

TERMS OF SALE:

1. The following general conditions of sale and delivery become part of the contract.

2. The Seller's offers are not impegantive regarding price, payments,

quality, delivery time and availability.

3. The goods shall not pass to the buyer until he has fulfilled all the commitments

arising from its business relationship with the Seller, include settling accessory claims

damage.

4. The Seller is entitled, without delay or cancellation, to demand the return of the goods

subject to retention of title, if the Purchaser is in default in the 'fulfillment of its

liabilities to the Seller.

5. Further processing of the goods subject to retention of title, the Buyer acting on behalf

the Seller without being able to advance towards this no claim to the processing

performed. The right of ownership of the seller extends to the products obtained from the processing

of the goods subject to retention of title.

6. As long as you comply with its obligations to the Seller, the Buyer shall be entitled to have, in

field of business management, the goods subject to retention of title.

7. The buyer gives, therefore, in advance and to guarantee the rights of all against him

to the Seller any claims arising from the sale of the goods subject to retention of

domain, together with all the rights and guarantees.

8. Any complaints must be taken into consideration only if they are notified in writing

immediately or at the latest within 14 days from receipt of goods and in any case before

the start of laying.

9. And 'good Italian law.

10. The venue for the party is Vibo Valentia.