TERMS & CONDITIONS

Applications:
Unless otherwise agreed in writing by us, bids, contracts or orders without exception are governed by the terms of sale below that are applicable regardless of the documents from our customers.

Commands:
Orders placed by our customers are only binding if they are the subject of a written acceptance by us.

Price:
Our prices do not constitute an offer. They can be changed without notice. Our articles are always charged at the rate prevailing at the time of delivery. Our prices are exclusive of VAT.

Payments:
Customers do not have an account in our books must be paid before shipping. For customers who have an account, regulations are net 30 days unless otherwise agreed in writing by us. Any amount not paid on due date will result in the payment of a compensation for delay of 2% per month. This penalty will not require any prior notice. Failure to make a payment will result in the payment of the whole of the outstanding balance and the suspension of deliveries.

Shipping:
We normally deliver from stock without commitment period. Shipments, even Franco, at the risk and peril of the recipient must verify the package upon arrival. In case of damage or loss occurred during transport, it is the recipient to exercise any recourse against the carriers in accordance with Articles 105 and 106 of the Commercial Code. Complaints about the quality of the goods or quantities shall be made within three days of delivery. We do not ship to section for testing and do not accept returned merchandise except in the case of an error on our part or a prior agreement. We are not responsible for any damage or accident which may be caused by the products we sell or by their use.

Recovery:
Except delivery error on our part, will not be repeated: the products delivered for more than 30 days, the product started or cut to specific commands (colour, size, ...). Systematic discount products will be made and costs be charged. Transportation costs of returning goods will be borne by the customer.
**Warranty:**
Ensuring that we give against manufacturing defects is only in the replacement of products found to be defective.
We reserve the right to make changes to our models provisions and prices without obligation for us to make the same changes to products previously ordered.

**Retention of property:**
SICOMIN retains ownership of the goods delivered until full payment is received (including accessories).
However, the risks involved after shipping are the responsibility of the buyer. The latter may still use these goods in part of the normal operation of its business; this authorization is withdrawn as of right from the first incident of payment and without prior notice. Therefore SICOMIN can claim the goods which are still in possession of the buyer as the payment will not have been fully performed even if insolvency proceedings or temporary suspension of prosecution.
Any amount paid in advance it is acquired as compensation.
Purchaser further agrees to take all arrange for the goods remain individualized as property SICOMIN.

**Law:**
In case of dispute, the French law is applicable and the Commercial Court of Aix-en-Provence has exclusive jurisdiction regardless of the method of payment, terms of delivery, even if call or plurality of defendants.
This reservation does not allow for both the customer cancel the order, this option is reserved for the seller.

Orders are accepted only recalled the above conditions in the event of changes made by the customer, the initial terms, our society considers itself bound on new formal agreement on his part.
Any general or special provision contained in commercial or financial records of the client that is contrary to these terms of sale shall be deemed null and invalid.