

## NAWROZZADEH TRADING CO.

# Standard Terms and Conditions for the Sale of Goods CONDITIONS OF SALE

# 1 Interpretation

BUYER means the person who accepts a quotation of the Seller for the sale of Goods or whose order for Goods is accepted by the Seller means the goods including any installment of the goods or any parts for them; which the Seller is to supply in accordance with these Conditions means the standard ferms and conditions of sale set out in this document and quiries the context of the wilders requires includes any special terms and conditions agreed in writing between the Buyer and the Seller means the contract for the purchase and sale of the Goods includes their cable. Eccamble transmission and comparable means of communication.

1.2 Any reference in these Conditions to any provision of a statute shall be construed as a reference to that provision as amended re-enacted or extended at the relevant time.

1.3 The Headings in these Conditions are for convenience only and shall not affect their interpretation.

### Basis of the sale

- Basis of the sale

  2.1 The Selbe strait self and the Buyer shall purchase the Goods in accordance with any written quotation at the Selber which is accepted by the Buyer or any written order of the Buyer which is accepted by the Selber skipped in either case to these Conditions, which shall govern the Contract to the exclusion of any other terms and conditions subject to which any such quotation is accepted or purported to accepted or any auch order is made or purported to be made. By the Guyer of the Selber of the

- is not so columns.

  Any typographical, clerical or other error or on soon in any sales literature, quotation, price has acceptance of offer, invoice or other document or information issued by the Selfer shall be subject to correction without any liability on the part of the Selfer.

### 3 Orders and specifications

- Orders and specifications

  3.1. No order submartied by the Buyer shall be documed to be accepted by the Selfar unless and unit confirmed in Writing by the Selfar's authorised representative.

  3.2. The Buyer shall be responsible to the Selfar by ensuring the accuracy of the terms of any order (including any applicable specification) submitted by the Buyer, and for going the Selfar pay necessary information resisting to the Goods within a sufficient time to enable the Selfar to perform the Cortex in accordance with its terms.

  3.3. The quantity, quality and description of and any specification for the Goods shall be those serious in the Selfar is quantity of accepted by the Buyer) or the Buyer is order (if accepted by the Selfar).

  3.4. If the Goods are to be manufactured or any process is to be applied to the Goods by the Selfar in accordance with a specification submitted by the Buyer, the Buyer shall indiamonly the Selfar against all loss, dumpages, costs exicl expenses awarded against or incurred by the Selfar in accordance with a specification, submitted by the Selfar mark or other necessary of the Buyer is specification of any patient, copyright, design, trade mark or other necessary claim for infiningament of any patient, copyright, design, trade mark or other necessary of the Buyer is specification of the Goods which are equived to conform with any applications of the specification of the Goods which are equived to conform with any applications of the studiery requirements or where the Goods are to be supplied to the Selfar's specification, which do not except by partitionaries.
- the Goods are to be supplied to the select separation, which do not entered by the Buyer except quelty or performance, accepted by the Select may be cancelled by the Buyer except with the agreement in Wrang of the Select and on terms that the Buyer shall indemnify the Select in full against all less (including loss of profit, copts and using the cost of all labour and materials used), damages, charges and expenses incurred by the Select as a result of cancellation.

- Price of goods

  1 The grope of the Goods shall be the Sefer equated proc or, where no price has been quoted for a quoted price is no longer which if the price stady in the Sefer is put in the deproclation and of the date of accordance of the cods.

  2 The Seffer reserves the right, by giving notice to the Buyer at any time before defivery, so increase the price of the Goods to reflect any increase in the cost to the Sefer which is due to any factor beyond the commod the Sefer goods as which after any foreign exphange fundant or currency regulation, afterstonic doubles, significant increase in the costs of labour miserates or other costs of manufacture? Any change in delivery deters, issenties to specifications for the Goods which is requested by the Buyer or any delay caused by any instructions of the Buyer or failure of the Buyer to give the Sefer adequate information or instructions.
  - instructions.

    3.3 Europy as otherwise stated under the terms of any quintation or in any price list of the Select and under states otherwise agrand in Wirting between the Buyer and the Select in an ex-works base, and where it he Select agrees to delive the Goods of herwise than after Select system set. The Buyer shall be based agrees to deliver the Goods of herwise than of the Select system set. The Buyer shall be based on Select systems that the Select system set. The process actually an advance of the Select systems of any applicable value added tax, which the Buyer shall be additionally liable to pay to the Select.

- 5. Terms of payment
  5. I Subject to any special terms upreed in Writing between the Buyer and the Seler, the Seler shall be entitled to invecte the Buyer for the price of the Goods on or at anything after delivery of the Goods, unloss the Goods, in which event the Seler shall be entitled to invoke the Buyer for the Buyer that the Seler has tended the Buyer that the Seler was notified the Buyer that the Seler was notified the Buyer that the Select in the Se

- 6 Delivery 5.1 Delivery of the Goods shall be made by the Buyer collecting the Goods at the Seller's premises at any time after the Seller has notified the Buyer that the Goods are ready for collection or, if some other place for delivery is agreed by the Seller, by the Seller delivering the Goods to that clade.
  - 6.2 Any dates quoted for delivery of the Goods are approximate only and the Seller shall not be likely for any delay in delivery of the Goods howscover caused. Time for definery shall not be of the assence unless previously agreed by the Seller in writing. The Goods may be

- delivered by the Seller in advance of the quoted delivery date upon giving reasonable notice
- to the Buyer.

  8.3 Where delivery of the Goods is to be made by the Seller in bulk, the Seller reserves the right to deliver up to 10 per cent more or less per cent less than the quantity ordered without any adjustment in the price, and the quantity so delivered shall be deemed to be the quantity writered.
- adjustment in the price, and the quantity so delivered shall be deemed to be the quantity ordered.

  6.4. Where the Goods are to be delivered in instalments, each delivery shall constitute a separate contract and fasture by the Selfer to deliver any one or more of the instalments in aboundance with these Conditions of any distinct the Contract as a whole as repudated.

  6.5. If the Selfer lasts to deliver the Goods for any reason other than any cause beyond the Selfer's responsible control or the Buyer's fault, and the Selfer is accordingly liable to the Buyer, the Selfer is tability shall be affected to the excess (if any) of the cost to the Buyer (in the cheepest available market) of similar goods to replace those not delivered over the price of the Goods.

  6.6. If the Buyer tails to take delivery of the Goods or falls to give the Selfer adequate delivery instructions at the time staked for delivery (otherwise than by reason of any cause Seyond the Buyer's reasonable control or by reason of the Selfer is tauth then, without prejudice to any other right to remedy available to the Selfer. the Selfer may.

  6.6. It is store the Goods until actual delivery and charge the Buyer for the reasonable costs (including insupariod) of storage, or.

  6.6. It is stored the Selfer and the Selfer of the selfer and (after deducting all reasonable storage and selfing expenses) account to the Buyer for the excess over the price under the contract or charge the Buyer for say shortful below the price under the Contract.

- Risk and property

  7.1 Risk of damage to chiose of the Goods shall pass to the Buyer.

  7.1.1 in the case of Goods to be derivered at the Seller's promises, at the time when the Seller notifies the Buyer that the Goods are available for collection; or

  7.1.2 in the case of the Goods to be derivered at the Seller's promises, at the time when the Seller notifies the Buyer that the Goods of therwise than at the Seller's gremises, at the time of derivery or, if the Buyer wrongfully fails to take derivery of the Goods, the sime when the Seller has tendened delivery of the Goods, or any other provision of these conditions, the property in the Goods shall not pass to the Buyer until the Seller has received in cash or cleared funds payment in the 3 of the Goods, or any other provision of these conditions, the property in the Goods shall not pass to the Buyer until the Seller has received in cash or cleared funds payment in the 3 of the Goods and all other goods agreed to be sold by the Seller's studiciary agent base, and shall keep the Goods separate from those of the Buyer and the Buyer and shall keep the Goods separate from those of the Buyer and property forced, protected and insured and inderthed as the Seller's property. Until the time the Buyer shall be entitled to resold or use the Goods in the ordinary outers of its business, but shall account to the Seller's the proceeds of size or otherwise of the Goods, whether tangible or intangable including insurance proceeds, and shall keep all such time as the property in the Goods passes to the Buyer the Seller shall be entitled to a sold the seller of the Seller shall be entitled to do so forther the Buyer to deliver up the Goods to the Seller of the Seller shall be entitled to do so forther the Buyer to deliver up the Goods to the Seller shall be entitled to do so forther the Buyer to deliver up the Goods to the Seller shall be entitled to do so forther the Goods whether the Goods we seller the Seller shall be entitled to deliver up the Goods to the Seller shall be en
- 7.5. The Buyer shall not be entitled to piedge or in any way charge by wity of security or any indicates any of the Goods which remain the property of the Select, but if the Buyer does so all mones owing by the Buyer to the Select shall without prejudice to any other right or remedy of the Select for think the become due and payable.

- Warranties and liability
  I have claim by the Buyer which is based on any defect in the quality or condition of the Goods or their faulter to correspond with specification shall (whether or not delevery is refused by the Buyer) be mainted to the Selfer within 3 days from the date of delivery or (where the defect or failure was not apparent on reasonable inspection) within a reasonable time after discovery of the defect or failure. If delivery is not refused an expect the Buyer shall be selfer accordingly. The Buyer shall not be entitled to reject the Goods and the Selfer shall have not lability for such defect or failure, and the Buyer shall be bound to pay the price as if the Goods had been delivered in accordance with the Contract.

  Where any walk claim in respect of any of the Goods which is based on any delect in the quality or condition at the Goods or their failure to meet specification is notified to the Selfer in accordance with these Conditions, the Selfer shall be entitled to replace the Goods for the gost in question) fine of charge or at the Selfer shall be entitled to replace the Goods for the good and the Goods pain green on the failure to meet specification is not fined to the Buyer the price the Goods for a proportionate part of the price). That the Selfer shall have no further liability to the Buyer.

  - the price of the Goods for a proportionate part of the price). But the Setter shall have no further listably to the Buyer.

    3.3 Except in respect of death or personal group caused by the Setter's negligence. The Setter shall not be hable to the Buyer by reason of any representation, or any implied warrantly, condition or other term, or any cludy at dominon law, or under the express terms of the Contract for any consequential loss or damage (whether for loss of post or otherwest) exists experted or other claims for consequential compensation whatsoever fand whether caused by the negligence of the Setter, its employees or agents or otherwest) which arise out of or in connection with the supply of the goods or their use or reside by the Buyer, except as expestly provided in these Conditions.

    9.4 The Setter shall not be listed to the Buyer or be deemed to be in breach of the Contract by reason of any daily in performing, or any failure to perform, any of the Setter's obtigations in reliable to the Goods, if the delay or failure was due to any cause beyond the Setter's reasonable control. Without projudice to the generality of the foregoing, the following shall be segarided as causes beyond the Setter's reasonable control.

    8.4.1 Act of God, explosen, fitted, temperature, or disturbance or requisition, 8.4.2 war or thread of war, sabolage, insurrection, and disturbance or requisition, 8.4.3 acts, extractors, regulations, bye-laws, prohibitions or pressures of any kind on the past of any governmental, parlamentary or local authority.

    8.4.3 acts, restrictions, regulations or embargues.

    8.4.5 whice, lock outs or other industrial actions or trade disputes (whether involving employees of the Setter or of a third party).

    8.4.5 difficulties in obtaining raw materials, labour, fuel or matchinery.

## 9 Insolvency of Buyer

- The clause applies if.

  9 1.1 the Buyer makes any voluntary arrangements with its creditors or becomes subject to an advinishation order or (being an individual or limi) becomes barkrupt or (being a Company) goes into liquidation (otherwise than for the purposes of amalgamation or reconstruction); or

- or reconstruction); or 
  9.1.2 an oncumbrance takes possession, or a receiver is appointed, of any of the property or assets of the Buyer; or 
  9.1.3 the Buyer ceases, or threatens to cease, to carry on business, or 
  9.1.4 the Seller reasonably apprehends that any of the events mentioned above is about to occur in relation to the Buyer and notifies the Buyer accordingly.

  9.2 If this clause applies then, without prejudice to any, other right or remady available to the seller, the Seller shall be emitted to cancel the Contract or suspend any further deliveres under the Contract without any liability to the Buyer, and if the Goods have been delivered but not paid for the price shall become immediately due and payable notwithstanding any previous agreement or arrangement to the contary.

- October 10.1 Any notice required or permitted to be given by either party to the other under these Conditions shall be in Writing addlessed to the other party at its registered office or principal place of business or such other address as may at the relevant time have been notified pursuant to this provision to the party giving the notice.

  10.2 If any provision of these conditions is held by any competent authority to be invalid or unerforceable in whole or in part the validity of the other provisions of these Conditions and the remainder of the provision in question shall not be affected thereby.

  10.3 The Contract shall be governed by the laws of England.



## \*\*\* PLEASE SEE ABOVE FOR OUR FULL TERMS AND CONDITIONS OF SALES \*\*\*

## PLEASE NOTE THE FOLLOWING REGARDING RISK AND PROPERTY:

- 7.1 Risk of damages to or loss of the Goods shall pass to the Buyer
- 7.1.1 In the case of Goods to be delivered at the Seller's premises, at the time when the Seller notifies the Buyer that the Goods are available for collection; or
- 7.1.2 In the case of the Goods to be delivered otherwise than at of the Seller's premises, at the time of delivery or if the Buyer wrongfully fails to take delivery of the Goods, at the time

When the Seller has intended delivery of the Goods.

7.2 Notwithstanding delivery and the passing of risk in the goods, or any other provision of these Conditions, the property in the Goods shall not pass to the Buyer until the Seller

has received in cash or cleared funds payment in full of the price of the Goods and all other Goods agreed to be sold by the Seller to the Buyer for which payment is then due.

7.3 Until such time as the property in the Goods passes to the Buyer, the Buyer shall hold the Goods as the Seller's fiduciary agent bail, and shall keep the Goods separate from those of the

Buyer and third parties and properly stored, protected and insured and identified as the Seller's property. Until that time the Buyer shall be entitled to resell or use the Goods in the

ordinary course of its business, but shall account to the Seller for proceeds of sale or otherwise of the Goods, whether tangible or intangible, including insurance proceeds and, shall keep

all such proceeds separate from any other monies or property of the Buyer and third parties, and in the case of tangible proceeds, properly stored, protected and insured.

7.4 Until such time as the property in the Goods passes to the Buyer the Seller shall be entitled at any time to require the Buyer to deliver up the Goods to the Seller and, if the Buyer fails to do

So forthwith, to enter upon any premises of the Buyer or any third party where the Goods are stored and repossess the Goods.

7.5 The Buyer shall not be entitled to pledge or in any way charge by way of security or any indebtedness any of the Goods which remain the property of the Seller, but if the Buyer does so

all monies owing by the Buyer to the Seller shall (without prejudice to any other right or remedy of the Seller) forthwith become due and payable.

Please note no claim for part or damage in transit will be entitled unless made in writing to us and carriers within three days after delivery, or in case of non-delivery within fourteen days to us from the date of invoice. The property in the Goods comprised in this invoice shall not pass until payment in full has been received by NAWROZZADEH TRADING COMPANY (N.T.C)

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