

General conditions of sale

1- General clause :

Our sales are subject to current general terms and conditions as applied to all purchases.

2- Confidentiality:

All reports, plans, designs and documents provided by the Vendor remain his property. They may not be given third parties, for any reason whatsoever.

3- Constitution of the contract:

We acknowledge receipt of all requests for information. After careful study a quote is prepared containing specific clauses as well as the general terms of sale. If the Purchaser accepts the quote, the order will be deemed to have been accepted by us after payment according to the modalities and time limits laid down in our offer or quote.

4- Tim Limits:

Production deadlines are set out in the quote and are purely for information. Any possible delay in delivery will not give the Purchaser the right to cancel the order or to claim compensation.

5- Delivery - Transport - Insurance :

Our objets d'art are packed for transport under normal conditions and are insured against loss or possible damage during transit. It is imperative that the Purchaser check the condition of the goods on delivery as damage can occur. In case of any problem, the Purchaser must inform the transporter within the relevant legal time limits and also immediately inform the Vendor by email and then in writing. Transport costs are the responsibility of the Purchaser and are calculated and set out in the initial quote.

6- Prices - Payment - Taxes :

Where delivery is to an agreed address outside the European Union, the prices quoted do not include tax and duty payable. (DDU, incoterms).

For customers of countries within the European Union the prices quoted are inclusive of all taxes and free of customs duty. Prices are given in the quote and remain fixed upon receipt of payment and our confirmation of agreement. Because of the unique character of our objets d'art, payment, including a provisional sum to cover transport costs, must be made at the time the order is placed. In order to ensure the security of transactions, payment is to be made in advance by inter-bank transfer. Customers will be advised of our bank details upon acceptance of the quote.

7- Guarantee:

Articles which are sold are guaranteed against possible hidden defects according to article 1641 of the Civil Code. If a Customer believes he has found a defect, he should immediately provide the Vendor with relevant proof. The Vendor reserves the right to undertake any verification he considers necessary. The Purchaser agrees to accept the Vendor's recommendations.

8- Litigation : Competent Legal Authorities - Law applicable :

In the absence of agreement, any eventual lawsuit relating to a sale made by us will be the exclusive domain of the French courts and more precisely that of Quimper (France) in the first instance. The French legal authorities will apply French Law.