

GENERAL CONDITIONS OF SALE

Our sales are subjected to the present general conditions which prevail over quite other condition emanating from the buyer. Any order sent by the buyer takes its support without limitation or reserves for the present general conditions of sale.

Order

The orders spent through the Web site engage the buyer from the acceptance of order given by the buyer onto the Web site. The information, the photos and the graphics of catalogs are only indicative and engage by no means the trader. From the moment the Customer booked order, he is considered as having accepted with full knowledge of the facts and without reserve the prices, the volumes and the quantities proposed in the sale and ordered.

Prices

The selling prices of products are the ones current at the time of the recording of the order with the exception of the transport costs. The selling prices of products can be modified at any time by the emergence of outside events. The freight costs are chargeable to the Customer and are charged in supplement of the price of products following the amount of the order. The freight costs will be indicated to the recording of the order by the Customer.

Payment

Except particular condition, products are cash with order. Any sum paid by the Customer before the delivery of the product establishes an advance on the selling price definitively owed by the Customer. Penalties of an amount equal to the base lending rate increased by 3 points are applicable by rights to the unpaid amounts at the conclusion of a delay of 10 days according to the date of invoicing or from the announcement of the refusal of banking payment for quite other means of payment. The delivery of any new order can be suspended in case of delay in payment of a previous order.

Delivery

The delivery is considered made from provision of the product to the Customer. It is up to the Customer to verify the shipping in the arrival and to make any reserves and complaints which would seem justified. If the delivered products are not in accordance in kind or in quality with the specifications indicated in the delivery order, the Customer has to, hardly of decay, formulate his complaints in eight (8) days later delivery.

Property reserve

The salesman keeps the full and whole property of products sold up to the perfect payment of the price, the principal, expenses and taxes were included. The transfer of the risks relative to the product will be made during the delivery for the carrier of the ordered product. It is thus up to the Customer to contract at its expenses, an insurance, to cover every risk, notably degradation and loss.

Guarantee

The sold products benefit from a guarantee of the manufacturer. Any modified products are excluded from this guarantee, or repaired by the buyer or by quite other person not authorized expressly by the salesman, as well as all the products being the object of a contract of specific assistance and of maintenance. Any return of the product in conformance with the aforesaid guarantee has to be the object of a preliminary agreement by the salesman. At this end, the buyer will get in touch with the after-sales service of the salesman by formulating his demand by e-mail. If the product is recognized as defective, the salesman will pass on to the buyer a return number of product. The defective product must have returned to its original packing and accompanied with the number of return of product communicated by the salesman. All the expenses and the risks bound on the return of the product are chargeable to the buyer.

Responsibility

The salesman would not know how to see his involved responsibility whatever title it is for any indirect damage. In case of direct damage, the responsibility of the salesman is limited to a 250 euro maximum amount.

Allocation of jurisdiction

The present general conditions of sale are governed by the French law. For all the contestations relative to the present contract between the salesman and the buyer, the commercial court of Paris will be only competent.

Computing and Liberties

In application of the computing law and the liberties of January 6th, 1978, the Customer has a right of access and a rectification to the data concerning him and kept by the trader.