S.S. 467 n. 34 - 42013 CASALGRANDE (RE) ITALY Tel. (0522) 997411 - Fax Uff, Italia (0522) 997494 Fax Uff. Estero (0522) 997415 - Fax Amm.ne (0522) 997413 www.supergres.com -info@supergres.com

GENERAL SALES CONDITIONS

Rev.2a of 1st February 2024

A.- CONTRACT COMPLETION

- exception thereof shall be agreed in writing.
- A.2.- Any offers, credits and/or rebates granted by agents or D.- DELIVERY TERMS confirmed in writing by the Seller.
- A.3.- The Buyer shall send the written orders to the Seller, directly exception. or through the agents, and the orders shall include the codes of D.2.- If the Buyer does not collect the goods, after 10 (ten) days the required products, quantity, price and destination. The order from the date of the "goods ready" notice, the Seller has the right sent by the Buyer is irrevocable.
- A.4.- The sale shall be deemed completed when: (i) the Buyer E.- SHIPPING ARRANGEMENTS AND TERMS products are delivered and loaded by the Buyer.
- Concorde products to the national territory.

The Seller deems this rule necessary in order to coordinate its compensation of any type. sales policy, streamline its distribution network and provide offers that are suited to the needs of the single countries.

The Buyer acknowledges that this rule is also in its best interest. The Buyer therefore undertakes to market the products supplied by Ceramiche Atlas Concorde SpA exclusively in its country of with customers located in the territory of a country different from its own.

country in which the buyer actually operates.

The Buyer may resell the product outside its territory only with written authorisation from the Seller, or if the sales concern non first-grade products or products that are out of production.

specified in the order confirmation), unless otherwise agreed in

C.- PRODUCT CHARACTERISTICS

- manual and 2) Technical data sheets.
- C.2. Given the intrinsic variability of the ceramic products, the E.5.- The Buyer is responsible for assigning the carrier the task of characteristics of the samples, previously sent by the Seller to the checking the products before loading them; any observations Buyer, are purely illustrative and cannot be deemed binding.

C.3. Unless specifically requested and agreed before the order A.1.- These general sales conditions govern every sales contract confirmation, the Seller does not guarantee that the entire between the Seller and the Buyer and any amendment or quantity of an article on order shall be sent from one same production lot.

- other intermediaries, shall not be considered valid if they are not D.1.- The delivery terms are approximate and a delay does not give the Buyer any right to claim compensation, without any
 - at its discretion to establish a new delivery date.

- receives a written confirmation from the Seller, via e-mail, fax or E.1.- The Buyer must communicate any variation in the other electronic means, that complies with the terms and destination of the products, different from the one agreed in the conditions of the order; or (ii) if the confirmation sent by the order confirmation, in writing within, and no later than, the Seller contains conditions that differ from the order sent by the second day before the day foreseen for the collection at the Buyer, when the latter accepts it in writing or in any case does Seller's premises. The Seller reserves the right not to accept the not object within 7 (seven) days from reception; or (iii) if the change of the product destination. If the actual destination of the Seller does not provide a written confirmation, when the product is different from the one stated by the Buyer, the Seller reserves the right to suspend the execution of the supplies A.5.- The Buyer shares the need to restrict the sales of Atlas underway and/or to terminate the contracts in force and the Buyer shall not have the right to claim direct and/or indirect
- E.2.- Unless otherwise agreed, the goods shall be delivered exworks (EXW - Incoterms 2010) and this shall also be the case when the parties agree that the delivery, or part of it, shall be arranged by the Seller on the Buyer's behalf. In any case, the risks shall transfer to the Buyer upon delivery to the first carrier. residence, refraining from promoting active sales, even online, E.3.- Without prejudice to the Seller's extraneity in relation to the transport contract, the Seller shall not be indicated as "shipper" on the bill of lading. The communication of the gross weight of As regards triangular operations, this undertaking applies to the the container to the Forwarding agent does not represent in any way the undertaking of any liability by the Seller as regards the SOLAS (Safety Of Life At Sea) Convention. In no event may the said communication be taken to be the VGM (Verified Gross Mass).
- E.4.- The Buyer undertakes to ensure that the vehicle sent to the B.1.- The prices agreed upon for each individual sale are net Seller's warehouse is suitable for the loading operations, prices for cash delivery ex works (the Seller's plant shall be considering the nature of the products. If the vehicle sent to collect the goods causes difficulties in the loading operations, the Seller reserves the right to charge a penalty, of 4% of the value of the products, to cover the extra logistics costs. If the vehicle sent C.1.- The Buyer declares to have read and comply with the is not at all suitable, the Seller reserves the right to refuse to load content of the following documentation published on the the goods and the Buyer shall not have the right to claim corporate website: 1) Laying, use, cleaning and maintenance compensation for any direct and/or indirect cost that may arise therefrom.
 - concerning the condition of the packaging and

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correspondence of the quantities loaded with those on the limiting example, superficial defects, decoration defects, defects transport document must be made by the carrier upon collection concerning polishing, dimensions, surface flatness, straightness of the goods. The said observations must be written on all the of sides/rectangularity and thickness, cracks, chippings or rough copies of the transport documents, otherwise the loaded products shall be considered to be complete and in good feature problems deriving from the cutting process and/or from condition. As a result, the Seller shall not be liable for any missing or damaged products not reported by the carrier. E.6.- The Buyer is also responsible for assigning the carrier the task of checking the loading procedure and the stability of the products; failure to send the claim shall result in the forfeiture goods on the vehicle, in order to prevent damage during and loss of such right. The Buyer shall keep the entire lot of transport and to comply with all road safety provisions.

F.- PAYMENTS

F.1.- All payments must be made to the Seller's registered office. Payments made to agents, representatives, or sales assistants by the Seller.

payments from countries other than its own country of residence, if the said countries do not guarantee an adequate exchange of information with Italy. In case of breach of the said just cause and the Buyer shall not have the right to claim H.- WARRANTY FOR FAULTS compensation for any damage suffered.

by the Buyer. Failure to fulfil, even only in part, the payment shall result in the application of interest on arrears in favour of the by legislative decree 09/10/2002 no. 231.

not to offset any receivables, of whatever nature, owed by the Seller.

G.- CLAIMS

G.1.- Upon receipt of the products, the Buyer shall perform a visual inspection in compliance with instructions provided in point 7 of UNI EN ISO 10545-2 standards.

G.2.- The products must be installed and fitted strictly respecting the recommendations related to the activities to be performed before and during the laying of the product specified in document 1) Laying, use, cleaning and maintenance manual, published on the Seller's website, and on the product packaging and/or inside the packaging. Faults caused by an incorrect installation and by missing/incorrect maintenance (different from instructions provided in document 1) Laying, use, cleaning normal wear over time shall not be considered product faults.

G.3.- With the exception of the limits of acceptability foreseen by the international EN 14411 (ISO 13006) standard, the parties acknowledge as identifiable faults those product defects that are immediately visible upon receipt thereof and that make the H.4. The Seller's warranty shall not be valid if the products that Seller's website. Identifiable faults include, by way of a non- condition in which they were found.

edges, non-compliant shades, mixed shades and products that chips.

G.4.- If the Buyer finds an identifiable fault, it must be reported in writing to the Seller, within 8 (eight) days from receipt of the material readily available for the Seller. The claim shall include the invoice details and an accurate description of the claimed fault together with photographs, where possible. In the event that the claim proves to be unfounded, the Buyer shall refund the shall not be considered as made until the amounts are received Seller any costs incurred for an inspection (expert's reports, travel, etc.).

F.2.- The Buyer shall not fulfil its payment obligations by making G.5.- Hidden faults shall be notified to the Supplier in writing, by recorded delivery letter with advice of receipt, within 8 days from the date such fault is found, under penalty of forfeiture.

G.6.- The Buyer's right to make a claim for faults under warranty prohibition, the Seller has the right to terminate the contract for is valid for 12 (twelve) months from the delivery of the products.

H.1. The Seller's warranty is limited to first grade products and F.3.- Any costs for stamp duty and bank draft fees shall be borne not second or third grade products or lots on offer with special prices or discounts, which must be duly specified with a note in the order confirmation.

Seller, from the date established for the payment, as envisaged H.2. The Seller does not guarantee the suitability of the products for particular uses, and only guarantees the technical F.4.- Unless otherwise agreed in writing, the Buyer undertakes specifications published on the website in the document 2) Technical data sheets. The indication for use is merely indicative, even when written in the Seller's catalogues and manuals. On the basis of the characteristics described in the document 2) Technical data sheets, the designer always has the task of assessing the suitability of the product for the specific use conditions, taking into account the stress and variables to which the product will be subjected, which may alter its characteristics; for example, the traffic intensity, quality of traffic (foot traffic with the presence of sand, debris...), adverse weather conditions and any other unpredictable factor to which the material may be exposed.

H.3.- In the event that identifiable product faults are ascertained, as defined in sub section G no. 3, the Seller shall replace the faulty product with another one with equal or superior characteristics; and maintenance manual), by an unsuitable use and/or by should this not be possible, the Seller shall apply a significant price reduction. Alternatively, following the return of the faulty products, the Buyer shall have the right to a refund of the price paid plus the transport cost, with the exclusion of compensation for any other direct and/or indirect damage.

material unsuitable for use or that significantly reduce its value. have identifiable faults (totally or in part) have been used and/or This category includes faults as defined in the document 1) in any case transformed, as this entails that the Buyer (or its Laying, use, cleaning and maintenance manual, published on the customer) expressed the intention to accept them in the

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H.5.- In the event that hidden product faults are ascertained, the from the parties, such as for example: strike, boycott, lockout, Seller's warranty is limited to the replacement with other fire, war (declared or not), civil war, riots and revolutions, products of equal or superior characteristics; should this not be requisitions, embargo, power blackouts, extraordinary breakage possible the Seller shall refund the price paid plus the transport of machinery, delays in the delivery of components or raw In any case, the Seller's warranty for any direct and/or materials. indirect damage caused by the faulty product, shall be limited to M.2.- The party that wishes to apply this clause shall immediately an amount that shall not be greater than double the selling price notify the onset and end of the circumstances of force majeure applied by the Seller, only in relation to the faulty part of the supply.

former shall be responsible for the conditions applied, if different counterparty in writing. from those stated herein, and shall ensure that the consumer's rights are exercised, in relation to the remedies and terms N.1.-The Buyer undertakes to maintain confidentiality as regards Buyer to exercise the right of recourse and/or make a claim account or go beyond the exemptions and limits established in sub sections G no. 1 and H no. 5.

I. SOLVE ET REPETE (pay and then claim) AND TERMINATION **CLAUSES**

I.1.- Pursuant to article 1462 of the Italian Civil Code, on no execution. account may the Buyer suspend or delay payment of collected N.3.- In case of failure to uphold the confidentiality obligation, material, including in the event of alleged defects or faults in the material; this does not affect the right to claim back any payments made unduly (solve et repete).

compensation of any type.

L.- RETENTION OF OWNERSHIP

Seller until the Buyer has paid the full amount.

L.2.- During the aforementioned period, the Buyer shall undertake the obligations and responsibilities as bailee (also P.- CONTRACT LANGUAGE, APPLICABLE LAW, JURISDICTION referred to as custodian) and shall not transfer the said products, AND AUTHORITY inform the Seller by recorded delivery letter with advice of other languages. receipt.

M.- FORCE MAJEURE

obligations, when the said fulfilment is impossible or objectively sole local jurisdiction. too costly due to an unforeseeable impediment independent

to the other party in writing.

M.3.- If the suspension due to force majeure lasts longer than 60 H.6.- In the event that the Buyer resells the product to subjects (sixty) days, each party shall have the right to terminate this protected by the consumer code (law decree no. 206/2005), the contract, with a notice of 10 (ten) days to be notified to the

N.- CONFIDENTIALITY

established by the said code. If there are the grounds for the all information of a technical (such as, by way of a non-limiting example, drawings, tables, documentation, formulas and against the Seller/manufacturer, the said action shall take into correspondence) and commercial nature (including contractual conditions, purchase prices, payment conditions,...) gained during the performance of this contract.

> N.2.- The confidentiality obligation shall be undertaken for the entire duration of this contract and for the period following its

> the non-fulfilling party shall pay the other party compensation for all damages that may derive therefrom.

O.- SELLER'S TRADEMARKS AND DISTINCTIVE SIGNS

I.2.- If the Buyer's financial situation changes or in the event of O.1.-The use of trademarks, ornamental designs and creative non-payment (even partial) of products already supplied, the works in general, in whatever form and manner of expression Seller reserves the right to suspend the execution of the supplies (such as, by way of a non-limiting example: images, photos, underway and/or to terminate the contracts in force and the drawings, videos, shapes, structures, etc.) constituting the Buyer shall not have the right to claim direct and/or indirect Seller's intellectual property, through any means (such as, by way of a non-limiting example: press, video, radio, internet, social media, instant messaging platforms or VoIP, etc.) is strictly L.1.- The products supplied shall remain exclusive property of the forbidden. Any exception to the said prohibition, even only partial, must be authorised in writing, each time, by the Seller's general management.

grant their use, let them be seized or distrained without declaring P.1.- The present CONTRACT is drafted in Italian, and in case of that the property is of the Seller, and the Buyer shall immediately disputes the said version shall prevail over any translations in

P.2.- Any dispute concerning the supply of products shall be subject to Italian law and jurisdiction and the Court of Modena, M.1.- Each party may suspend the fulfilment of its contractual the town in which the Seller has its registered office, shall have

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| them and to specifically approve those re characteristics (sub section C), delivery ter (sub section G no. 1, 2 and 4), limits and ex | litions mentioned above have been negotiated lated to the contract conditions (sub section rms (sub section D), shipping arrangements a xclusions of the Seller's warranty (sub section property (sub section L) and contractual lan | A no. 5), the prices (sub section B), product and terms (sub section E from 2 to 4), claims a H), solve et repete (pay and then claim) and |
| | | Buyer |
| | | |