

SOLERS

Terms & Conditions (Effective January 1, 2016)

We receive orders each day for a wide variety of items from many customers. Our suppliers, and manufacturing and distribution systems require that we establish standard conditions to handle orders as efficiently as possible. We are, therefore, printing below our standard conditions under which orders are accepted.

1. Unless otherwise stated, all quotations are made for immediate acceptance, and prices are subject to change without notice at any time prior to shipment. Orders given to or accepted by salespeople or agents are subject to approval and acceptance by our Home Office.
2. All sales and agreements made by us are contingent upon strikes, fires, accidents, or other causes beyond our control, and we shall not be liable for any damages or expenses resulting from any delay.
3. No claims for shortage or overcharge will be allowed unless made in writing within ten days after receipt of goods.
4. Orders are accepted and entered with the understanding that after manufacture has started, they cannot be held for deferred deliveries, or revised or cancelled in whole or part without us being reimbursed for work already performed or material already purchased by us.
5. Goods returned to us will not be accepted unless we have granted special permission. Material returned with our permission, which is not defective, will be subject to a restocking charge, and any transportation charges we pay will be deducted.
6. Any of our products found defective through faults of workmanship or materials will be replaced by non-defective goods, or credit will be allowed at invoice price at our option. In no case will we allow charges for labor, expense, or special incidental or consequential damages, the aforesaid replacement or credit being our sole liability for any cost, damages, injury or other loss arising from any defective product.
7. Our standard warranty period for all our products is 12 months after the goods leave our factories. We make no other warranty whatsoever, express or implied; all implied warranties of merchantability and fitness for a particular purpose are disclaimed and excluded.
8. These terms and conditions will constitute the sole and entire contract between the parties, and no modification shall be effected by any different terms and conditions contained in any order, acknowledgement or acceptance form of Buyer. Our acceptance of your order is expressly made conditional on your assent to these terms and conditions. Acceptance of our goods will constitute acceptance by you of these terms and conditions.
9. No anticipation allowed. The taking of unearned discounts may be illegal. A charge of 1.5% per month (annual percentage of 18%) will be made on all invoices past due 30 days or more. We shall be entitled to all costs of collection, including reasonable attorneys' fees, for any failure by you to pay our invoices or for any other breach by you of our agreement.
10. All items shipped remain property of us until payment has been received in full.
11. The contract between the parties shall be interpreted in accordance with the laws of Hong Kong. Any provision that is found to violate any law shall be deemed deleted and the balance of this contract shall be enforceable.
12. Unless otherwise indicated, all shipments are ex warehouse from our factory.

Applicable for:
SOLERS Ltd.

Hollywood Road 1
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Central
Hong Kong

SOLERS Zhongshan
Manufacturing Ltd
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China

SOLERS SRL

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SOLERS Inc.

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