

## GENERAL CONDITIONS OF SALES AND SUPPLY

1. Offers. The offers of the seller, either oral or written, are not binding. The ordinations that reach the seller are intended approved if confirmed in written form.
2. Prices. Excepted different agreements, the prices applied are those in vigor during the delivery or shipment of the goods and the prices are for goods ex works with packaging billed to the buyer.
3. Terms of payment. Reserve of ownership. The prices of sale are to pay within the payment term indicated on the invoice. Until the integral payment of the price the supplier reserves the ownership of the good object of the supply. In case of transfer to third parties from the buyer of the good, the buyer will have care to point to the third subpurchasing the existence of the reserve of ownership that will automatically extend to the price owed by the third subpurchasing in the limits of the credit of the seller.
4. Delivery. The terms of the deliveries are indicative and don't bind the seller. The seller is not kept to correspond compensations for possible directed or indirect damages due to delays of delivery, or to interruption or to partial or total resolution of the supply.
5. Transports. The goods, even if for special agreements, sold ex works, always travel to total risk and danger of the buyer.
6. Tolerances. For the industrial demands of the seller they are intended in every case admitted the limits of use both on the finish products and on single components.
7. Interruption of orders. When it was not respected, even if only partly, one of the established conditions for the supply, or when variations of any kind verified in the social reason, in the constitution or in the commercial ability of the buyer, as also in case of ascertained difficulty in the payments from the buyer, also towards third parties, it is in faculty of the seller to interrupt further deliveries.
8. Claims. Possible claims regarding the quality, the kind or the type of the delivered goods must be communicated to the seller within 8 days from the reception of the goods from the buyer. Possible claims on the quality of the goods must be communicated the seller within 8 days from the discovery of the contested vices. No claim regarding the quality of the goods can be made, not even exceptionally, in the court if the regular payment of the goods has been effected.
9. Deliveries. Packing. The cost of shipping and are integrally to be charged to the buyer.
10. Force majeure. In whatever case of force majeure, that prevents the seller or the buyer to maintain the contractual conditions, it will be in our faculty to cancel the contract or to ask the execution within a term to be agreed. In such case the terms of delivery of the original contract will stay extend for a period corresponding to the suspension.
11. Guarantee. The material is guaranteed for 12 months from the shipping date. CGS undertakes to rectify at his expenses any defect coming from an error in the design, the raw material on the manufacturing of the equipment within the limits of the guarantee period of 12 months from the shipping date.
12. Patents. The buyer commits to respect every and any right of industrial monopoly related to the goods that cannot be copied or counterfeit.
13. Controversies. Competence. For any controversy derived from the sales and supplies will be competent the judicial authority of Monza.