

Ref. Termstrade Rev. 0

Terms of Trade

1. General

All our deliveries and services to entrepreneurs are based exclusively upon our general terms and conditions stated below which are agreed upon with acceptance of our delivery also without explicit approval by the customer. Variations and amendments made by the customer are only valid, if explicitly confirmed by us in writing.

Information given in brochures and advertisements shall not be considered to represent an agreement on the properties of the product.

2. Conditions of use

Nothing is due as compensation for any damage caused to the purchaser and/or to third parties from Cavi F.E.R.M.I., deriving from the use of the products sold by Cavi F.E.R.M.I.

3. Offer

Our offers are always without any engagement. After a purchase order has been placed by the customer, contract conclusion occurs by our written order confirmation.

4. , Delivered quantity

Short lengths and overlengths of +/- 10 % are admissible. Delivery may be made in partial lengths.

5. Delivery dates

We shall make every effort to observe the delivery dates specified in the order confirmation. They reproduce, however, only the probable delivery time and not a fixed delivery time nor a delivery time agreed upon by calendar. In any case no compensation will be paid for direct or indirect damages, resulting from delays in delivery, total or partial interruption of the supply.

6. Notifications of defect

The notification of defect must be raised immediately in writing - in case of recognizable defects within 10 days at the latest after receipt of the goods at the place of destination, by indicating the delivery slip and invoice number.

7. Payment

The payment terms agreed between customer and Cavi F.E.R.M.I. are mandatory. On payments not made at the due date, interest will be applied. Furthermore Cavi F.E.R.M.I. will have the right to suspend any other delivery without advance notice, considering canceled the order in progress not yet delivered or partially delivered.