

## GENERAL SALES CONDITIONS

1. Our general conditions apply to all our sales, unless we explicitly accept deviating conditions in writing.
2. Offers are without obligation and without commitment. A purchase and purchase agreement is only concluded after our written confirmation of sale.
3. The agreed delivery periods are only indicated as information. Exceeding it can never be the cause of termination of the agreement or of a claim for compensation.
4. We guarantee the quality and quantity of our products only when leaving our factories and our warehouses. Unless expressly stipulated, the goods are at the risk and risk of the buyer, even if the costs of transport are for our burden. To be admissible, complaints about visible defects or lack of conformity must be reported to us immediately and confirmed in writing within a week of receipt of the product. In addition, the buyer must take all measures to make a counter-study possible. Whatever the cause of the complaint may be, our guarantee is, at our option, limited to free replacement or refund of the price of the goods as defective or not conformed, with the exclusion of any compensation.
5. The delivered goods remain the property of the seller until the full sale price has been paid, as well as the taxes and any interest.
6. All our invoices are payable in cash at our registered office.
7. Any amount that remains unpaid on its due date will legally and without notice of default yield an interest of 1% per month.
  - In the event of full or partial non-payment of the debt on the due date, without serious reasons, the debt balance will be increased by 12% after a vain notice of default, with a minimum of € 50 and a maximum of € 1488, even if the periods of grace are granted.
  - The non-payment on the due date of a single invoice makes the due balance of all other, even non-expired, invoices immediately due and payable.
8. In case of breach of contract by the buyer, the seller shall be entitled to request a fixed compensation of 40% of the agreed sales price.
9. In the event of a dispute, only the Courts of the sales office of the seller are authorized to take cognizance of the disputes.
10. All our sales agreements are governed exclusively by Belgian law, even if our co-contractor lives abroad.
11. Payment must be made within 30 days of the invoice date, unless expressly agreed otherwise.