GENERAL TERMS OF SALE



Art. 1: DELIVERY TERMS

Goods are supplied on an ex works basis through the customers choice of forwarding agent, without exception, and at customer risk.

Art. 2: DELIVERY TIMES

All delivery times are approximate. We are not liable for any claims caused for non -delivery of all or part of the goods unless specifically agreed in writing prior to acceptance of order.

Art. 3: CLAIMS

Claims regarding quality, packaging, shortages, invoice discrepancies etc. will only be accepted if we are notified in writing within 8 days of receiving the goods. Goods can only be accepted back after our specific agreement and carriage paid by the customer.

Art. 4: PACKAGING

Packaging costs are included in prices except for special packing (e.g. pallets) which will be charged at cost.

Art. 5: PRICES

We reserve the right to amend or modify price, without prior notice, in accordance with current market conditions

Art. 6: SMALL ORDERS

Our minimum order value is € 250,00 and any order which does not reach this value will be added € 10,00 to cover our additional handling cost.

Art. 7: PAYMENT AND INTEREST

Payment shall be made directly to our company in accordance with the agreed, established condition which are also fixed in our issued invoices. Deductions or roundings off are not accepted. In case of late payment of the agreed expiry terms, the Company shall ask for interest starting from the first day after the agreed expiry date in accordance with the law D.L. 9.10.2002 n. 231 art. 5 and 6, i.e. with a rate which is the same rate applied in that moment from BCE increased of 7 yearly percentage points. In case of late payment and except for as above stated concerning the interest rate, the Company shall have the right to stop the pending orders and charges shall not be accepted for damages.

Art. 8: RESERVE OF PROPERTY

The vendor reserves the right of property of the material until the complete payment.

Art. 9: GUARANTEE

Our guarantee covers goods found to be faulty for one year from the date of activation of the machine. Any item claimed to be faulty should be returned, if required, to our company, carriage paid.

Art. 10: TECHNICAL DETAILS

We reserve the right to change specifications and characteristics without prior notice.

Art. 11: RESPONSIBILITIES

Our company has no responsibility or obligation coming from any accident to persons and things that can be originated from the use of equipment and/or caused from them except for the aforesaid accident will not occure from raw material and/or assembling defects.

Art. 12: APPLICABLE LAW AND PLACE OF JURISDICTION

Any dispute that may arise from the purchase agreement shall be interpreted and resolved under the Italian law and the competent Court will be the Law Court of Firenze.

The images shown in the catalog may contain higher specification accessories.



SNAP-ON CLIMATE SOLUTIONS S.R.L. a unico socio

Satzungssitz:

Via Provinciale Carpi, 33 - 42015 Correggio (RE)

Adresse Hauptverwaltung:

Via L. Longo, 21/23 - 50019 Sesto F.no (FI) Tel. +39 055 4207372 - Fax +39 055 4217972

www.ecotechnics.com

email: sestofiorentino.info@snapon.com



