

GENERAL TERMS OF SALE

1. Introduction

These General Terms of Sale apply to all offers, quotations, order confirmations, orders, contracts, deliveries, and other services between ECOAIMS and the buyer. Any terms and conditions set out in the Buyer's order or other Buyer document will only have effect if those are accepted by ECOAIMS in writing. No variation, addition or deletion made to these General terms of Sale shall be deemed to be valid unless otherwise agreed in written and signed by authorized representative of ECOAIMS.

2. Definitions

ECOAIMS Manufacturer and the seller of the products

Buyer The Buyer of products sold by the Seller.

Quotation/ order Electronic or pdf- format of quotation/offer sent by ECOAIMS to Buyer

3. Specifications

The products shall meet the Specifications set out in the Agreement, offers or order confirmations which are the only undertakings ECOAIMS has for the products e.g. statements in product information, handbooks, websites or other similar are not binding on ECOAIMS.

4. Offers

Each quotation and/or offer is valid only 30 days from the date of quotation and/or offer unless otherwise mentioned in quotation and/offer by ECOAIMS in writing.

All prices are in EURO, unless otherwise agreed. Possible currency and other bank fees/charges related to Buyers are the responsibility of Buyer.

All the documents and information disclosed by ECOAIMS remain the property of ECOAIMS and may not be used by the recipient for any other purpose than for which they were disclosed for by ECOAIMS.

5. Payment terms and overdue interests

Unless otherwise is agreed between the parties, the payment terms are 100 % advance payment. ECOAIMS shall be entitled to interests for delayed payments (except advance payments) from the date on which the payment was due until the actual payment date and to compensation for recovery costs (if any). The rate of late payment interest is 13 (thirteen) percentage points.

In case of late payment, after having notified the Buyer in writing, ECOAIMS may suspend its performance of the Agreement until it receives the payment in full. The Buyer is not entitled to present claims for compensation for such delays. If the Buyer refuse to take delivery, the Buyer shall pay for the Products as if it is delivered.

If the Buyer has not paid the amount due within 30 (thirty) working days or if the Buyer has not notified, or it is otherwise evident, that the Buyer's payment will be seriously delayed, ECOAIMS shall be entitled to terminate the Agreement by notice in writing to the Buyer, and to claim compensation for the loss it incurs.

6. Delivery

Agreed delivery date shall mean the date of dispatch from ECOAIMS factory, irrespective of Incoterm agreed. ECOAIMS is entitled to divide the delivery into lots. If no delivery date is agreed, delivery shall be made according to ECOAIMS capacity planning. Delivery will be made CPT (*delivery address is mentioned in the purchase order*) according to Incoterms 2023 unless otherwise mentioned in the purchase order/offer or agreement.

Should the delivery of the Products be delayed, the Buyer's sole remedy is to cancel the purchase of the Products which are delayed more than ten (10) weeks. Cancellation shall be in writing.

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Should ECOAIMS have to postpone delivery for reasons attributable to the Buyer, ECOAIMS has the right to invoice for the products according to the original delivery date. Furthermore, ECOAIMS shall be entitled to compensation for storage costs, any loss resulting from the Products becoming obsolete and other costs caused by the postponement of the delivery for the reasons attributable to the Buyer.

7. Ownership and passing of Risk

The Products shall remain property of ECOAIMS until paid in full.

The risk of loss and damage to the Products shall pass to the Buyer in accordance with the agreed delivery terms.

8. Limitation of Liability

Under no circumstances shall ECOAIMS or Buyer be held liable for the any special, indirect, incidental or consequential loss or damage including, but not limited to, loss or profit, loss of production, lost of sales or claims from the Buyer's customer. This limitation, however, does not apply in the event of gross negligence or willful misconduct. ECOAIMS aggregate liability for any damage it has caused is limited to the selling price of the Goods paid by the Buyer.

ECOAIMS shall have no liability for any claim whatsoever when notification is made more than two years after the Risk Transfer Day.

ECOAIMS does not undertake any warranty or liability (express or implied) of fitness or suitability of Products for any specific purpose (even if know to ECOAIMS). ECOAIMS guarantees only the conformity of the Products with ECOAIMS written product specification.

9. Warranty and defective products

ECOAIMS warrants that the Products delivered are free from defects (faults) and in agreed quantity when the risk for loss and damage to the Products transfers to the Buyer according to the Incoterm agreed. The products shall only be regarded as defective or otherwise deviating from the Agreement if the Products do not meet the Specifications (includes warranty conditions). Hence ECOAIMS is not liable for any function, quality or property other than set out in the specifications.

ECOAIMS grants a 24 months warranty for its products from delivery to the receiver in personal use.

The warranty usually does not cover e.g. the following (but not limited to these):

- Defect caused by falling, moisture or other external influences,
- Defect resulting from incorrect use of the Product,
- Defect caused by incorrect installation of the Product or material replacement without ECOAIMS approval.
- Defect resulting from any intended failures, malicious damages, or environmental reasons.
- Defect caused by normal wear and tear.

In the event of any defect, ECOAIMS shall, at its own expense and at its sole discretion, either rectify the defect or deliver replacement Products. In the event of a shortage, ECOAIMS shall deliver the missing quantity. The delivery replacement or missing Products shall be made within the normal time it takes ECOAIMS to produce new Products (if needed) and transport it to the destination. Defective products shall be handed over to ECOAIMS at the destination at the same time as the replacement Products are delivered, if not agreed otherwise in writing.

In the event of any defect or the Products are not delivered in the agreed quantity (shortage), the Buyer shall give notice to ECOAIMS in writing without delays for damages incurred during transport, shortage, or other defects in the products.

10. Force Majeure

Breach of the agreement arising from the Force Majeure reasons is not regarded as an infringement of the other Party's obligations, provided that it sends notification in writing within 5 (five) business days of the

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date on which the Party became aware or could be expected to become aware, in particular national strike, war, riot, fire, explosion, flood, cyclone, earthquake, sabotage, terrorist attack, global epidemic or pandemic, or any other event that is unforeseeable, unavoidable and outside its control and likely to compromise the performance of the agreement.

The parties agree that force majeure excludes strikes of the workmen, industrial disputes in the factory of the parties and any event that are deemed to be under the Party's control.

If, due to case of force majeure, ECOAIMS or the Buyer are unable to meet one or more of their contractual commitments, the parties must meet within 15 (fifteen) business days of the occurrence of the event of force majeure to adopt the measures that they think necessary to enable the agreement to be performed properly or to decide to terminate it. Should the parties fail to reach agreement within 2 (two) months of the occurrence of the event of force majeure, either party may terminate the agreement with immediate effect provided that it sends to the other party a notification by recorded delivery letter with acknowledgement of receipt.

11. Assignment of the Agreement

The Buyer shall not be entitled to assign the Agreement, in whole or part, without the prior written of ECOAIMS. ECOAIMS has the right to assign the Agreement, in whole or part, to Suomen Biathlon Ltd. as well as transfer its claims based on the Agreement to Suomen Biathlon Ltd. ECOAIMS has the right to use subcontractors.

12. Termination of the Agreement

This agreement may be cancelled immediately without a notice period if the other Party does not carry out one or more of the obligations contained in its various clauses. Unforeseeable and irresistible events that are outside the Parties' control are considered as cases of force majeure.

13. Governing law, Dispute Resolution

The Agreement shall be governed by Swedish law. The United Nations Convention on Contracts for the International Sale of Goods (Vienna Convention) 1980) shall not apply to the transactions that this Agreement contemplates.

In every situation the language of the processing is English. The Parties shall cooperate in good faith to resolve the dispute without unreasonable delay.

All negotiations connected with the dispute shall be conducted in strict confidentiality and without prejudice to the rights of the Parties in any future legal proceedings. Neither Party may initiate any legal action until the dispute resolution procedure as described above has been completed, unless a Party has reasonable cause to do so to avoid damage to its business or to preserve or protect any right of action such Party may have.

In the absence of an amicable solution following the dispute resolution procedure, all disputes arising out of or in connection with the Contract, included all disputes arising out of the termination of the Contract shall be submitted to the Stockholm Chamber of Commerce (SSC), Sweden.

Notwithstanding the arbitration clause above, ECOAIMS shall in its sole discretion for the purpose of collecting debts of the Buyer, be entitled to submit any claim against the Buyer in the courts and authorities of the Buyers country of domicile or country where the Products/Goods are located. In such a case governing law will be the law of the country where the claim is filed.

In a situation where these terms and conditions are in conflict with the terms and conditions agreed separately by the parties, the separately agreed terms and conditions take precedence over these terms and conditions in the event of a conflict.

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