destroys the normal use of the product and parts.

6.26 The user installs non-original or third-party spare parts or accessories, resulting in damage to original parts, or modified the circuit and line configuration without permission.

6.27 The product is faulty or damaged as a result of crashes, splinters, traffic accidents, overweighting (i.e. Passengers are forbidden. This vehicle is for individual use only), speeding or other human factors during the use.

6.28 The user modifies or dismantles the product or its parts without permission, or destroys the normal use of the product and parts.

6.29 The user installs non-original or third-party spare parts or accessories, resulting in damage to original parts, or modified the circuit and line configuration without permission.

6.30 The product is faulty or damaged as a result of crashes, splinters, traffic accidents, overweighting (i.e. Passengers are forbidden. This vehicle is for individual use only), speeding or other human factors during the use.

6.31 The user modifies or dismantles the product or its parts without permission, or destroys the normal use of the product and parts.

6.32 The user installs non-original or third-party spare parts or accessories, resulting in damage to original parts, or modified the circuit and line configuration without permission.

6.33 The product is faulty or damaged as a result of crashes, splinters, traffic accidents, overweighting (i.e. Passengers are forbidden. This vehicle is for individual use only), speeding or other human factors during the use.

6.34 The user modifies or dismantles the product or its parts without permission, or destroys the normal use of the product and parts.