Terms & Conditions of Sale

M. J. STURGESS & CO. PTY LTD (ABN 42 009 753 164) - SEPTEMBER 2024

GENERAL

Any reference to "the Company" is a reference to M. J. Sturgess & Co. Any reference to "the Company" is a reference to M. J. Sturgess & Co. Pty Ltd. (ABN 42 009 753 164) trading as MJS Floorcoverings. Any order placed by a purchaser will be taken to be an order incorporating these Terms and Conditions even if any inconsistencies are introduced in the purchaser's order or acceptance, unless expressly agreed to by the Company in writing. The possible supply of certain product ranges may be limited to certain geographical areasdue to current distribution agreements.

PRICES

The applicable prices will be those at the date of delivery. Prices are subject to change without notice due to market fluctuation, amendments to tariff and taxation rates and movements in international exchange rates.

Where applicable relevant Government charges will be added.

4. QUOTATIONS

Prices quoted are based on the Company's supplier costs. The quotation may be altered without notice to the purchaser if there is any increase in the Company's buy price between the date of quotation and the date of delivery. All goods will be charged at the prices ruling at the date of delivery unless the Company agrees otherwise in writing. All prices quoted are FOB MJS Brisbane, Sydney & Melbourne warehouses, unless otherwise specified in the handling and delivery conditions, and are exclusive of any applicable delivery, installation, storage, maintenance, stamp duty or other taxes or charges which may be levied from time to time by any Government (domestic or foreign) upon the merchandise sold by the Company.

PAYMENT

5. PAYMENT

Standard terms are nett 30 days from statement date and therefore payment must be made without deduction within 30 days of the date of the statement, but the Company reserves the right to vary the terms of payment and to require payment in cash in full prior to delivery if, at any time, the credit worthiness of the purchaser is, in the Company's opinion, unsatisfactory. If the purchaser has not paid for the goods within 30 days of the payment being due, the Company may, at its option, rescind the contract and resell or dispose of the goods without prejudice to any claims for damages against the purchaser. Alternatively, after 90 days, the Company, at its discretion may charge a 5% interest fee plus another 1.5% per month thereafter. The Company may, at its discretion, charge a commercial stocking/storage fee for any order not taken within 30 days from the end of the month of the original required date. These fees would be calculated at \$3.00 per roll and/or \$8.00 per pallet per week or part thereof. per roll and/or \$8.00 per pallet per week or part thereof.

CLAIMS FOR WRONGFUL DELIVERY

Any claim by the purchaser for short or wrongful delivery of goods must be notified to the Company in writing within 14 days of delivery of the goods. Any claim which the purchaser does not notify within that time (time being of the essence) willbe taken to have been absolutely

CANCELLATION

If the purchaser cancels any order or refuses to accept all or any of the goods in an order other than in circumstances permitted in these Terms and Conditions, the purchaser willbe liable for any resulting damage or loss suffered by the Company, if the goods have been or are in the process of being manufactured or produced specifically for the purchaser, the purchaser will pay to the Company as liquidated damagesthe full contract price of the goods and any costs incurred by the Company less the current scrap value of the goods as determined by the Company. Imported materials are firm and non-

DESCRIPTION

Any description of the goods is given by way of identification only and the use of that description does not constitute a saleby description.

SALE BY SAMPLE

The purchaser acknowledges that no sale made under these terms constitutes a sale by sample. Samples may vary from actual production.

Products listed as clearance lines, end of batch runs or seconds are deemed as specials and are non-returnable. No claims will be recognised for these types of specials.

11. IMPLIED TERMS

All conditions and warranties expressed or implied by statute, common law, equity, trade, custom or usage or otherwise are expressly excluded to the maximum extent permitted by law.

EXPRESS WARRANTY

The Company warrants that the goods are free from defects caused by faulty workmanship and material as disclosed by the manufacturers' data and specification sheets and warranty statements.

So far as the law permits, the liability of the Company for a breach of a condition or warranty is limited, at the Company's option, to:

(a) the replacement or repair of the goods;

- the supply of equivalent goods; or
- the cost of replacing or repairing the goods or of acquiring equivalent goods (where product fault is not obvious) in accordance with the manufacturer's warranty.

The purchaser agrees to release, hold harmless and indemnify the Company to the maximum extent permitted by law from and against any liability whatsoever and howsoever arising (including, without limitation, from negligence or willful misconduct on the part of the Company or others) in connection with the sale of goods by the

14. INDIRECT LOSS

So far as the law permits, the Company is not liable in any way for any indirect or consequential loss or loss of profit including, without limitation, any loss by reason of delay, defective or faulty materials or workmanship, negligence or any act or matter or thing done, permitted by the Company

15. DELIVERY

- Refer Handling/Delivery details on the Price List.
- Delivery times are between 7.00 a.m. and 5.00 p.m. Monday to Friday (except public holidays).

- Customer must provide adequate unloading facilities and manpower (incl. forklift if required)
 Pickups can be made:
- Full cartons/rolls 4 hours notice
- Cuts orde and 5 p.m. order by 10.00 am pickup next day between7 a.m.
- The Company is not liable for any failure to deliver or delay (e) in delivery for any reason including, without limitation: act of God, lightning, fire, flood, explosion; strike, lock-out or other labour difficulty;

- breakage or accident or other damage to machinery, unavailability or shortage of stock from the Company's su
- failure or inability to obtain licenses or the effect of any
- railure or inability to obtain licenses or the effect of any applicable laws, orders, rules or regulations of any government or competent authority.

 If the Company determines that it is or may be unable to deliver within a reasonable time or at all, the contract may be cancelled by the Company. If the contract is cancelled, the purchaser will have no claim against the Company for any damage, loss, cost or expense

RISK AND PROPERTY

- RISK AND PROPERTY
 The risk of loss of, or damage to, the goods will pass tothe purchaser on delivery and the purchaser will insure the goods until sold by the purchaser.
 Property in, and ownership of, the goods will not pass from the Company to the purchaser until payment in full of the purchase price of the goods and all other amountsowing to by the purchaser (the money owing).
 Until property passes to the purchaser:

 (i) The Company, its employees or agents, are entitled to geter the purchaser's remises hetween 0.00 a.m. and 5.00.
- - one company, is employees or agents, are entured to enter the purchaser's premises between 9.00 a.m. and 5.00 p.m. to inspect the goods;
 Unless otherwise notified in writing by the Company and subject to paragraph (f), the purchaser is authorised to sell the goods in the ordinary course of the purchaser's business
 - (d) If payment for the goods is not made by the purchaser to the Company on the due date, the purchaser must deliverthe goods to the Company on demand. If the purchaser does not comply with such a demand, the Company, its employees or agents, are entitled to enter the purchaser's premises at any time to do all things necessary in order to take possession of the goods. The purchaser must procure the consent of all other persons having any interest in the premises where the goods are situated for
 - Interest in the premises where the goods are situated for entry of those premises by the Company, its employees or agents. The purchaser:

 (i) indemnifies the Company against any claim, loss, liability, cost and expense that may be incurred or sustained by the Company, its employees or agents, as a result of the entry of those premises where the goods are situated. goods are situated
- goods are standard:

 (ii) with or without taking possession of the goods, to sell them as the Company sees fit.

 The purchaser acknowledges that the goods are not intended to become affixed to any of its premises and must
- Intended to become anixed to any of its premises and must ensure that the goods may be removed from thosepremises without causing damage of any kind to the premises. The purchaser's right to hold and sell the goods will immediately cease if an administrator or a controller within the meaning of section 9 of the Corporations Law or similar officer is negated to all or any accept or undertaking of the officer is appointed to all or any assets or undertaking of the officer is appointed to all or any assets or undertaking the purchaser or an order is made, or resolution passed for the appointment of an administrator or the winding up of the purchaser or the purchaser is deregistered. In any such case, and without the need for notice or demand by the Company, the purchaser acknowledges any sale or purported sale of the goods will not be in the ordinary course of the purchaser's business and the proceeds of any goods sold in such circumstances will, to the extent of money owing, be held on trust for the Company by the administrator, controller or similar officer as the case maybe, or if there is no such officer, by the purchaser.
- contained in similar officer, by the purchaser.

 Any provision of this Clause 16 which is prohibited or unenforceable in any jurisdiction is ineffective as to that jurisdiction to the extent of the prohibition or unenforceability. That does not invalidate the remaining provisions of this Clause 16 nor affect the validity or expressibility, offlot textification or extent virtualization. enforceability ofthat provision in any other jurisdiction

17. COSTS

The purchaser must pay to the Company the costs and expenses incurred by the Company of legal advisers (on a solicitor and client basis), mercantile agents and other agents acting on the Company's behalf in respect of:

(a) any enforcement of these Terms and Conditions;

(b) recovery or attempted recovery of money owing by the

- purchaser to the Company; repossession of the purchaser's goods pursuant to theseTerms and Conditions

18. CHARGING

In consideration of the Company entering into a contract with the purchaser, as security for any amount payable under the contract and the performance of the purchaser's obligations under these Terms and Conditions, the purchaser hereby charges any interest in real property, both freehold and leasehold, which it holds now or in the future in favour of the Company.

19. PERFORMANCE AND REPRESENTATIONS

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The purchaser acknowledges that neither the Company nor any person purporting to act on its behalf have made any representation or given any promise or undertaking which is expressly set out in writing, whether as to the fitness of the goods for any particular purpose or any other matter.

20. INSTALLMENTS
The Company reserves the right to deliver by installments each installment will be taken to be sold under a separate contract. Failure of the Company to deliver any installment willnot entitle the purchaser to cancel the balance of the order. If the purchaser defaults in payment for any installment, the Company may elect to treat the default as a breach of contractrelating to each other installment

21. RETURNS

Goods delivered to the purchaser may be returned on the following

Factory damaged or defective goods may be returned to the Company, and a credit or replacement will be provided to the Customer if the Company is liable for the damage or

- defect under any implied term for express warranty contained in these Terms and Conditions.

 Other than in accordance with paragraph (a), non-stock items, non-current ranges, specials (colour/gauge not outlined in current year marketing literature and/or not regularly made), current year marketing literature and/or not regularly made), made to order goods or goods, in the Company's opinion, that are not fit for sale (age, damage, cut lengths etc.) cannot be returned to the Company following delivery to, or pick up by, the Customer.

 Other than in accordance with paragraph (a), prior writtenapproval is received from the Company. Goods suitable for return will be accepted given they are approved by the Company's Credit Controllers and:
- - The freight cost is borne by the customer, and A charge of 20% of the invoice value is agreed to be
- levied on the customer's account
 Other than in accordance with paragraph (a), prior written approval is received from the Company quoting an authorisation number

APPLICATION OF THE PPSA

- APPLICATION OF THE PPSA
 The parties acknowledge and agree that:

 (a) A term used in this Clause 22 has the meaning given to it in the Personal Property Securities Act 2009 (Cth) (PPSA), unless the context otherwise requires.

 The Customer grants to the Company a security interest under the PPSA in any goods supplied under the contract.

- PPSA in any goods supplied under the contract.

 The Customer consents and agrees to do anything reasonably necessary to ensure that any such security interest is perfected.
 The Customer acknowledges and agrees that the Company may apply to register a security interest in any goods at any time before or after delivery of any goods. The Customer waives its right under section 157 of the PPSA to receive notice of any verification of the registration.
- The Company may apply amounts it receives from the Customer towards amounts owing to the Company in such order as the Company may choose.
- If the Customer defaults in the performance of any obligation owed to the Company under the contract or any other agreement with the Company to supply any goods to the Customer, the Company may enforce its security interest in any goods by exercising all or any of its rights under the contract or the PPSA.
- To the maximum extent permitted by law, the following provisions of the PRSA do not apply to the enforcement by the Company of its security interest in any goods: sections 95, 118, 121(4), 125, 130, 132(3)(d), 132(4), 135, 142 and 143.

AUSTRALIAN CONSUMER LAW

23. AUSTRALIAN CONSUMER LAW Under the Australian Consumer Law (ACL), consumers have certain rights which cannot be excluded. Nothing in the Contract shall be read or applied so as to exclude, restrict or modify or have the effect of excluding, restricting or modifying any condition, warranty, guarantee, disclaimer, right, liability or remedy implied by law (including the ACL) and which by law cannot be excluded, restricted or modified.

WAIVER

Failure by the Company to insist on strict performance of any term, warranty or condition of the contract will not be taken as a waiver of it or of any rights the Company may have, and no waiver will be taken as a waiver or any subsequent breach of any term, warranty or condition.

25. MITIGATION OF LOSS

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The purchaser shall notify the Company immediately of any effect in the goods of which it becomes aware and will take all reasonable steps to mitigate loss (if any) arising as a consequence of the defect. If the purchaser transforms the goods and sells the transformed goods, the purchaser undertakes to the Company that it will impose on the acquirer of the transformed goods an obligation to notify immediately the purchaser and the Company of any defect in the transformed goods of which it becomes aware after delivery and to take all reasonable steps to mitigate loss (if any) arising as a consequence of the defect.

26. NOTICES

- Any notice to be given by the purchaser to the Company must be sent by prepaid mail or facsimile transmission to the Company's address. No notice will be taken to have been given until it is actually received at the Company's address.
- Any notice (including any demand, consent, approval, request, court document or other communication) to be given by the Company to the purchaser must be in writingand may be given to the purchaser in any of the following ways, and in each case is deemed to be served by:

 - Hand delivered on the date of delivery.

 Sent by facsimile transmission, on the date that the sending party's facsimile machine records that the facsimile has been successfully transmitted.

 - Successurily transmitted.

 Sent by prepaid ordinary mail within Australia on the date that is 2 Business Days after the date of posting; or

 Sent by prepaid Express Post International airmail to the Address for Service of the recipient party, if the Address for Service of the sender and the recipient are in different countries on the date that is 10 Business Days after the date of recting.

27. GOVERNING LAW

Each contract is governed by and is to be construed in accordance with the laws of Queensland, and the purchaser submits to the non-exclusive jurisdiction of the courts of that State.

28. ACCEPTANCE
28.1. The Applicant (and in the case where the Applicant is a company any director of the Applicant) is taken to have exclusively accepted and is immediately bound (and in the case of a company and director - jointly and severally) by these terms and conditions if the Applicant places an order for or accepts delivery of the Goods.

- 28.2. These terms and conditions may only be amended with the consent of both parties in writing and shall prevail to the extent of any inconsistency with any other document or agreement between the Applicant and the Company.
- 28.3. Electronic signatures facilitated by DocuSign shall be deemed to be accepted by either party providing that the parties have complied with Section 9 of the Electronic Transactions Act 2000 (NSW & SA), the Electronic Transactions Act 2001 (ACT), the Electronic Transactions Victoria) Act 2000, the Electronic Transactions Act 2003 (WA), the Electronic Transactions (Northern Trarritory) Act 2000, Section 14 of the Electronic Transactions (Queensland) Act 2001 and Section 7 of the Electronic Transactions Act 2000 (TAS), whichever is applicable, or any other applicable provisions of that Act or any Regulations referred to in that Act.