



Van :
Onze ref. : 12
Datum : 12/11/2013

General conditions of sale

- All our offers are non-binding.
- Deadlines indicated are not obligatory. We can in no event be held responsible for eventual delivery delays, which same cannot be used as cause for claims for damages or the levying of interest. In case of force majeure due to transport interruption, scarcity of goods or materials, default of machines, or any other case that causes partial or total unemployment, we have the right to cancel partial or total performance of the contract.
- All claims concerning our deliveries must be announced within 8 days by registered letter, otherwise they will not be accepted any more.
- All dispatches are the risk of the recipient.
- All remarks concerning this invoice must be announced within 8 days. After this time, they will not be accepted.
- Full payment within requested term is required, if not an interest of 10 % per year will be levied without notice, from the date of the invoice.
- By default, a compensation of 10% of the total amount due (with a minimum of 37,18€) will be levied for liquidated damages caused by failure to pay.
- All invoices are payable at our headquarters in Genk.
- The deliveries remain our property until full payment has been made (art. 101 Faill.Wet.)
- In case of litigation, only the courts of Tongeren will be competent.
- Any condition, imposed in any eventuality by our clients, which is contrary to any of the above is considered as non-existent.
- Terms of payment : within 30 days.

RETENTION OF PROPERTY CLAUSE

The delivered goods remain our property until full payment has been made of all invoices pertaining to the goods themselves or to charges relating to their payment.

Risks are born by the buyer. Any down payment may be retained to set against eventual resale loss.