

1. GENERAL CONDITIONS OF SALE

1.1. The supplies of products to be made by GLOBAL P - POLÍMEROS E ADITIVOS L.DA. (hereinafter referred to as “GLOBAL P”) are regulated by these General Sales Clauses, except for everything that is expressly agreed in a different way, in the offer or acceptance of the order by GLOBAL P, and which constitute the particular conditions of the same.

1.2. Any other conditions that have not been expressly accepted by GLOBAL P. are worthless, for all due purposes.

1.3. The particular conditions of sale, agreed between the customer and GLOBAL P, prevail over the general conditions only if they are in written form and are signed by the two contracting parties, maintaining the aforementioned general conditions in everything that has not been derogated by a particular condition.

1.4. The sending of an order and its execution mandatorily imply the acceptance by the customer of these General Conditions of Sale, available on the website www.globalp.pt, and the renounce of their possible purchase conditions.

2. MANUFACTURE OF THE GOODS

2.1. GLOBAL P is an authorized supplier / distributor of Goods manufactured by original manufacturers of Plastic Raw Materials.

2.2. The Goods supplied by GLOBAL P correspond exactly to the Plastic Raw Materials manufactured by each of the manufacturers that GLOBAL P represents, so the Goods do not go through any type of transformation, modification, adaptation or alteration since they leave the factory until their delivery to the CUSTOMER, with the exception of soybean oil delivered to the GLOBAL P warehouse, which is transferred from the cistern to 1000 kg IBC's.

2.3. All goods supplied by GLOBAL P go along with a product technical sheet (in the case of Plastic Raw Materials) prepared by the manufacturer.

3. SUPPLY OF GOODS

3.1. All supplies of Goods are made on the basis of a CUSTOMER Order, which, after being confirmed by GLOBAL P through an email, constitutes, together with these General Conditions, the contract for the purchase and sale of the Goods conclude into between the CUSTOMER and GLOBAL P.

3.2. GLOBAL P will confirm, or propose changes, to the Order within a maximum period of 5 (five) working days after receiving the Order.

3.3. Until the sending of the confirmation e-mail by GLOBAL P, the CUSTOMER's Order is considered as a request for the supply of goods, which can be changed or canceled without any cost.

3.4. After sending the confirmation by e-mail, the CUSTOMER is bound by the terms of the Order, and cannot modify, revoke or cancel it, without prior written agreement from GLOBAL P.

3.5. If the CUSTOMER and GLOBAL P establish a contract for the supply of Goods, these General Conditions of Sale and the Order with the respective confirmation, will be part of that contract and will regulate this supply in all when it is not regulated in the contract.

3.6. In case of divergence between the provisions of the contract and these General Conditions of Sale, the provisions of the contract shall prevail.

4. PRICE

4.1. The prices of the Goods are those that have been agreed by the Parts, regardless of the form or nature that this agreement may take, and that are included in the order confirmation.

4.2. All legal taxes on the Goods subject to sale, as well as all charges related to their use and dispatch are of the exclusive responsibility of the CUSTOMER whose costs he is obliged to support in addition to the payment of the respective price.

5. CREDIT APPROVAL

5.1. GLOBAL P reserves the right to investigate the CUSTOMER's credit risk and solvency situation and to subordinate the supply of the Goods or the conditions of such supply to the particular situations of each CUSTOMER.

5.2. The threat or suspicion of any insolvency or bankruptcy procedure or the similar which seeks to protect creditors and which may call into question the CUSTOMER's ability to honor its commitments on their due dates, as well as the appointment of a liquidator or judicial manager or the non-compliance, on

the part of the CUSTOMER, of any obligation resulting from these General Conditions of Sale, must be communicated in writing by the CUSTOMER to GLOBAL P, and gives to the last the possibility of unilaterally changing the agreed payment conditions, and / or cancel the delivery of any part not yet fulfilled in an order, and / or delay the delivery of the Goods, and / or even stop the Goods in transit, without being by any means, held responsible.

6. PAYMENT CONDITIONS

6.1. Payment will be made on the date and under the conditions stated on the respective invoice.

6.2. Any payment delays are subject to interest on arrears, computed day by day, from the date of the respective due date until effective and full payment.

6.3. GLOBAL P further reserves the right to charge the CUSTOMER all costs incurred as a result of late payment, namely financial and / or collection costs, including lawyers' fees and court fees.

6.4. Failure to pay the price at which invoices are invoiced, in accordance with these General Sales Conditions, frees GLOBAL P from fulfilling delivery obligations, as well as allows us to refuse future orders, still serving as a just cause to terminate the Contract if this non-payment persists after GLOBAL P interpellation to the CUSTOMER. In this case, GLOBAL P also has the right to demand the return of the Goods already delivered, at the expense and risk and at the CUSTOMER's expense.

6.5. Any complaints about supplies already made do not legitimize a refusal or delay in the payment of other supplies, and compensation by the CUSTOMER is expressly excluded.

7. DELIVERY CONDITIONS

7.1. The delivery of the Goods will be made in accordance with the conditions provided for in the confirmation or Ex Works (INCOTERMS 2010), warehouse of GLOBAL P, Portugal, unless otherwise agreed between the Parts, provided it is reduced and confirmed in writing.

7.2. With the shipment of the goods it is assumed that the delivery is complete, passing the risk of losses and damages to be supported by the CUSTOMER.

7.3. The CUSTOMER must examine the supply on arrival to verify that it is in accordance with the Order. If the CUSTOMER detects faults and / or damage to the Goods, before signing the receipt, he must ask GLOBAL P to provide him with a complete description of the respective Goods, otherwise GLOBAL P cannot be held responsible.

7.4. GLOBAL P will not, under any circumstances, be responsible or liable for any delay in delivery, loss or damage directly resulting from transportation, and the carrier cannot be considered as an agent of GLOBAL P. It should be noted that all weights and tariffs are values approximate.

8. DELIVERY TIMES

8.1. Delivery times are those contained in the confirmation sent by GLOBAL P or, in the event that it is missing, those contained in a later communication sent in writing by GLOBAL P to the CUSTOMER.

8.2. GLOBAL P reserves the right to make partial deliveries, unless the contrary is expressly established in the Contract.

8.3 All parcel deliveries, if invoiced separately, must be paid on the due date of the respective invoice and regardless of subsequent deliveries.

8.4. The delay in any parcel delivery does not release the CUSTOMER from the obligation to accept the remaining deliveries.

9. ACCEPTANCE

It is assumed that the Goods were accepted by the CUSTOMER if no written complaint is received about any defects, missing quantities or non-conformities within 5 (five) working days after delivery, being applicable the provisions of point 13 below.

10. PACKAGING

10.1. All Goods are supplied properly packaged and conditioned for their transportation, in accordance with appropriate practices and in order to guarantee their transportation in the best conditions.

10.2. GLOBAL P reserves the possibility of making changes of any kind to the packaging or to the type of packaging and packaging used in the Goods, without the need for prior notice.

11. FORCE MAJEURE

GLOBAL P will not be responsible for the non-compliance of any of its obligations and, in particular, of its obligation to deliver, as far as the non-compliance is not imputable to it, as it is outside to its will, namely, by way of example only, in case of strikes - whether total or partial -, labor conflicts of any kind, impossibility of supply, disturbs in transports, fires, inundations, explosions or natural disasters, etc.

12. WARRANTY

12.1 GLOBAL P guarantees to the CUSTOMER that the Goods are in accordance with the manufacturer's instructions, being free from defects and under normal working and use conditions, provided that they are operated, applied, maintained and used in accordance with the conditions recommended by the manufacturer.

12.2. This Warranty has a term of 6 (six) months, or any other term defined in the order and / or confirmation sent by email by GLOBAL P, counted from the date of delivery of the Goods to the CUSTOMER.

12.3. In case of non-conformities in the Goods supplied, the CUSTOMER must notify GLOBAL P in writing, sending a detailed description of the non-conformity, accompanied whenever possible by photographs of the defect or problem, within 30 (thirty) days immediately following the first of the following dates:

12.3.1. The date of delivery of the Goods;

12.3.2. On the date on which it became aware of defects or non-conformities, in case they are not visible and / or cannot have been detected at the time of delivery, but always within the period of 6 (six) months, or any other that is defined in the order and / or in the confirmation sent by GLOBAL P, from the date of its delivery.

12.3.3. Failure to comply with this deadline, as shown here, means that the complaint is not accepted.

12.4. In the event that the CUSTOMER has respected the conditions and deadlines established for making the complaint, the only obligation of GLOBAL P will be, at its choice:

12.4.1. Replace or repair defective or missing products;

12.4.2. Or refund the purchase price actually paid by the CUSTOMER.

13. WARRANTY EXCLUSION

13.1. The CUSTOMER must use the Goods exclusively for the purposes for which they are intended, under penalty of being excluded from this warranty.

13.2. This Warranty does not apply in the event that the claimed defect results, in whole or in part, from abuse or misuse or anormal conditions of application or use of the Goods, namely, by non-observance of the transformation conditions recommended by the manufacturer, or by , depending on the Goods concerned, inadequate supervision or defective use or for purposes other than that for which it was

intended, negligence, continued application or use of the Goods or part thereof after a malfunction or defect has been detected, or damage caused in transportation, or improper storage conditions, external damage, or in the event of failure to comply with any applicable legal requirements or rules of the profession or any other cause not specified as covered by this Warranty.

13.3. Any description of the Goods made in writing (or orally) by GLOBAL P, contained in specifications, samples, commercial literature, models, bulletins, drawings, diagrams, spreadsheets or similar materials used by reference to the CLIENT's Order is made only with the sole purpose of identifying the Goods and cannot be considered as a warranty.

13.4. Any suggestions by GLOBAL P as to the use, application or suitability for a specific purpose of the Goods cannot be considered as a guarantee unless there is written confirmation to that effect by GLOBAL P or the respective manufacturer of the Goods, depending on cases.

13.5. Except for what results from the technical characteristics of the Goods, as described in the technical or commercial documentation accompanying them, no guarantee is given as to the results or performance levels of the respective Goods.

14. EXCLUSION OF CONSEQUENTIAL DAMAGES AND OTHER RESPONSIBILITIES

14.1. GLOBAL P's responsibility may never exceed the price of the Contract.

14.2. GLOBAL P will not be subject to and expressly refuses:

14.2.1. Any other obligations or responsibilities resulting from contractual violations of contract or Warranty;

14.2.2. Any obligations resulting from claims based in responsibilities for lawful acts (including negligence and objective responsibility);

14.2.3. All consequential, incidental and contingent damages, including without limitation reduction or loss of production, line stops, service unavailability, disassembly and re-assembly costs, delays or any damages or losses thereafter resulting.

14.2.4. All physical damages caused to third parties (including without limitation Customer's employees or clients) that have been suffered by an incorrect or misuse or application or operation of the Goods, as the case may be, including without limitation due to negligent conduct (action or omission) or even due to the lack of use of safety equipment or non-compliance with safety rules or deviations from the instructions for application and / or use and / or assembly transmitted by GLOBAL P and / or contained

in the manufacturer's norms, and GLOBAL P cannot be responsible for the improper use or transformation of the Goods, as applicable.

14.3. All limitations and exclusions included in this paragraph and the rest of these General Sales Conditions apply to claims by the CUSTOMER's Clients or by any third party claiming indemnity or compensation intended by the CUSTOMER against GLOBAL P, as well as direct claims by CUSTOMER against GLOBAL P

15. INDUSTRIAL SECURITY

15.1. The CUSTOMER is solely responsible for the adoption and implementation of all necessary measures for the protection of safety and health at work, in particular as regards the handling, use, application and / or operation of the Goods, as applicable, by its workers or by third parties, as well as the risks that may eventually arise.

15.2. The CUSTOMER is also responsible for providing adequate technical training to the people who will handle, use, operate and / or apply the Goods, as applicable, and for providing all information relevant to their proper handling, use, operation and / or application.

16. PRESCRIPTION AND CADUCITY

No judicial action or any other type of judicial procedure related to the transactions regulated by these General Conditions of Sale may be proposed after the end of the complaint period by the CUSTOMER without he has complained, or after 6 (six) months after the date on that the complaint was made in a timely carried out.

17. CONFIDENTIAL INFORMATION

17.1. Each Part (including its employees, collaborating consultants and / or subcontractors) undertakes to keep confidential, not to use for its own purposes and not to disclose to any third party, without prior written consent of the other Part, any information of a confidential nature (marked as such or not) belonging to or related to the other Part ("Confidential Information") that may have been made known to it, unless that information is or becomes public knowledge (otherwise than for violation of this paragraph) or if its disclosure is required by determination of the competent authority.

17.2. The Parts undertake to use Confidential Information solely and exclusively for the purposes of this document, abstaining from any use outside this context and regardless of the purposes, either for their own benefit or for the benefit of a third party.

17.3. The violating Part is responsible to the other part for any and all damages and losses arising from failure to comply with the confidentiality obligations provided for in this paragraph.

17.4. The confidentiality obligation provided for in this paragraph remains fully valid even after the end of application of these General Conditions.

18. LAW AND JURISDICTION

The supply of goods is regulated by Portuguese law. Any dispute related to these conditions must be resolved exclusively by courts in the district of Matosinhos, with express waiver of any other.