

5. MEANS OF PAYMENT

The Buyer undertakes to pay the total price which appears in the present Contract. Payment of said price shall be effected by:

Alternative A. Cash, check or bank transfer to the account and bank branch designated by the Seller.

Alternative B. Bill of exchange or direct debit to the account and bank branch designated by the Buyer.

Alternative C. Irrevocable and guaranteed letter of credit payable to the account and bank branch designated by the Seller.

6. DATE OF PAYMENT

The price shall be paid on the following terms:

Alternative A. %, being [write in numbers and letters], on signing the present Contract; and the rest, being [write in numbers and letters], on delivery of the goods.

Alternative B. %, being [write in numbers and letters], on submitting documents of property to the transport agent designated by the Buyer; and the rest, being [write in numbers and letters], within calendar days of receipt of the goods by the Buyer.

Alternative C. Within calendar days of receipt of the goods by the Buyer.

7. DELIVERY PERIOD

The Seller undertakes to deliver the goods within calendar days of receipt of:

Alternative A. The signing of the present Contract.

Alternative B. The confirmation in writing of the order in question, once all payment conditions established in the present Contract have been fulfilled.

Alternative C. The notification of the opening of a letter of credit by the Buyer.

The established delivery period may be modified by either party in case of Force Majeure or unforeseen circumstances which prevent its fulfillment.

8. DELIVERY DELAYS

The Seller shall not be held liable for damages caused to the Buyer by delays in delivery, unless such delays be directly attributable to the Seller without justified cause.

9. CONTRACTUAL RESPONSIBILITY

The Seller guarantees that the goods supplied shall be free of foreign bodies or faults. To this end, it undertakes to replace at no additional cost any faulty part and to make good any operational defects, on condition that the Buyer notifies the Seller of such faults within a period of calendar days from the receipt of the goods at their destination. Should such defects be evident at the time of receipt of the goods, the Buyer should give immediate notification to the Seller. In all cases, the Vendor shall be entitled to check the foreign bodies or defects alleged by the Buyer in any way it sees fit. The above conditions shall not apply to defects or damages to the goods caused by negligence or inappropriate handling by the Buyer.

10. PATENTS, TRADEMARKS AND INTELLECTUAL PROPERTY RIGHTS

The Seller declares, and the Buyer accepts, that all patents, trademarks, and other Intellectual Property Rights hereunder are appropriately registered [*include inscription data*]. The Buyer consequently undertakes to notify the Vendor immediately of any violation or undue use of such rights by third Parties, in order that the Vendor may take the appropriate legal proceedings.

This is a sample of 2 pages out of 8 of the International Sale Contract.

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[INTERNATIONAL SALE CONTRACT](#)