

## **General Terms of Sales**

"Goods are carried at the risk and on behalf of the buyer. Following receipt of goods, returns shall not be accepted. "On credit" invoices shall be repaid only upon production of a printed company receipt. The ownership of the goods remains with the seller company until full repayment of their value and of all value documents associated with this document. We advise you that, on the basis of law 2472/97, we hold the details on record and that, according to the law, you have access to that record. Unless otherwise stated, repayment of this should take place within 30 days from its issue. Any delay in repayment by the buyer will incur arrears, with no further notice, on the 31st day after the issue of the present invoice. The person receiving the goods on behalf of the buyer and signing that he received them in the ship document or in the invoice is specially authorized to do so by the buyer who consequently waives expressly and irrevocably any right and/or plea whatsoever to question the above capacity of the aforementioned person. The seller company is not liable for any damages whatsoever which may be caused either to third parties (death, bodily injury etc) or to their belongings and things, during the road transportation of the goods and before their delivery to the buyer, beyond the amount fixed in the insurance policy covering the civil liability of the transportation vehicle's owner and/or possessor. In case of any dispute, arising from the above invoice the courts of Piraeus will have exclusive jurisdiction and Greek law will apply.

Subject to the provisions (a) of article 6 of law 2251/1994 "protection of the consumers", as it has been amended by the Common Ministerial Decision Z1-659/2002 (Government Gazette 1373B'/25-10-2002) by which harmonization of Greek legislation has been effected with the provisions of European Council's Order 85/374/EEC dated 25.7.1985 (Official Gazette No L 210 dated 7/8/1985, pages 29-33) as well as of European Parliament's and European Council's Order 99/34/EC dated 10.5.1999 (Official Gazette No L 141 dated 4/6/1999, pages 20-21), and (b) of article 332 of Greek Civil Code, the producer and/or its agents and/or its servants whatsoever, including the seller of the goods described in the present invoice and or/its servants and/or its employees and/or its subcontractors, will not be liable otherwise, than up to the amount stated in the present invoice as price, towards the buyer and/or employer and/or any third party whatsoever, for indemnification of any, direct or indirect or subsequent, actual loss or damage or loss of profit, material or immaterial, or any other damage whatsoever of the above buyer and/or employer and/or any third party whatsoever which were caused to them by the above goods and/or other goods supplementary and/or auxiliary to their use whatsoever with the goods described in the present invoice, and/or by fault of the producer and/or its agents and/or its servants whatsoever, including the seller and or/its servants and/or its employees and/or its subcontractors. The buyer stated in the present invoice undertakes as from now, towards any third party not bound by the present condition of limitation of liability, that in case of further sale and/or transfer for any reason whatsoever of the ownership of the goods described in the present invoice he shall take over any obligation of indemnification which may arise against the producer and/or its agents and/or its servants whatsoever and keep them harmless, including the seller and/or its servants whatsoever and/or its employees and/or its subcontractors, within the limits of liability of the aforesaid provisions."