GENERAL TERMS AND CONDITIONS
Spectroplast AG, Vladimir-Prelog Weg 5, CH-8093 Zurich/Switzerland

1. General and Scope
   • “Company” means Spectroplast AG;
   • “Buyer” means any person, firm or company which orders or buys goods from the Company;
   • “Goods” means the goods, which are the subject of the Buyer's order; and
   • “Terms and Conditions” means these general conditions of sale by the Company.

1.1 These Conditions govern all sales of goods by the Company to the exclusion of any other terms and conditions. No variation of these Conditions will be binding unless made in writing by the Company. No binding contract shall arise until the Company has notified its acceptance of the Buyer's order. The Buyer may not cancel orders, which have been accepted by the Company.

1.2 These Conditions supersede all previous oral or written representations relating to the Goods, except written representations given as an integral part of a sales agreement. All information contained in the Company's sales literature or correspondence is intended as a general guide only and does not form part of the sale contract. The Company's employees and agents are not authorized to make representations or give undertakings relating to the Goods. If they do so regardless, such representation and/or undertaking shall not be legally binding in any way. The Goods are not sold by sample unless agreed otherwise in writing.

1.3 These Conditions shall also apply to subsequent transactions in their most recent version without it being necessary to expressly mention or agree to this when they are concluded.

1.4 No delay or failure by the Company in enforcing its rights under these Conditions shall operate as a waiver of any default or subsequent breach unless confirmed in writing by the Company.

2. Delivery

2.1 Unless expressly agreed otherwise, stated delivery dates are to be understood as approximate, provided that the buyer has notified or made available to the Company all information, items and documents necessary for the performance of the delivery. Without further agreement the execution periods shall be extended appropriately in cases of force majeure, on account of official orders or in the event of other circumstances for which the Company is not responsible.

2.2 All delivery dates (requested or agreed) are estimates only. The Company shall not be held liable for any damage incurred by a delay in delivery. The Company may deliver the Goods in instalments and invoice for each instalment separately. Each delivery shall constitute a separate contract and any claim relating to specific instalments shall not entitle the Buyer to any right or remedy in respect of other instalments.

2.3 Delivery shall take place when the Company’s carrier unloads the Goods at the Buyer’s premises (where the Company arranges transport) or otherwise when the Buyer or its representative collects the Goods from the Company’s premises.

2.4 The buyer bears the costs for transport and insurance. Exchange rate losses arising from payment in foreign currency shall be borne by the buyer. The Company shall charge a minimum quantity surcharge of 15 Swiss Francs for orders below 100 Swiss Francs net value of goods.
3. **Price and Payment**

3.1 Unless the Company states otherwise in writing, the price of the Goods shall be the Company’s offered price for the Goods current at the date of acceptance of the Buyer’s order.

3.2 The Company reserves the right, between the conclusion of the contract and delivery, to increase the price of the goods in such a way as is necessary due to general external price increases beyond its control (such as exchange rate fluctuations, currency regulations, changes in customs rates, significant increases in material or manufacturing costs) or due to changes by suppliers.

3.3 Written quotations by the Company remain valid for thirty days after their date of issue. The Company may vary the price quoted if the Buyer orders a different quantity of Goods from that stated in the quotation.

3.4 The price of the Goods includes standard packaging, but excludes the cost of shipping and delivery, loading, unloading, transit insurance, special inspection requirements, production of special tools, duties and value added tax, unless the Company states otherwise in writing.

3.5 The Company may impose such terms relating to payment, credit, security or guarantees as it thinks fit. Unless the Company states otherwise in writing, the Buyer shall pay the Company's invoices in full without any deduction, abatement or legal or equitable set-off in Swiss Franc, Euro or Dollar (cleared funds) within thirty days the invoice is issued.

3.6 Payments must be made exclusively by bank transfer; other forms of payment are not recognised as fulfillment of the payment obligation. The buyer agrees to the electronic transmission of the invoice, unless otherwise agreed. New customers are only supplied against prepayment.

3.7 If a bill is not paid within 30 days after issuance, the Company shall, in addition to the outstanding amount, be entitled to an interest of 8% on an annual basis on the outstanding amount. In addition, the Company shall also be entitled to a fixed compensation for recovery costs in the amount of 40 Swiss Francs.

3.8 The Buyer shall indemnify the Company fully against all fees, costs and expenses incurred in seeking to recover sums payable by the Buyer and repossessing Goods belonging to the Company.

4. **Risk and title**

4.1 All goods are shipped Ex Works (EXW).

4.2 The Goods are NOT FOR USE AS MEDICAL PRODUCTS AND/OR IMPLANTS IN HUMANS OR ANIMALS NOR IN CONTACT WITH FOOD without prior written consent of Company.

4.3 Property in the Goods shall pass to the Buyer when the Company receives payment in cash or cleared funds of the full price of the Goods and all other sums due owing to it from the Buyer on any account. This shall not prevent the Company from suing for the price of the Goods. The Company shall have the right to enter the reservation of ownership with respect to the Goods in the official register (“Eigentumsvorbehaltsregister”).

4.4 Until property in the Goods passes to the Buyer:

   (a) it shall hold the Goods as the Company’s bailee, keep them secure, insured, separate from any other goods and identifiable as the Company’s property;

   (b) it may use or resell the Goods in the ordinary course of its business, but shall not otherwise deal with them, charge or pledge them or allow any lien or other interest to arise over them; and

   (c) if the Buyer fails to pay any sum due to the Company on the due date or its subject to any of the events referred to in Condition 9.1(b) or the sale contract is terminated for any reason, then the Company may immediately repossess the Goods and the Buyer shall immediately cease
using or dealing with them and shall make them available for collection at the Company’s request.

4.5 The Buyer irrevocably authorises the Company and its representatives to enter any premises or vehicles where Goods belonging to the Company might be held in order to inspect and repossess such Goods in accordance with these Conditions.

5. Acceptance

5.1 The Buyer shall inspect the Goods upon delivery and shall be deemed to have accepted them unless it informs the Company and the Company’s carrier in writing of any loss, shortage, excess or visible damage or nonconformity within five (5) days after delivery. The Buyer may not reject short or excess deliveries that are within a margin of 15% of the quantity ordered.

6. Warranty

6.1 The Company warrants that the Goods will be reasonably free from defects and will conform to the Company’s specification for a period of three months after delivery. The Buyer’s sole remedies for any proven breach of this warranty shall be (at the Company’s option) the repair or replacement of the Goods or a refund of the price paid for the Goods, in each case subject to the Buyer returning the Goods carriage paid to the Company. This warranty does not apply to damage or defects resulting from wear and tear, ageing, overloading, misuse, Buyer’s design alterations or faulty installation of the Goods. Furthermore, the Buyer shall request the Company’s advice relating to any non-standard use of the Goods.

6.2 The Company does not warrant that the Goods are suitable for the Buyer’s particular requirements, applications and all other representations, warranties, terms and conditions, whether expressly given or implied by the Company, are excluded to the fullest extent permitted by law.

6.3 Where the Goods are to be delivered by instalments, any defect in any instalment shall not entitle the Buyer to cancel the remainder of the instalments.

6.4 The Shore Hardness of the products is allowed to vary ± 10 Shore A from the specified value.

6.5 Technical modifications which are necessary for production reasons or due to changes in the law are permitted if they are reasonable for the customer.

7. Intellectual Property Rights

7.1 The Company shall have all intellectual property rights in the materials and tools used to produce the Goods, including but not limited to copyright, design rights, patents and patent applications, trademarks and trade secrets, in each case whether or not registered. The Buyer may not use any such rights without the Company’s express written consent. For the avoidance of doubt, any intellectual property rights that belong to the Buyer, such as the design rights, patents, trademarks and trade secrets on the Goods or that result as a consequence from the Goods, shall remain with the Buyer.

7.2 Buyer agrees not to attempt, without Company’s prior written approval, to analyse the Goods for their chemical composition or physical and chemical characteristics.

8. Limitation of Liability

8.1 The aggregate liability of the Company, its employees and agents to the Buyer in respect of direct costs incurred by the Buyer as a result of the Company supplying defective Goods or any other breach of
these Conditions, shall be limited to CHF 100 in respect of any single event or series of connected events.

8.2 In no circumstances will the Company, its employees or agents be liable for: any business interruption, loss of use, revenue, contracts, profits, goodwill, loss of anticipated savings, loss arising from third party claims which arise out of or in connection with the performance or contemplated performance by the Company of these Conditions, or any damages, costs, expenses or other claims for consequential damages.

9. Force Majeure

9.1 The Company will not be liable for any failure or delay in performing its obligations caused by any event which is beyond its reasonable control, including without limitation any act of God, fire, flood, plant breakdown, malicious damage, theft, non-availability of power, water, supplies or materials, industrial action, act of government or other public authority, civil disturbance, terrorism or war.

10. Termination

10.1 Without prejudice to any other remedy, the Company may immediately withhold deliveries and repossess Goods that have remained its property if the Buyer:

(a) breaches any of these Conditions or fails to pay any sum due to the Company on any account on the due date; or
(b) ceases trading or is unable to pay its debts, or has a receiver, administrative receiver or liquidator appointed over all or any of its business or assets, or passes a resolution for winding-up, or is the subject of any application, petition or order for administration, winding-up, dissolution or bankruptcy, or enters into any composition or voluntary arrangement with its creditors, or is subject to any similar event of insolvency in any other jurisdiction, or if the Company reasonably suspects that the Buyer is likely to be subject to any of such actions or events.

11. Miscellaneous

11.1 The Buyer shall store and use the Goods in accordance with any instructions from the Company, which will not be liable for any damage, loss, claim or expense arising from any failure to comply with such instructions.

11.2 The Company may sub-contract all or any of its obligations under the sale contract.

11.3 All materials supplied by the Buyer to the Company shall be at the Buyer's risk while they are in the possession of the Company or in transit to or from the Buyer and the Buyer shall insure them accordingly. The Company shall not be liable for damages and/or defects on materials or designs supplied by the Buyer to the extent permitted by law.

11.4 If the Goods are exported outside Switzerland, the Buyer shall be responsible for complying with all laws and regulations governing their importation, handling, use and re-sale in the country destination. Unless agreed otherwise in writing, the Buyer shall bear all risks in export Goods after they leave the Company's premises.

11.5 At the Buyer's request, the Company will supply the Buyer's order in instalments over a period of up to twelve months, possibly according to an agreed written delivery timetable. If any Goods ordered by the
Buyer remain undelivered at the end of that period the Company may deliver them without further notice and invoice for their price.

11.6 These Conditions are governed by Swiss law, to the exclusion of the UN Convention on Contracts for International Sale of Goods.

11.7 Any dispute, controversy or claim arising out, of or in relation to, these Conditions shall be exclusively resolved in front of the ordinary courts at the registered seat of the Company.