

Terms and Conditions of Sale:

CONDITION OF MERCHANDISE: ALL MERCHANDISE IS SOLD "AS-IS WITH ALL-FAULTS" WITH NO WARRANTIES OF ANY KIND OR GUARANTEES OF ANY KIND EXPRESSED OR

IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, EACH OF WHICH IS HERREBY

EXPRESSLY DISCLAIMED. ALL MERCHANDISE IS SOLD "AS-IS WITH ALL-FAULTS," WITH NO REFUNDS, RETURNS, CREDITS OR EXCHANGES OFFERED OR GIVEN. CUSTOMER

UNDERSTANDS, ACKNOWLEDGES AND AGREES THAT SOME MERCHANDISE MAY BE SALVAGE, STORE RETURNS, OR OTHER SIMILAR SECOND HAND AND OR POSSIBLY DAMAGED

OR UNSELLABLE MERCHANDISE. LOADS MAY BE SOLD AS BULK LOADS (WITH NO WHOLESALE VALUE, PERCENTAGE OR PIECE COUNT GIVEN). ANY MANIFESTS GIVEN ARE NOT

GUARANTEED. THE APPROXIMATE VALUE STATED FOR MERCHANDISE IS MERELY A NUMBER THAT HAS BEEN PROVIDED TO THE COMPANY BY ITS PROVIDERS AS AN ESTIMATE

ONLY OF WHOLESALE OR RETAIL VALUE AT THE TIME OF PURCHASE AND THE COMPANY IN NO WAY REPRESENTS, WARRANTS OR GUARANTEES THAT THIS IS THE TRUE VALUE OF

THE MERCHANDISE. COMPANY MAKES NO REPRESENTATION AS TO PACKAGING, STYLE, SELECTION, ASSORTMENT, CONDITION, QUANTITY OR SEASONALITY OF THE MERCHANDISE.

THE MERCHANTISERS SHALL NOT BE HELD LIABLE FOR ANY DISSATISFACTION WITH RESPECT TO THE SALE OR QUALITY OF MERCHANDISE.

THE MERCHANDISE HAS TO BE SHIPPED WITHIN 3 DAYS OF RECEIPT OF PAYMENT.

UPON PAYMENT ALL SALES FINAL AND AGREED TO 4G TERMS AND CONDITIONS PRODUCT SOLD AS IS NO RETURNS OR CREDITS.

Limitation of Liability:

The Company shall not be liable for any consequential damages, loss of profit, interruption of business, or any other special, indirect, or incidental damages suffered by the Customer. In no event shall the liability of the Company exceed the amount of the Order applicable to any claim or dispute.

Indemnification:

Customer shall indemnify, defend and hold Company harmless from any claim, loss, action or demand from its end-user customer, client, purchaser or any other third party.

Jurisdiction; Venue:

This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania. The parties to this contract agree that if there is litigation arising out of or from this Agreement, the sole and exclusive venue shall be in the state and federal courts located in Allegheny County, Pennsylvania. If the Company takes any action to enforce this Agreement, whether in court or otherwise, it shall be entitled to recover from the Customer its reasonable attorney's fees, costs, and expenses.