

## TERMS AND CONDITIONS

1. GENERAL - These are the Terms and Conditions of Sale of tecni-form limited (hereinafter referred to as “the Company”). All quotations are made and orders accepted subject to these Terms and Conditions. These Terms and Conditions may be varied only by written agreement authorised by a Director of the Company.
2. QUOTATIONS - Quotations for moulds and/or mouldings are based on estimates of production costs and material usage. If in manufacture these costs are found to vary from given estimates the Company reserves the right to revise quoted prices accordingly. This quotation is valid for a period of 30 days.
3. SPECIFICATION - It is expected that customers will take all reasonable steps to acquaint themselves with the technical and design and dimensional tolerances affecting the moulding processes. The Company is unable to guarantee the compliance with any specification in respect of design, detail or dimensional tolerance or material performance other than as a result of full manufacturing trials. Manufacturing trials are the production of prototype moulds and/or mouldings for the purposes of establishing design details, dimensional tolerances and material performances of a proposed moulding. Customers must satisfy themselves as to the results and conclusions of such work in as much as such results and conclusions may affect the fitness for any intended purpose of the final product. Customers must also satisfy themselves as to the suitability of goods to be supplied for the purpose for which they are intended. No warranty is implied or can be given to such fitness of purpose. Tooling manufacture, development, product design and manufacturing trials are carried out only at customers’ expense.
4. MOULDS - Quotations for moulds are based on the full price basis. All moulds charged for, which payment has been received, are the property of the customer. Customers are advised to arrange appropriate insurance cover for moulds in the possession of the Company. The company shall have the right to retain possession of any moulds as security against any sums owed to the company by the customer.
5. QUANTITY - A variation in quantity delivered in respect of a single order of not more than five per cent of the total quantity will be considered as due and full execution of the order.
6. PART SHIPMENT - Each despatch of goods shall be deemed as a separate contract of sale.
7. CARRIAGE & PACKING - All quotations are ex-works. Carriage and packing costs are subject to extra charge.
8. DELAY & NON DELIVERY - The Company does not accept liability for any costs or losses suffered by customers arising out of or as a consequence of any delay or non-delivery of goods.
9. PRICES - Prices are those ruling at time of despatch. All prices are subject to Value Added Tax at the appropriate rate.
10. CREDIT TERMS - The company reserves the right to vary or suspend credit terms should adverse credit information concerning the customer be received.
11. PASSING OF TITLE - Title to goods and moulds supplied by the Company shall remain vested in the Company until such time as full payment is received for the goods. The Company shall have right of general lien on property of the customer in the event of non-payment of account.
12. REJECTED GOODS - Notification of short or non delivery of any consignment of goods must be notified to the Company in writing no later than seven (7) days from the date of despatch of the goods. All rejected goods must be returned to the Company for examination.