TUBI GOMMA TORINO S.p.A.

GENERAL SALE CONDITIONS for Purchasers having their legal seat in an extra European Union Country. Edition of 2024

The present General Conditions of Sale (hereinafter referred as to "General Conditions"), together with the Seller's Offer (including every Offer's appendix, table and/or attachment) to which they are attached and of which they represent an integral and essential part, constitute the sole and entire agreement (hereinafter referred to as the "Contract") between Tubigomma Torino S.p.A. (hereinafter referred to as "Seller") and the Purchaser related to the supply of products indicated in each "Seller's Offer " (hereinafter, even "Products"). Any modification or deviation from "General Conditions" must be agreed in writing and signed by both parties (hereinafter, the "Parties").

These General Conditions shall prevail over any different term or conditions unless articles of the present conditions of sale are expressly repealed in part in writing.

Moreover, in case of conflict between any appendix, table and/or attachment to the Seller's Offer and the Seller's Offer itself, this latter shall prevail.

Art. 1 – RECITALS: The present General Conditions of Sale shall regulate all present and future contracts of sale between the Seller and the Purchaser. When the General Conditions apply to a specific contract, modifications or deviations from them must be agreed in writing.

Art. 2 – PURCHASE ORDER: 2.1. The purchase orders collected by the Seller or by his agents and/or commercial intermediaries become binding only when the Purchaser receives (also by fax or by e-mail) the written acceptance (order confirmation) from the Seller. 2.2. If the order confirmation sent by the Seller in accordance with this article is different form the Purchaser order sent by the Purchaser, the Purchaser has to send (also by fax or by e-mail) to the Seller an express written acceptance of the new conditions. In any case the receipt of the goods ordered shall be considered as entire acceptance of the present conditions of sale. 2.3. In case of offer by the Seller the offer will have a validity of only 60 days for its confirmation and will be ineffective after this date. 2.4. The present general conditions of sale shall prevail over any different term or condition unless articles of the present conditions of sale are expressly repealed in part in writing.

Art. 3 – PRICES AND SIZES: 3.1. The prices are those indicated in the order's confirmation sent from the Seller by fax or by e-mail. The prices do not include national or foreign taxes and duties. The prices do not include any transport, postage or insurance costs related to the chosen Incoterm conditions. 3.2. Any specific modification of the Products requested by the Purchaser shall be charged separately and added to the offer. 3.3. Any possible increase of the raw materials price and/or any eventual event that could entail an increase of the raw materials price or of the manufacturing proceedings price shall permit to the Seller to apply a proportional increase of the sale price. 3.4. The Purchaser declares to be aware of and to accept that for each lot of extruded hoses (long length) purchased, the delivered Products could include up to 20% of smaller cuts.

Art. 4 – PAYMENT: 4.1. Payment conditions shall be those indicated in the Seller's order confirmation 4.2. Any payments made to agents, representatives, or commercial intermediaries of the Seller shall not be deemed to have been carried out until the relevant sums are collected by the Seller. 4.3. If the Purchaser delays any kind of payment, the Seller will have right to the payment of interests starting from the date in which the sum becomes collectible. In case of late payment the Seller may, after having notified the Purchaser in writing, suspend his performance of the contract until he receives payment. 4.4 If the Purchaser will not pay the owning amount within three months, the Seller will have the right, upon prior written communication to the Purchaser, to withdraw from the contract and to obtain from the Purchaser the compensation of damages. 4.5. In case of payment by installments, the lack of payment of even one installment will cause the loss of the respite of debt and will authorize the Seller to demand the immediate payment of the outstanding amount.

Art. 5 – RETENTION OF TITLE: 5.1 The Products shall remain the property of the Seller until the complete payment of the purchase price. 5.2. The Purchaser shall at the request of the Seller assist him in taking any necessary measures to protect the Seller's title on his own Products. 5.3. Upon the Seller's request, the Purchaser bind itself to supply the documents that prove the valid establishment of the retention of title on the goods. 5.4. The retention of title will not damage the risk's transfer as provided in art. 6 hereafter. 5.4. In the event that the Purchaser transforms the unpaid Products into a new item or part thereof, the Seller shall have a property right in the new item, proportionate to the value of the unpaid Products in the new item, until it has received full payment for the original Products.

Art. 6 – DELIVERY: 6.1. The Seller will deliver the Products within the date indicated in the order confirmation. 6.2. The Supplier will not incur in any responsibility in case of delivery beyond the term agreed with the Purchaser. Therefore, in case of delay in the goods delivery, the Supplier will not recognize any right to compensation of direct or indirect damages and/or to the termination of the Contract to the Purchaser, who undertakes to waive this right as of now. 6.3. The delivery of the products is always considered performed with the communication that the goods are at Purchaser's disposal, or that they have been delivered to the carrier for the transportation. Unless otherwise agreed between the Parties, the delivery shall be Ex-works (EXW) (ICC INCOTERMS 2020 ICC), also in case in which the Supplier will organize the delivery. In this last case the Purchaser will incur any costs and the risks of the transport.

Art. 7 – TEST: 7.1. The Purchaser shall verify with the Seller that the Products comply with the technical specifications by means of a specific control hereinafter named "Test". 7.2. The Test takes place in a day agreed by the Seller and the Purchaser, but within 8 days of delivering the Products. If the Test is positive and the Purchaser verifies the compliance of the Products to the technical specifications, Parties shall sign immediately a written declaration of compliance. If the Test is not positive and the Purchaser does not determine the compliance of the Products to the technical specifications, the Seller shall adopt all the necessary measures and, afterwards, the Test shall be repeated. 7.3. If the further Test will be positive, Parties shall sign immediately a written declaration of compliance. 7.4. If for any reason caused by the Purchaser, the Test will not take place within 8 days of delivering the Products, the Products will be considered accepted by the Purchaser.

Art. 8 - CLAIMS AND WARRANTY: 8.1.In consideration of the following paragraphs, the Seller shall remedy to any defect, directly attributable to him, resulting from an error of project, defect of material or error of manufacturing which appear within a period of one year (12 months) from delivery date. 8.2. Aside from the text mentioned in art. 7.2., the Purchaser shall have to check the goods delivered within (8) eight days from the delivery and he shall have to notify in writing any evident defect. If the Purchaser fails to notify the evident defect within the above-mentioned term, the Purchaser loses his right to have the defect remedied. 8.3. The Purchaser does not notify the defect of any hidden defect, occurred during such one-year period, within 8 (eight) days of its discovering or immediately if the defect is so to cause damages. If the Purchaser does not notify the defect with return receipt. 8.4. Upon receipt of the registered letter, the Seller, once ascertained the claimed defects, shall either repair the defective Product or replace it. The Seller may ask the return, at the Purchaser's costs, of the defect of products that will become its property. In any case the return of Products has to be previously accepted by the Seller. 8.5. If, after a test on the Product, it will be ascertained that the defect of the Product does not depend on the Seller's liability. The Purchaser, in particular, shall have no right to claim damages, included loss of production, loss of profit, loss of ous, loss of contracts or for any consequential, economic or indirect loss whatsoever, reduction of price or resolution of the contracts.

8.7. The Seller's liability includes only the defect of the Products resulting from the correct working conditions of the Products. The warranty is declined for the defects that come from other products, or wrong installation maintenance or reparation made by personnel not authorized by the Seller, modification of the Products made without Seller's authorization, normal deterioration of the products. In particular, the warranty shall expire as of the moment in which the hoses will be assembled and jointed to other hoses.

Art. 9 - TECHNICAL REGULATIONS AND RESPONSIBILITY FOR DAMAGES CAUSED BY THE PRODUCTS: 9.1. The Seller declares that the Products are manufactured following Italian legislation and technical regulation. 9.2. The Seller, with the exception of his proved severe negligence, shall not be held responsible for any damage to people or things caused by the Products. If the Seller will fall into these responsibilities, the Purchaser shall refund and defend the Seller. 9.3. The Purchaser shall keep the Seller updated on any law/regulation that shall have to be respected or about any import permit or other kind of license that shall be requested by his legislation directly to the Seller and shall strictly cooperate with the Seller in order to obtain it.

Art. 10 - FORCE MAJEURE AND HARDSHIP: 10.1. Each party shall be authorized to abstain from performing any of its obligations under these General Sale Conditions for a period no longer than 45 days due to the following circumstances: commercial disputes, events of Force Majeure, such as fires, wars (both declared and undeclared), general military mobilizations, insurrections, seizures, requisitions, energy use restrictions, transport perturbations, strikes, lock out, stop of production due to technical causes, defects or delays in the delivery by suppliers and any other events which could not be expected, avoided and overcome. If the event of force majeure will last for more than 45 days, the other party shall be authorized to terminate the contract notifying the party facing this hindrance of such a termination by means of registered letter with return receipt. This latter part will not be obliged to compensate any damage in this case. 10.2. If the performance of the obligation by the Seller has become excessively burdensome as to modify the contract for more than 20% (twenty per cent), the Seller shall have the right to demand the modification of the contractual conditions or to terminate the contract.

Art. 11 - ENERGY SURCHARGE: 11.1. In view of the impact that the increased costs inherent in energy and gas materials may have on production, Seller reserves the right to apply an energy surcharge which will be communicated to the Buyer if the Energy PUN and/or TTF undergoes increases in an amount equal to and/or greater than 30%.

Art.12 – CONFIDENTIAL INFORMATION AND TRADEMARKS: 12.1. Confidential Information (hereinafter referred to as "Confidential Information") shall mean any information provided to the Purchaser by or on behalf of the Seller whether written, oral or stored in any form of electronic, magnetic and /or optical form or otherwise, concerning the business, operations, prospects, finances, or other affairs of the Seller, its affiliates, associates or subsidiaries, which includes, without limitation, information concerning manufacturing projects, customers, suppliers and other business partners of the Seller, in whatsoever manner such information is documented and whether or not marked as "Confidential". 12.2 The Purchaser will not disclose the Confidential Information of the Seller to any person except to its employees or its affiliated company's employees. The Purchaser agrees that the Seller's Confidential Information disclosed to those employees or consultants who are subject to an equitable obligation of confidentiality. The Purchaser further agree not to use the Confidential Information disclosed by the Seller for any means other than the Business Relationship, especially not for any commercial or financial means of their own or of third parties nor in order to copy and/or counterfeit the Products and/or not to infringe in general the rules concerning unfair competition, included slavish imitation. 12.3. The Purchaser acknowledges Tubogomma ownership of the Tubigomma Trademarks (here below referred to as "TRADEMARKS") and shall not (i) contest the validity of the TRADEMARKS during the term of this Agreement or threafter, (ii) register the TRADEMARKS or any confusingly similar Trade Marks in its own name, within or outside India or (iii) cooperate, directly or indirectly, with any third party seeking to take any of actions contemplated in (i) or (ii) above. 12.4. This Agreement does not entitle the Purchaser only on or in connection with the PRODUCTS and shall only be used by the Purchaser with the appropriate registra

Art.13 - MISCELLANEOUS: 13.1. The Seller has the right to suspend the performance of his own services, in the presence of a change in the patrimonial conditions of the Purchaser that make think that this latter will not fulfil his obligation of payment. In these cases, the Purchaser, on written Seller's request, will pay the price before the starting up of the Contractual Products or, in alternative, will supply adequate guarantees for the performance (for example bank warranty or bank insurance). Failing the advance payment or any proper guarantee, the Seller could terminate the contract through a written communication by registered letter with return receipt. If the Purchaser is subject to bankruptcy procedures, the Seller could suspend the execution of the sale contract by written communication. 13.2. The Purchaser is fully responsible, by indemnifying and keeping the Seller fully indemnified, for any breach of third parties' rights, including intellectual property rights deriving from the order being performed by the Seller. 13.3. These General Sale Conditions will not be transferable or assignable by the Purchaser destroy and shall be released, discharged, changed or modified only by instructions signed by the duly authorized representatives

of each of the parties. 13.5. Should any provision of this Agreement be invalid or unenforceable or should it contain an omission, the remaining provisions shall be valid.

Art. 14 - COMPETENT COURT: 14.1. Parties agree that, depending on the Country in which the Purchaser has its seat, any dispute between the Parties relating to or in connection with this General Conditions and to the agreement regulated by them shall be settled by:

For Purchaser with legal seat in an extra EU Country: any dispute shall be settled by a sole Arbiter appointed under the Rule and Regulation of the International Chamber of Commerce (ICC). Seat of Arbitration shall be Geneva (Switzerland), language of arbitration shall be English. The award shall be final and binding upon the Parties

For Purchaser with legal seat in China: any dispute shall be settled by a sole Arbiter appointed under the Rule and Regulation of CIETAC. Seat of Arbitration shall be Shangai (China), language of arbitration shall be English. The award shall be final and binding upon the Parties.

For Purchasers with legal seat in Hong Kong: any dispute concerning the interpretation and execution of these General Conditions shall be referred to and finally resolved by arbitration administered by the Hong Kong International Arbitration Centre (HKIAC) under the HKIAC Administered Arbitration Rules in force when the Notice of Arbitration is submitted. The numbers of Arbitrators shall be one (1). Seat of arbitration shall be Hong Kong. Language of Arbitration shall be English. The award shall be final and binding for both the Parties

For Purchaser with legal seat in <u>United Arab Emirates</u>: any dispute shall be settled by a sole Arbiter appointed under the Rule and Regulation of DIAC. Seat of Arbitration shall be Dubai (UAE), language of arbitration shall be English. The award shall be final and binding upon the Parties.

For Purchaser with legal seat in one of the Gulf Countries (except UAE): any dispute shall be settled by a sole Arbiter appointed under the Rule and Regulation of GCCAC. Seat of Arbitration shall be the capital city of the Country in which the Purchaser has its seat. Language of arbitration shall be English. The award shall be final and binding upon the Parties.

ART. 15 - APPLICABLE LAW: 15.1 The contracts governed by this General Sale Conditions shall be regulated and interpreted in accordance with the Italian Law.

INFORMATION PRIVACY - GDPR 2016/679: To view the new information Privacy go to our website by clicking or typing http://www.tubigommatorino.com/eng/pdf/privacy-cond.pdf

If the Seller will not receive these General Sale Conditions signed by the Purchaser within 3 (three) working days from the sending, the Seller shall consider accepted all the above-mentioned articles. The Seller The Purchaser

The parties expressly approve the follow articles: 4 (payment), 5 (retention of title), 6 (delivery), 7 (Test), 8 (claims and warranty), 9 (technical regulations and responsibility for damages caused by the products), 10 (force majeure e hardship), 13 (miscellaneous) e 14(arbitration) and 15 (applicable law). The Seller

The Purchaser