

TERMS & CONDITIONS OF TRADING. For Poolworks Ltd & aQuacare UK

See also : Standard terms & conditions

General

Poolworks & aQuacare u.k are dedicated to your satisfaction. Our business relies entirely on word of mouth. Our long term future relies on our continuing association. We are dedicated to maintaining this good balance, as well as our continued support for the environment.

If you have any suggestions or comments please email us at info@poolworks.co.uk.

We also have our support line for you to call, 01634 314395 and our company director is available on 07970024631.

Our Contact details:

Poolworks Ltd & aQuacare(TA)
89 Napier Road Gillingham Kent ME7 4HH United Kingdom
Phone:01634 314395 Fax 01634 314395
VAT is charged at 17.5% Our VAT No. is 876 2121 23

1: General

1.1: These conditions shall apply to all contracts for the supply of goods and services by Poolworks Ltd and aQuacare UK (TA) and shall override and take the place of any other terms and conditions produced or referred to by the customer. No other terms or conditions shall be included or implied unless previously agreed upon, in writing by the company and in the event of any conflict or inconsistency between these conditions and the terms of the customers order, these conditions shall prevail.

1.2: All verbal and telephone orders and instruction must be confirmed in writing. No responsibility can be accepted by the company for inaccuracies given by verbal agreement or telephone.

1.3: No variation of or addition to these conditions will bind the company or form part of any relevant contract, and no order placed or instruction to commence works may be cancelled, deferred, or varied without the written agreement from a director of the company. In the event of cancellation or variation of nay order by the customer the company shall be entitled to be paid any costs, loss or damages incurred with regard to the order or instruction.

1.4: All quotations issued by the company may be withdrawn at any time and shall in event lapse after 30 days.

2: Acceptance.

2.1: Each order or instruction for goods or services to be carried out or supplied by the company shall be deemed to be an offer by the customer to purchase the goods or services upon these terms and conditions shall be entirely at the companies' discretion. The customers order must be submitted together with payment in full for the costs and services. If payment in full is not made at the time of the order or instruction then the company may at its discretion accept the order if it is satisfied as to the customers credit. The company will endeavour to inform the customer if credit is not authorised and will not be liable for failure to do so.

3: Price

3.1: The price of goods and services shall be the price listed in the published companies' price list, or agreed in our estimates and quotations at the date of despatch of goods or commencement of services.

3.2: All prices in our published price lists or quoted by the company are subject to variation without prior notice in the event of any increase in the cost to the company which is due to any factor beyond reasonable control.

3.3 Prices do not include VAT, carriage, insurance, installation, taxes, impositions or duties, all of which are to be paid by the customer in addition to the price and on the same terms as the price unless otherwise agreed in writing by the company.

4: Payment

2.1: Each order or instruction for goods or services to be carried out or supplied by the company shall be deemed to be an offer by the customer to purchase the goods or services upon these

5: Force Majeure

2.1: Each order or instruction for goods or services to be carried out or supplied by the company shall be deemed to be an offer by the customer to purchase the goods or services upon these

6: Delivery

2.1: Each order or instruction for goods or services to be carried out or supplied by the company shall be deemed to be an offer by the customer to purchase the goods or services upon these

7: Title to the goods

2.1: Each order or instruction for goods or services to be carried out or supplied by the company shall be deemed to be an offer by the customer to purchase the goods or services upon these