

GENERAL CONDITIONS

FORM OF INTERVENTION ACCEPTANCE

The signing of the newsletter intervention for the Client implies acceptance of these terms of sale and service. It emerges our responsibility in case of accident caused by faulty manufacture or installation or misuse of equipment, either by the intervention of a third after our passage.

GENERAL SALES CONDITIONS AND SERVICES (with or without provision of equipment)

1- CONTRADICT

Should the terms for buying our client would be inconsistent with ours, it is expressly agreed that the mere fact for the customer we have been involved or have purchased the equipment through us, automatically and notwithstanding the clauses contrary to that client, adherence to these general conditions of sale and delivery of service.

2- PRICE OF OUR SERVICES

Our interventions result in billing for travel and labor with a minimum standard of one hour in the workplace, the statement being followed by an hour installment, any additional time not exceeding started 30 minutes will be a 30% discount. The prices of our trips are based on areas of intervention based on the distance between the place of intervention and the home of our agency. Our prices are for cash and not give rise to any discount.

3- ESTIMATE

The estimate is a minimum established. It is possible that after dismantling the apparatus, it is necessary to change other defective parts. Its duration is 15 days. The work being a quotation will be executed after acceptance of this estimate by the customer and pay a deposit of 50% VAT that estimate. The balance is due and automatically upon completion.

4- TERMS OF PAYMENT

All our interventions and repairs are payable in cash. In case of non payment of a speech, we reserve the right to refuse any further intervention. According to Law No. 92-1442 of 31/11/1992, any payment after the end of the work will be penalized.

5- RETENTION OF PROPERTY

The transfer of ownership of the materials provided during our intervention is suspended until full payment of the price of our goods. By express agreement, we reserve the ownership of the goods supplied until their full payment. However, in accordance with Law No. 80-335 of 12 May 1980, the risks of goods to fall upon the buyer paid.

6- LACK OF PAYMENT

The terms of payment may be delayed under any pretext, even contentious. No complaint on the quality or the nature of a supply of goods or services is precedent for paying it. Any delay in payment leads automatically and without any NOTICE :

- The payment is due abc dépann'pc
- The accrual of interest on arrears of 1.5 times the legal interest rate
- The payment of a contractual penalty equal to 20% of the amount owed, without prejudice to the recovery costs or other judicial, which will be borne by the buyer.

7- GUARANTEE

The security of our labor can not be granted on materials recognized our bulletins intervention as new or in very good condition. This guarantee is limited to three months with the exception of any disaster caused by operator error, malevolence, war, floods, earthquakes, fires, storms etc ... are not guaranteed equally incidents caused by poor nutrition, poor isolation or failure of electrical installations.

If the condition of equipment which must focus our intervention drew reservations from us, we do after having made such reservations and proposed bulletin intervention or any other document attached a temporary palliative that troubleshooting does not represent a definitive solution, which must be completed in all cases as soon as possible, with the sole initiative of the client, a visit by maintenance and repair of equipment full subject of the protest.

The safeguards that we apply on parts and materials are those that we are granted by our suppliers. This guarantee does not give rise to the outright replacement of defective parts, without any compensation. Replaced parts in exchange for free or remain our property.

The cost of removal and reassembly are charged to the customer including the port, unless the client can prove negligence on our part and only in this case in proportion to the fault. A statement will be made for free in three months in case of renewal of the defect at the previous intervention (parts and labor).

8- INSURANCE

We declare have purchased professional indemnity insurance valid for guaranteeing us the only damage that could be charged because of our interventions. We can in no way be held liable for accidents or incidents that:

- From bad state of repair facilities
- From age or wear equipment installed
- The misuse of these materials

9- DISPUTE

All disputes related to intervention or execution of these general conditions will be exclusively the responsibility and competence of the Tribunal de Commerce of Nice, even if requested incident, demand collateral or multiple defendants.