

GENERAL CONDITIONS FOR SUPPLIERS - CNC-TRČKA s.r.o.

These "GENERAL CONDITIONS FOR SUPPLIERS" are an integral part of any "order" concluded between CNC – Trčka s.r.o. (IČ 05605202) with its registered office in Ostravice 648, 739 14, Czech Republic, registered in the Commercial Register maintained by the Regional Court in Ostrava , Section A., Insert 15586 (hereinafter referred to as the "ORDER") and the Contractor.

Receiving orders

The supplier confirms receipt of the order within 48 hours. If this term is not met, it is automatically acknowledged.

In the event of any change (price, delivery date), the supplier must immediately inform the Contracting Authority by e-mail to trcka@cnctrcka.cz or by registered letter where proof of change is proven. All changes must be confirmed by the customer.

The order will come into effect only if the customer acceptance of the new terms.

Delivery of goods

Goods must be delivered to the place specified in the order. In the event that the goods are transported by the customer, the supplier must immediately inform the customer of the readiness of the goods for collection. In all cases, the goods must be delivered together with the delivery note, which must indicate the order number. Goods must be delivered within the required timeframe included in the order. In the event of non-observance of the deadline, the customer is entitled to withdraw from the order. However, this is always the last solution.

Payment Terms

The price for the execution of the sub-item of the work will be agreed by the contracting parties in accordance with the Act No. 526/1990 Coll. on prices as amended.

The contractual price for the execution of the work / sub item of the work / is payable on the basis of a tax document (invoice) with all requisites in accordance with valid legal regulations (with reference to the order number of the customer) issued on the day of the taxable transaction on the basis of a certified proof of work.

The issued tax document (invoice) has an agreed maturity of 30 days after its issue, if the parties to the contract do not agree in an order or in another written form on another invoice due date.

Protection of information, documents and lists

All documentation submitted by the customer to the contractor is the intellectual property of the client and the contractor is not entitled to make it available to third parties or to use it contrary to the purpose for which it was provided. The Contractor shall return to the Client all original and copies of this documentation, at the latest with the handing over of the subject matter.

The Contracting Parties undertake not to disclose information they receive in the course of business cooperation to third parties or to use them in contact with third parties unless the prior written consent of the other party is granted.

Quality

All contractors and subcontractors must comply with the "General Qualitative Requirements" in the attached document PS TE 99003. They undertake to make available to our company, our customers and all official and supervisory bodies:

- Free access to all of your facilities and documents that are used to perform common business cases.
- All information (and primarily most important information) even if not required by our order.

Prevention of counterfeiting

All suppliers and subcontractors must adhere to the principles for controlling and eliminating the use of counterfeit products for producing the final product to be passed on to the customer.

- Requirement for traceability of components and components from their original manufacturers (also for external services that affect the final product quality).

- Ensure that any counterfeit products are monitored from external sources and immediately notify the customer of the use of counterfeit products.

- It must ensure awareness and subconscious of its employees about the prevention of counterfeit products.

Safety and environmental protection

All contractors and subcontractors must comply with all regulations and regulations relating to environmental protection, occupational safety and health which apply in that country.

Privacy Policy

If personal data is processed, both parties are obliged to act in accordance with the GDPR (EU) 2016/679.

Final Provisions

Delivering of goods to our company, you agree with the above-mentioned "General Qualitative Requirements" according to the accompanying documentation PS TE 99 003 and you confirm that they are complete and fully understandable.

The Client reserves the right to unilaterally change these Terms and Conditions. The current version will be available upon request.

All legal relations are governed by the law of the Czech Republic. The competent court for resolving disputes is the court with local jurisdiction according to the Client's registered office.

(The validity of this document is always based on the original version in the Czech language.)

