

TERMS OF SALE

1. Orders are always subject to our approval and will be binding only after our regular return receipt of your Confirmation.
2. For any non-compliance on the part of the customer after acceptance of the order, we reserve the right to cancel it and expect the full compensation of the damage reported by us.
3. If, during the manufacturing process, the prices of raw materials or other elements that contribute to the production cost take place, we reserve the right to request the customer to update their orders.
4. The delivery term is always intended as indicative and any delays do not constitute a right to compensation, unless specifically agreed in the contract.
5. Causes of force majeure such as strikes, difficulties in the procurement of materials and/or transport services, accidents at our workshop or at those of our subcontractors, higher provisions limiting the consumption of electricity or others, will cause the delivery deadline to cease. Nonetheless, the orders cannot be canceled.
6. All tests to which the materials used are subjected will be fully borne by the customer. No burdens or risks of on-site tests are accepted, unless specifically agreed in the contract. The time required for these tests is not included in the delivery time.
7. The goods travel at the risk of the customer, even if the delivery is established at the customer's premises. If nothing is said the material, for every legal effect, is always intended as sold in our workshops according to Incoterms Conditions EXW.
8. Any refunds must be authorized and the material delivered at our workshop in perfect condition.
9. Payments are made only at our domicile of Albino (BG), Italy respecting the conditions agreed in the contract. Payments made to people or companies without our written authorization will be considered invalid.
10. In case of delayed payment, the commercial interests established by law, increased by three points, must be paid.
11. These general conditions of sale are intended as understood and approved by the parties with the signature of the relative offer.
12. For any dispute the competent court is that of the Court of Bergamo.