

Attention:

Please note the following information concerning the point of impact and regarding the liability of Leica Camera AG (“LEICA”).

The Calonox 2 Sight / Calonox 2 Sight LRF (hereinafter referred to as “Calonox”) is adjusted ex works such that the point of impact can shift by up to 2.4 cm at 100 m. In addition, the overall system used (e.g. rifle, mount, adapter, riflescope) may shift the point of impact, due to the quality of the riflescope and adapter used as well as the type of mount, a changed center of gravity, or additional weight on the riflescope lens.

The Calonox provides support for safe and responsible hunting. You yourself must always assess your surroundings, the surroundings of the target, and the area in between, as well as the current overall situation and its variability. You yourself are responsible for your shot. You are also responsible for ensuring that the overall system works perfectly in conjunction with the Calonox.

LEICA recommends that you familiarize yourself with the Calonox on a shooting range before using it to hunt. Also check the overall interplay of the equipment and make sure the point of impact is correct. Furthermore, LEICA recommends that you regularly compare all settings with real shots in a safe environment (e.g. shooting range) before using the device to hunt. Based on your own assessment of “whether” and “how”, adjust the settings as required. Users of the Calonox assume full personal responsibility for the use of all functions.

LEICA accepts no liability for damages arising in connection with the use of the Calonox, except as stated in the following sentences. This exclusion does not apply to damages caused by an intentional or grossly negligent breach of duty by LEICA or by a legal representative or vicarious agent of LEICA. In the event of a simple or slightly negligent breach of duty by LEICA or a legal representative or vicarious agent of LEICA, LEICA shall only be liable (a) – albeit without limitation – for damages resulting from injury to life, body, or health; and (b) for damages arising from the breach of material contractual obligations (material contractual obligations being those obligations whose fulfillment is essential for the proper execution of the contract and on whose compliance the customer regularly relies and is entitled to rely); in these cases, LEICA’s liability shall be limited to the level of compensation typical for the respective contract and foreseeable at the time of conclusion of the contract. The limitations of liability in the preceding sentence shall not apply if LEICA has fraudulently concealed a defect or has assumed a guarantee for the quality of the goods which entitles the user to compensation. In addition, any mandatory statutory liability, in particular under the Product Liability Act, shall always remain unaffected.