

## Conditions of Sale

### Orders

Orders accepted and acknowledged by us cannot be cancelled without our consent. They are accepted for delivery without responsibility for unforeseen hindrances', shortage of materials, delays in transit or accident, etc. Any promise of delivery is given in good faith, but cannot be guaranteed. Quoted delivery time will be adhered to as far as is possible, but no responsibility can be accepted for delays caused by industrial disputes or disruption by any third party outside our control.

### Contracts

Delivery of contract must be taken within the period specified, otherwise we reserve the right to cancel or deliver the outstanding balance at the end of the contract period.

### Acceptance of Orders

Orders and contracts are only accepted in accordance with our conditions of sale. Unless expressly accepted in writing, any deviation from these conditions in a customer's 'order conditions of purchase' will be deemed to be and treated as inapplicable.

### Part Deliveries

Where goods are contracted for delivery by instalments, each delivery will constitute a separate enforceable order.

### Prices

Every effort will be made to carry out any contract in accordance with the quoted price. We do however, reserve the right to amend any quotation either before or after acceptance, should manufacturing cost necessitate such an amendment.

### Carriage

Carriage is paid on consignments of £300 net value and over for delivery throughout England, Wales and Southern Scotland. For all other areas, prices quoted are ex-works.

### Minimum Invoice Value

A minimum invoice value of £50.00 is applied to all orders.

### Notification of Loss or Damage

For all consignments dispatched for delivery on the UK mainland, in the event of damage, partial loss or non-delivery of goods, the Buyer or their Agents must notify the Seller within three working days of dispatch. For all other areas notifications must be made within 7 working days.

### Settlement Terms

All accounts are strictly net monthly and are due on the last day of the month following that of delivery. All clerical errors and omissions will be subject to correction. We reserve the right to charge interest at the rate of 8% over BoE base to all overdue accounts beyond our settlement terms.

### New Accounts

All new accounts will operate on a Pro-Forma basis. Credit accounts will be opened subject to approval by third party credit agency checks.

#### Risk and Title

The risk in the goods shall pass to the Buyer on delivery, but the legal title in the goods shall remain with the Seller, until payment is received in full for the goods. Until title to the goods has passed to the Buyer, the Buyer shall hold the goods as bailee for the Seller and shall deliver up the goods to the Seller on his order or demand.

#### Disputes

All contracts shall be governed by and construed with the laws of England.

#### Quality

The quality of its products is of paramount importance to the company. All materials and manufacturing processes are strictly monitored in accordance with its BS EN ISO 9001 Quality Control Procedures registration FM20640, to ensure the use of good quality materials and to monitor all stages of production. However, any products that are found to be faulty will either be replaced free of charge or a credit given, provided such products are returned within three months of delivery. Under no circumstances can we accept responsibility for any costs that are involved, either direct or consequential, resulting from faulty products