

GENERAL TERMS AND CONDITIONS OF SALE

ART. 1: Coronet Spa reserves the right, even after the sign of the contract, to vary or cancel any article or color for production needs. Customer will be informed of any change.

ART. 2: Payment delay for more than 30 (thirty) days from deadline will constitute a legitimating reason for Coronet Spa to suspend the execution of the contract, according to art. 1456 of Italian Civil Code.

ART. 3: 3.1The agreed terms of delivery of the goods are not exhaustive and allow a tolerance of 8 (eight) days. In case of any formal communications from Coronet arranging new other delivery date, time of tolerance will be extended. In case of delays in delivery beyond the end of tolerance, Client will be authorized for the resolution of the contract, with the exception of claims for damages expressly waived.

3.2 coronet reserves the right to deliver a qty that can be higher or lower than 3% compared to the original order qty. Invoice will show exact amount shipped

ART. 4: Any complaint, justified, must be received in writing within 8 (eight) days from the receipt of the goods. Any restitution of goods must be authorized in advance by Coronet Spa. After this deadline, no complaint concerning the quality of the goods, and generally to its conditions, can be made. Whether complaint is recognized founded, the seller has the only duty to replace the goods with others proper; the Client waive any right to be refunded for the damage. Complaints are not allowed on goods already worked, or placed in processing or manipulated, or already sold. In any case, where the right to compensation for damages has been recognized by the judicial authority, it is agreed that the amount may not be higher than the maximum amount equal to ten times the value of this supply net of any taxes, transport charges, customs duties.

ART. 5: Coronet Spa shall inform the Client that the personal data provided will be the subject of treatment in relation to the conduct of its activities and will be treated by Coronet Spa in compliance with the appropriate support and finalized to ensure the security and confidentiality. The data may be communicated in Italy and/or abroad to other companies in the group Coronet Spa, the network of commercial agents or other figures of sellers of Coronet Spa; the factoring company; the credit institutions; the recovery companies of credit, the credit insurance companies, the business information companies; the consultants and companies operating in the field of transport. The Client may at any time exercise the rights referred to art. 7 Of D. lgs. 196/2003, and therefore, to know and to obtain the cancellation, correction, update and integration of their data, as well as oppose their use for the purposes indicated here. Holder of the treatment of the data is the Legal Representative of the Coronet Spa

ART. 6: This contract shall be governed by Italian Law. For any dispute related to or resulting from the interpretation and/or execution of this contract, the exclusive place of jurisdiction will be the Court of Milan - Italy -. The Client will renounce to any other jurisdiction.

ART.7: Translation in English language is provided only in order to facilitate the understanding for foreign Client. The Italian language version remains the only legally recognized.

Client Signature

All the clauses of the article 2, article. 3, article 4, article 6 and article 7 are expressly approved to the senses and for the effects of the art. 1341 of Italian Civil Code.

Client Signature
