

Tecno Platform Pty Ltd

sales & marketing of niche technologies



1. Interpretation.

In these conditions "Tecno Platform" means Tecno Platform Pty Ltd and "Buyer" means the person, or body, firm or company with whom Tecno Platform enters into a contract for the sale of goods and/or supply of services.

2. Incorporation

2.1 These conditions govern every contract of sale of goods and/or supply of services by Tecno Platform to Buyer and, except as modified in accordance with Clause 2.2 constitute all the terms and conditions agreed between them to the exclusion of all other terms and conditions.

2.2 No modification to these Conditions, whether put forward in Buyers purchase order, specification or otherwise, shall bind Tecno Platform unless agreed to in writing by its authorized employee.

2.3 These Conditions supersede any terms and conditions which have previously governed contracts for the sale of goods or supply of services by Tecno Platform to the Buyer.

3. Quotations

Any quotation given by Tecno Platform is a mere invitation to do business and does not constitute contractual offers. All quotations lapse 14 – 30 days after issue or as stated on the quotation, but Tecno Platform may vary or withdraw a quotation at any time.

4. Orders

4.1 Orders for goods or services shall not be binding upon Tecno Platform until accepted in writing by its authorized employee. Tecno Platform reserves the right to accept orders in whole or part. Any part order not accepted in the manner prescribed shall be regarded as having been refused.

4.2 Once Tecno Platform has accepted an order, the Buyer may not alter or modify it unless the written consent of a Tecno Platform authorized employee is first obtained.

4.1 Order confirmations are sent by Tecno Platform where stock is not available In Australia and delivery dates are required. Any order confirmation and delivery dates not disputed within 2 days of its release, will be treated as accepted.

5. Price and Payment

5.1 In the absence of contrary express agreement or quotation, the price for goods supplied shall be the Tecno Platform list price ruling at the date of shipment and the charge for services supplied shall be at Tecno Platform's prevailing rates at the time of supply.

Prices quoted in published price lists or by Tecno Platform's representatives are subject to change without notice and are not binding on Tecno Platform.

5.2 All prices are expressed net of any applicable freight charges, sales tax and customs duty, which shall be added to the amount to be paid by the Buyer, unless otherwise stated in a quotation or specific product line price list.

5.3 If Buyer has an approved credit account with Tecno Platform, the goods and services supplied must be paid for within the payment terms (14,30, or 30 days from end of month), taking the invoice date as the reference date. Where the Buyer is overdue with any payment, Tecno Platform is in receipt of credit references which it regards as unsatisfactory, Tecno Platform reserves the right to change the Buyer's payment terms to an advance payment account or COD. Where Buyer has a COD account, all goods and services shall be paid for, before they are freighted or shipped.

5.4 All payments shall be made in the currency specified in the invoice, without Deduction or set off of any kind. Any international invoices, are to be paid in full, Tecno Platform does not take responsibility for any foreign fees, intermediate bank fees or any other fee which may affect the amount stated on the invoice. The exchange rate is calculated at the time of the invoice and must be met.

5.5 Without prejudice to any other remedy, Tecno Platform reserves the right to charge a default charge on any overdue payments at an annual rate equal to 2% above the rate notified by the Westpac Banking Corporation from time to time, as being that Bank's indicator lending rate.

5.6 Any warranty, delivery, technical support or any other services related to our products, will be suspended on any overdue account, regardless of whether previous products or services have been paid.

6. Delivery and Risk

6.1 Risk in the goods will pass to the Buyer ex Tecno Platform offices/warehouse upon the goods being placed upon the vessel or vehicle which is to deliver the goods to the Buyer. The Buyer shall be responsible for arranging delivery insurance of the goods. Tecno Platform shall not be liable to the Buyer in the event of any failure to arrange insurance.

6.2 While Tecno Platform shall use all reasonable endeavors to meet agreed delivery dates, Tecno Platform shall not be liable to the Buyer for any loss or damage whatsoever should it be delayed or prevented from delivering goods, supplying services or otherwise performing any of its contractual obligations due to any cause or circumstances of any kind whatsoever. In the event of any delay in delivery or supply, as aforesaid, the due date shall be deferred for a period equal to the time lost by reason of the intervening cause or circumstance.

6.3 Tecno Platform reserves the right to deliver in instalments and all such instalments, when separately invoiced, shall be paid for without regard to the delivery of subsequent instalments.

7. Retention of Title

Tecno Platform shall retain title to goods supplied to Buyer until it has received payment in full for them. If payment is overdue, or Buyer enters into bankruptcy, liquidation, a composition with its creditors, has a receiver or manager appointed over all or any part of its assets or becomes insolvent, Tecno Platform, shall be entitled, without prejudice to any other remedy, to repossess goods belonging to it and to enter any premises, without notice, for this purpose.

8. Claims

Buyer shall inspect all goods supplied upon delivery. Tecno Platform shall not be liable for shortages or other errors in delivery, unless Buyer submits a written claim to Tecno Platform within seven (7) days of the delivery to which the claim relates.

9. Cancellation and Returns

9.1 Buyer may return goods supplied for a credit against subsequent orders within seven (7) days of delivery, provided the following conditions are satisfied:-

- (a) Tecno Platform's written approval has first been obtained and the invoice number and date have been quoted for reference.
- (b) The goods are returned in their original condition, and
- (c) Buyer agrees to pay Tecno Platform a handling charge equal to 10% of the price paid for the goods

9.2 Buyer may cancel, in whole or in part, any contract for the supply of goods or services before supply has been made, provided the following conditions are satisfied:-

- (a) Tecno Platform's written approval has first been obtained, and
- (b) Buyer agrees to pay any cancellation charge, being a genuine pre-estimate of Tecno Platform's loss, that Tecno Platform shall specify.

9.3 Tecno Platform reserves the right immediately to cancel any contract for the supply of goods and services, or suspend any such supply without incurring any liability to Buyer, in any of the following circumstances:-

- (a) Buyer is overdue with any payment or otherwise in breach of these conditions,
- (b) Buyer enters into bankruptcy, liquidation or a composition with its creditors, has a receiver or manager appointed over all or any part of its assets or becomes insolvent, or
- (c) Contractual performance is delayed or prevented due to any cause or circumstances. Cancellation by Tecno Platform under this clause 9.3 shall be without prejudice to Tecno Platform's right to Recover payment from Buyer for the goods and services previously supplied.

10. Warranty

10.1 Goods not manufactured by Tecno Platform are supplied by Tecno Platform to Buyer on an "as is" basis without warranty of any kind. However Tecno Platform, shall assign to Buyer, insofar as it is able to do so, the benefit of any condition, warranty or guarantee, express or implied, in Tecno Platform's contract with its own supplier.

10.2 Tecno Platform warrants to perform services with reasonable care and skill and shall investigate any bona fide complaint that any services have been performed unsatisfactorily. If satisfied that such a complaint is justified and as its sole liability to Buyer in respect of that warranty, Tecno Platform shall supply those services again at no extra charge to Buyer.

10.3 Certain legislation, including the Trade Practices Act 1974, imply warranties or conditions or impose obligations upon Tecno Platform which cannot be excluded, restricted or modified or which cannot be excluded, restricted or modified except to a limited extent. These conditions must be read and construed subject to such statutory provisions. Where such statutory provisions apply, to the extent to which Tecno Platform is entitled to do so, its liability shall be limited at its option to:-

- (a) In the case of supply of goods,
 - (i) The replacement of the goods or supply of equivalent goods.
 - (ii) The payment of the cost of replacing the goods or acquiring equivalent goods.
 - (iii) The payment of the cost of having the goods repaired, or
 - (iv) The repair of the goods, and
- (b) In the case of services,
 - (i) The supply of the services again, or
 - (ii) The payment of the cost of having the services supplied again.

11. Limitation of Liability

To the extent permitted by law and subject only to any express exceptions contained in these conditions, Tecno Platform shall under no circumstances be liable in any way whatsoever to the Buyer for any form of loss, damage or expense sustained or incurred by the Buyer or any other party in consequence of or resulting in, directly or indirectly, out of the supply of goods or services by Tecno Platform, the use or performance thereof, any breach by Tecno Platform of any contract incorporating these conditions or the negligence of Tecno Platform.

12. Infringement Claims

12.1 Tecno Platform shall at its own expense and with the legal representatives of its choice, defend or at its option settle any action brought against Buyer to the extent that it consists of a claim that Buyer's use or re-sale of goods supplied by Tecno Platform infringe any Australian intellectual property right belonging to a third party, provided that:-

- (a) Buyer notifies Tecno Platform in writing of such claim within thirty (30) days of receiving notice of it.
- (b) Buyer allows Tecno Platform complete control of the defence and settlement of the claim, and
- (c) The goods in question have not been modified without Tecno Platform's approval or used for a purpose other than that for which they were supplied. Tecno Platform shall pay any final award costs and/or damages in any claim defended by Tecno Platform under this clause 12.1.

12.2 Buyer shall indemnify Tecno Platform from or against any award of damages and/or costs made against Tecno Platform in respect of any claim that goods manufactured or supplied by Tecno Platform in Accordance with specifications or designs proposed by Buyer, infringe the intellectual property rights of a third Party.

12.3 This clause 12 states Tecno Platform's entire liability and the sole remedy of Buyer with respect to any claim that Buyer's use or re-sale of goods supplied by Tecno Platform, infringe any intellectual property right belonging to a third party.

13. Law and Jurisdiction

The construction, validity and performance of any contract incorporating these conditions shall be governed by the laws of the state of Western Australia and Buyer shall submit to the jurisdiction of the courts of that state.

14. General

The Buyer shall comply with all laws and regulations of the Commonwealth and State and Territories of Australia and provide all necessary information to, and obtain all necessary permits, approvals, licenses, consent, authorization and exemptions from, any government authority or other appropriate body in respect of the Buyer's use, marketing, distribution or re-supply of goods acquired from Tecno Platform under these conditions of trading, including, but not limited to all applicable export control laws and regulations, such as the customs (Prohibited Exports) regulations.