

GENERAL SALES CONDITIONS

1.- GENERAL.

This invoice reflects the general conditions for the commercial sales agreement and delivery of goods entered into by this company and the individual or company receiving the goods, as they appear on this invoice.

2.- SHIPPING.

The goods shall be delivered or made available to the buyer at the seller's factory or warehouse, unless expressly agreed otherwise.

Each shipment shall be considered an independent sale for all purposes, even if several of them make up the same order.

3.- TRANSPORT.

Goods are transported at the buyer's own risk, except when the agreed sales conditions stipulate delivery at the place of destination.

4.- RESERVATION OF OWNERSHIP.

The seller reserves ownership of the goods until full payment is received for them from the buyer. Checks or notes provided by the buyer and bank transfers made by said party are not considered payments until they become effective.

5.- PRICE AND PAYMENT METHOD.

The price and payment conditions for the delivered goods, as set out in this invoice, shall be those established upon the seller's acceptance of the order.

The failure of the buyer to pay any of the invoices according to the method and conditions agreed with the seller shall entitle the latter to demand payment of the remaining invoices still pending, even if these correspond to other purchases and are not yet due.

6.- CLAIMS.

The seller guarantees the quality of its products. For claims related to defective goods, the provisions of Articles 336 and 342 of the Commercial Code shall apply. Accordingly, any apparent or hidden defects of the goods must be communicated in writing.

7.- RESPONSIBILITY FOR PRODUCTS.

In no case shall the seller be responsible for damages of any kind that might arise from using the product.

The seller's only obligation to the buyer is to replace the amount of product shown to be defective.

8.- WASTE.

In compliance with Article 18, point 1 Spanish Royal Decree 782/1998, the final holder is responsible for the delivery of used container waste for its proper environmental management.

9.- FORCE MAJEURE.

Any non-compliance or less than full compliance on the part of the seller that is beyond their control and due to a fortuitous event or force majeure, fire, labor conflicts, strikes in competing sectors, lack of raw materials or other unforeseen or unforeseeable circumstances shall not incur any responsibility on behalf of the seller.

10.- JURISDICTION.

For any and all matters or discrepancies derived from or potentially derived from this operation, including court claims regarding the price, execution of bills of exchange, checks, drafts or notes, the buyer and seller expressly agree to submit themselves to the jurisdiction of the judges and courts of the seller's domicile, waiving any other jurisdiction to which they might be entitled.

SOLPLAST S.A.