

Conditions Générale de fourniture

1. General sales conditions are withheld from the client but it is accepted that all orders are adhered to in a satisfactory manner.
 2. The client is required to meet the prices and conditions according to the period in which the product is ordered, apart from variations in the product listing itself where the time at which the order was placed is what counts.
 3. The order is agreed upon except in cases of “Armet Approval” and is followed through with the sending of the signed order confirmation along with the conditions of sale.
 4. Prices are calculated in Euro exclusive of VAT Ex works Brescello (RE).
 5. Delivery shall be organized from the Armet plant: in the case of transport organized on the buyer’s end, Art. 1510 of the C.C. paragraph II is applied. In this case, the transport of goods is at the buyer’s risk and is delivered by lorry (loading and deloading are excluded).
 6. Goods will be transported when client is advised with notify cation that goods are ready for delivery.
In the case of delay or delivery deferment of over 15 days since the notification to charge warehousing costs.
 7. Standard packaging (boxing and/or double-protection film) is included in the price. Other types of packaging are added to the cost of the product.
 8. Estimated picking times for goods ordered, as notified on order confirmation, are always indicative and apart from exceptional circumstances (which cannot be avoided) which may prolong the order process. As a result, any compensation requests for damage and/or any variations in the price and payment conditions as presented in our order confirmation.
 9. Complaints or disputes over manufacturing faults should be indicated on the parcel bill or by registered post and no more than eight days after receipt of goods. Returns are not accepted without valid reason and advance authorization.
 10. In the case of complaint, the responsibility of Armet is limited to product exchange or at its own discretion the crediting of the amount billed. Any damage action or compensation for third party damage is excluded from this condition.
 11. Sale is made according to supply ex art. 1523 and subsequent C.C. apart from cases established in art. 1525. In the case of lack of payment of one or more instalments, Armet reserves the right to end the contract. In this case, any previously paid instalments will be retained by Armet in the form of rent payments without affecting the principle rights of the seller.
 12. Armet reserves the right to bring about any modification to products on this list and/or their manufacturing and without advance notify cation.
 13. All the Armet srl products are covered by a guaranty only for the standard use of the product.
- Any controversies shall be addressed in the competent Parma Law Court.