

General Conditions of Sale

1. General Provisions

These General Conditions of Sale are applicable to any order forwarded to Stamperia Casoli s.r.l. The transmission of an order involves having read and accepted these General Conditions of Sale published on the website www.stamperiacasoli.it under the heading General Conditions of Sale. These conditions apply with the exception of any particular clauses previously agreed in writing and signed for acceptance by the parties. Orders sent by e-mail, telephone, fax or post imply acceptance of the General Conditions of Sale. Stamperia Casoli s.r.l. reserves the unquestionable right to modify these General Sales Conditions at any time. All additional clauses or special purchase conditions incompatible with these general conditions, even if reported on the customer's order, will be considered as not affixed.

2. Orders

All orders are irrevocable and must always specify the quantity, the technical specifications and all the elements necessary for the correct identification of the products. The Customer must communicate all the information necessary in order to ensure (a) the correct processing of the technical specifications and (b) all information regarding the transformation process and the final use of the products. The release of any documentation and / or certifications must be requested when placing the order and accepted in writing by Stamperia Casoli s.r.l. The request for specific indication of the origin of the goods must be communicated when placing the order.

Orders in any form sent by the customer will not be binding in any way for Stamperia Casoli s.r.l. that it may therefore not accept them or partially accept them at its sole discretion; the origin of the goods not accepted by the customer after the acceptance of the order cannot be considered a valid reason for cancellation or cancellation of the order.

Any requests for documentation and / or certifications and / or a specific indication of the origin of the goods, submitted after acceptance of the order, will not be binding on Stamperia Casoli s.r.l. which, where possible, reserves the right to provide them against reimbursement of any additional costs to be defined. The impossibility of satisfying the requests for the release of documentation and / or certifications and / or specific indication of the origin of the goods, advanced after the acceptance of the order, cannot in any case constitute a valid reason for cancellation or cancellation. of the order.

Any subsequent requests for changes and / or cancellations must be sent in writing and will not be valid unless accepted in the same form by Stamperia Casoli s.r.l. .

Stamperia Casoli s.r.l. reserves the right in any case to refuse the variation and / or cancellation as well as to execute the original order.

Stamperia Casoli s.r.l. may in any case suspend the execution of the supply in the event of a decrease in solvency of the buyer such as, by way of simplification but not limited to, in the case of protests, seizures, foreclosures, subjecting to insolvency proceedings and in general prejudicial acts.

In this case Stamperia Casoli s.r.l. may, at its discretion, suspend the execution of the contract and demand the release of personal or real guarantees, or terminate the contract due to breach of the buyer, pursuant to art. 1456 of the Italian Civil Code, also requesting the immediate cash payment of the overdue and overdue invoices by means of a registered letter with acknowledgment of receipt and / or PEC.

3. Delivery and Shipping

Delivery is always to be considered ex-supplier unless otherwise agreed; all risks relating to the products are transferred to the customer at the supplier's plant, before loading operations.

If the customer does not collect the products, Stamperia Casoli s.r.l. may store them on behalf and at the risk of the customer and, upon notification of availability, invoice them as if they had been delivered. In any case, Stamperia Casoli s.r.l. has the right, without notice, to resell them and to take action for the reimbursement of any damage suffered.

If requested Stamperia Casoli s.r.l. will take care of the transport of products at risk, at the cost and expense of the Customer.

The goods travel at the risk and peril of the customer who, in his own interest, must verify, before collection, the integrity of the packages and the quantity of goods received. Any complaints must be made directly to the carrier at the time of delivery.

Stamperia Casoli s.r.l. reserves the right to make partial deliveries resulting in the issue of invoices to be paid within the terms agreed in the order confirmation. The delivery of a smaller or higher quantity of products than ordered does not release the customer from the obligation to accept delivery and pay for the products delivered.

Unless expressly agreed in writing to the contrary, the fulfilment of the order beyond the expected delivery terms will not entitle the Customer to request termination of the Contract.

Any delivery terms are purely indicative and have no contractual value.

Any delays in the delivery of the products cannot in any case entail any liability on the part of Stamperia Casoli s.r.l. .. The customer therefore cannot charge or request Stamperia Casoli s.r.l. any compensation for damages suffered due to any delays in the delivery of the products.

4. Prices

Unless expressly indicated otherwise, in the Order Confirmation the prices are net of all charges relating to taxes and transport costs, insurance, shipping, storage and the like, which are charged to the Customer. Any increases in these charges, which come into force after the date of the Order Confirmation, are charged to the Customer. If during the supply there are increases in the costs of materials, changes in exchange rates or other factors, Stamperia Casoli s.r.l. reserves the right to change prices, starting from the dates on which such increases occurred.

5. Payments

Payments must be made in the manner indicated on the order accepted by Stamperia Casoli s.r.l. 5 of Legislative Decree 231/2002 (ECB rate + 7% surcharge), without prejudice to compensation for greater damage.

Stamperia Casoli s.r.l. in the event of non-compliance by the customer with the terms and conditions of payment, he may:

- request the immediate payment of all credits for forfeiture of the benefit of the term;
- suspend supplies in progress or complete them only against advance payment;
- withdraw from all further contracts stipulated with the customer and interrupt ongoing negotiations with the same;
- terminate the contract pursuant to Article 1456 of the Italian Civil Code.

In the aforementioned case of termination of the contract, the customer, in addition to having to pay Stamperia Casoli s.r.l. in full what is owed to you, you will be required to pay compensation for all damages

suffered as a result of breach of contract. However, the possibility remains for Stamperia Casoli s.r.l. to request the execution of the contract.

6. Complaints and Returns

Complaints for any tampering or shortage of materials must always be submitted within 3 days of receipt of the goods. The recipient must report apparent defects within eight days of receipt and hidden defects within eight days of their discovery. The complaint will never result in the cancellation or reduction of the order by the customer and even less the payment of compensation of any kind by Stamperia Casoli s.r.l. and, in any case, payment beyond the established deadline.

Any return must always be previously agreed with Stamperia Casoli s.r.l. and can only be accepted if the material and its packaging are perfectly intact. The disputed goods must be returned with the accompanying document indicating the reasons for the return.

7. Warranty

The guarantee of Stamperia Casoli s.r.l. has a duration of one year from the date of delivery of the goods. This guarantee is limited exclusively to the repair or free replacement of parts recognized as defective, due to material defects or manufacturing deficiencies. The recipient of the goods must report defects and apparent defects within eight days of receipt and hidden ones within eight days of their discovery, under penalty of forfeiture of the guarantee. The warranty is void if the parts returned as defective have been tampered with or repaired in any way.

La Stamperia Casoli s.r.l. assumes no responsibility for damage resulting from accidental events of any nature that occur during the use of the products.

8. Restricted Domain Agreement

In the case of sale in installments, until the buyer has made full payment of the price, the goods supplied will remain the property of the seller and can be claimed by the same wherever they are, even if combined or incorporated with goods. owned by the purchaser or by third parties, pursuant to and by effect of art. 1523 and following of the civil code. During the aforementioned period the buyer will assume the obligations and responsibilities of custodian of the things supplied and will not be able to alienate, give in use or pledge, move, let seize or foreclose such products without declaring ownership of the seller and without giving immediate notice to the itself by registered letter with return receipt and / or PEC.

10. Complaints - Communications

Complaints and disputes of any kind must be submitted to the seller's office.

11. Jurisdictional Court

For any dispute, the exclusive jurisdiction of the Busto Arsizio forum is recognized, with the exclusion of any derogation for reasons of continece or connection of causes.