GENERAL CONDITIONS TATTOOWORKZ Boxmeer Netherlands

TATTOOWORKZ is a brandname of WV Events BV. With KVK 76612783

Therefore the general conditions of <u>TATTOOWORKZ</u> are applicable for all quotations, assignments and agreements.

1. CONDITIONS

- a. These conditions apply to all the quotations, assignments and agreements of <u>TATTOOWORKZ</u>. By giving an assignment or order, the customer accepts these Conditions, which are registered with the Chamber of Commerce. If these are not in your possession, we shall send you a copy free of charge on your request.
- b. Buying or other conditions of customer are not applicable.

2. OFFERS AND QUOTATIONS

- a. All the prices we have provided in circular letters, official lists, folders and our web site and web shop are informal. Prices and conditions quoted both orally and in writing, apply for 30 days of date of quotation.
- b. We have the right to correct mistakes, including typing and writing errors in price lists, quotations, offers, invoices and on our web site and in our web shop by demonstrating that the prices and/or conditi- ons mentioned deviate to a considerable extent from prices and/or conditions that we usually apply.
- c. All orders, even if acquired through intermediaries, only bind <u>TATTOOWORKZ</u> after a written confirmation on our part.

3. SIZES, WEIGHTS AND TECHNICAL DATA

The sizes, weights and technical data indicated in our quotations, brochures, official lists, letters and offers are estimated as accurately as possible and often based on the specific information provided by the applicant. No consequences can be connected to this. Customer must take a usual margin into consideration.

4. DELIVERY

- a. The customer must complete a pre-delivery questionnaire if provided by the TATTOOWORKZ.
- b. Delivery is made ex works, workshop or warehouse, at the discretion of <u>TATTOOWORKZ</u>. Costs of express deliveries, if desired by customer, are at his expenses. Also see 6.a..
- c. Terms of delivery are ascertained to the best of our knowledge and will be observed as much as possible, but are not binding.
- d. In case of delivery on call, without any terms being agreed upon, we can summon customer to demand the goods within a term to be determined by us in all reasona- bleness.
- e. When the goods have not been taken up by customer after the term of delivery has passed and after <u>TATTOOWORKZ</u> has offered the goods to customer, the goods are at the disposal of <u>TATTOOWORKZ</u> and will be stored at the expenses and risk of customer.
- f. From <u>TATTOOWORKZ</u> to the customer, transport is at the risk of <u>TATTOOWORKZ</u> until the moment when the goods have been transferred to customer or a party indicated by customer.
- g. Delivery of the goods shall be made to the customers nominated adresss. Customer shall see that delivery of the goods can be effected without any problems at ground level. Other delivery circumstances must be reported to TATTOOWORKZ in advance.

5. PACKAGING MATERIAL

If packaging material is necessary, this is calculated against cost price and not retur- ned, unless expressly agreed otherwise in which case deposit is charged on the pack- aging material. This is afterwards credited if it is returned free and in a good state. The necessity of the use and the choice of packaging material are at the discretion of <a href="https://dx.ncbi.nlm.ncb

6. PRICES AND PAYMENT

- a. Prices are in Euros, exclusive of VAT, ex shipping, delivery, works, workshop or warehouse. Forwarding charges are charged on to the customer.
- b. Prices that we have indicated by quotation and that customer has accepted, are binding for both parties, subject to art 2.b..
- c. If with future deliveries (longer than 3 months after date of quotation) prices are strongly influenced by unforeseen causes, (changes in sales prices of suppliers, cur- rency, taxes and

- other levies, freight surcharges, etc.) the price can be adjusted in mu- tual consultation or the purchase can be totally or partly cancelled by both parties.
- d. Payment must be effected within 30 days of date of invoice, unless agreed otherwise in writing. Customer cannot invoke any right of set-off or suspense.
- e. In case of overdue payment, customer is in default without any summons being re- quired and after the 30th day of date of invoice he will owe 2,5% interest per month, or part of a month.
- f. If <u>TATTOOWORKZ</u> passes a claim of an unpaid invoice on for collection, all the court and other costs, expressly including costs of legal assistance, are at the customer's expenses. The extrajudicial costs are calculated in accordance with the collection rates set by the Netherlands Bar Association.

7. CREDITWORTHINESS AND SECURITY

If customer appears not to be creditworthy or his legal form has changed, <u>TATTOOWORKZ</u> maintains the right to dissolve a contract any time without any judicial intervention and without any obligation and/or compensation. If <u>TATTOOWORKZ</u> desires this, the customer is to provide security.

8. RIGHTS OF TATTOOWORKZ AND CUSTOMER

- a. The copyright and all the other rights of intellectual or industrial property to all the software, hardware and other matters such as designs, models, working drawings, documentation and advice that are supplied to customer or third parties or are in whi- chever manner made available by <u>TATTOOWORKZ</u>. exclusively rest with <u>TATTOOWORKZ</u> or its licensors. Multiplication, change or use of these is only possible after the express written permission of TATTOOWORKZ.
- b. <u>TATTOOWORKZ</u> will indemnify customer from claims of third parties of infringement on Dutch industrial and/or property rights.

9. DAMAGE, LIABILITY AND GUARANTEE

- a. <u>TATTOOWORKZ</u> is only liable for alternative compensation in case of accountable shortcomings in the observance of agreements that are covered by the General Conditions. Compen- sation is limited to the amount that is compensated by our insurance company. Any liability for any other form of damage, such as additional compen-sation in whatever form, compensation of indirect damage, consequential damage, or damage for loss of profit, is excluded.
- b. Insofar as obligations are imposed on us in the previous paragraph, we need not observe these until the other party has settled what he owes to us, including that which he owes to us by virtue of other agreements.
- c. In case of an unlawful act of <u>TATTOOWORKZ</u>. employees or third parties for which TATTOOWORKZ can be held liable by right, we are only liable for compensation of damage through death or physical injury and of other damage, the latter insofar as originated by intention or gross negligence. In these cases the compensation will on no account exceed € 300.000,-- per event or connected range of events. Condition for the origin of any right of compensation is always that, after the damage has arisen, customer has reported this to us by registered letter as soon as possible, but within 14 days after discovery of the damage at the latest.
- d. <u>TATTOOWORKZ</u> exclusively gives a guarantee, as it is lent and observed to us by a supplier. Reimbursement is granted when the guarantee is accepted by the supplier, namely at most at the amount that the latter compensates to <u>TATTOOWORKZ</u>. The guarantee expires three months after date of delivery. Damages or defects must be reported in writing within 14 days after acceptance of the goods. When the term referred to is exceeded, the guarantee is terminated.
- e. We are under no circumstance liable if customer gives inadequate and/or erroneous information.
- f. <u>TATTOOWORKZ</u> does not guarantee any defects and failures originated after delivery and/or acceptance as a result of usual wear and tear, injudicious and/or improper use or a lack of care.
- g. We are not liable for direct or indirect damage to third parties, caused by or in con- nection with any goods that TATTOOWORKZ has delivered.

10. WARRANTIES

The warrantie period shall be as follows:

a. WORKZ 1.0 Client Tattoo couch; Steel weldings/frame: 15 years

LINAK engines and parts: 5 years from manufacturing

Gas springs: 1 year from manufacturing Upholstery: 5 years as by point 10.d.

Other components: 3 years from manufacturing

b. FORTA Armrests; Steel welding/frame: 15 years

Upholstery: 5 years as by point 10.d.

Other component's: 3 years from manufacturing

c. Operator Chairs & Stools; Gas spring: 10 years as provided by manufacturer

Upholstery: 5 years as by point 10.d.

Other component's:1 year or as provided by manufacturer

d. ATURE Worktables; Steel weldings/frame: 15 years

Other component's: 5 years from manufacturing

e. LUX Light; 5 Years from manufacturing

d. Upholstery; 5 years from manufacturing.

Conditions:

- Material is used in a normal environment.

- Material is regularly cleaned, according to maintenance advise.

Exclusion:

- Defects due to transport, storage or handling conditions

- Wrong or a lack off maintain ace and cleaning

- Permanent transfer off colourants, as inks, permanent markers and other dyes.

- Damage due to sharp objects

- Damage due to improper use.

All of the warranties at point 10. only apply if goods are properly used as described. For all goods / products from TATTOWORKZ there is a Carry-in Policy. In order to claim a warranties the defect or malfunctioning product/part or goods must be shipped to TATTOOWORKZ by the Buyer, as instructed by TATTOOWORKZ.

Usual wear and tear are NOT covered by this warranty.

11. FORCE MAJEURE

- a. Force majeure on our side implies that we, at our discretion, need not meet our con-tractual obligations and can dissolve the contract, or may suspend its performance, without being obliged to any compensation to customer.
- b. Force majeure is considered to include: Non-performance by our suppliers, transporters or other third parties that are involved in the contract, a delay in the traffic, act of God, war and/or mobilization, obstructing measures of any government, fire, accidents in our company and illness of our employees.
- c. Goods and/or services that have already been delivered/rendered must be paid for.

12. CANCELLATION

If customer wishes to cancel a concluded contract wholly or partly and if we comply with this request, he owes an amount of 50% of the agreed price, increased by the costs we have made, without us being held to provide any proof concerning compensation. If we prove that we have suffered a higher damage, customer will owe this higher da- mage.

13. PROPERTY

Delivered matters that have not been fully paid for remain the property of <u>TATTOOWORKZ</u>. Goods that have not been paid for within 30 days of date of invoice can be taken back by

<u>TATTOOWORKZ</u>. <u>TATTOOWORKZ</u> is authorized to access the premises and/or building of the customer to this aim. This does not discharge customer from the obligation to pay compensation and loss of profit.

14. DISSOLVEMENT

Should any of the parties apply for a moratorium of payment or go bankrupt, the other party has the right to declare the concluded contract, dissolved by registered letter, or to his discretion, to suspend observance of his obligations. Any amounts owed to the party that is authorized to dissolve the contract, or become immediately claimable at that moment. The rights concerning the non-observation of obligations remain ful- ly reserved to the party involved, including expressly the property rights of delivered matters.

15. APPLICABLE LAW

All the agreements, to which these General Conditions are applicable, are governed by Dutch law. Any disputes will exclusively be subjected to the judgment of the authorized.