

STEELTECH SERVICES SPRL

GENERAL SALES CONDITIONS

Any order placed compulsorily and automatically implies the complete and unreserved acceptance of the present general conditions.

Any order addressed to us, whether directly or via our representatives, is not binding upon us until after written confirmation on our part.

We undertake to respect the delivery times, but we don't accept any penalties.

The event of delayed delivery deadlines don't permit the cancelling of the order.

All goods are dispatched to the customer at its risk.

Should events occur which are likely to influence the solvency of the client in the course of the performance of the contract, we reserve the right, even after the partial performance of a contract, to demand from the client a supplementary guarantee for the good performance of its commitments.

In case of refuse we have the right to cancel partly or completely the contract.

We reserve the right of ownership over the goods delivered until the complete payment of all the debts that the client has toward us.

All our bills are established in EUR and payable into our account at Moresnet at the date agreed between the parties

Payments to our representatives or agents are not allowed, unless otherwise agreed in writing between the parties.

Default of payment even partial, of a bill on its due date shall attract interest, automatically and without notice, at an annual rate of the legal interest rate, commercial papers shall be increased by 2%.

It also attract payment of debts of other bills even not due at that moment.

All complaints must reach us in writing at the latest within 5 days following the receipt of the goods.

The competent court is that of the place of our registered offices, the court of VERVIERS-Belgium.