SHOP POLICY TERMS

(This is an automatic translation of the French version.)

The conditions of sale are concluded on the one hand by the Artisan Company OMADETM which is headquartered at 500 CHE DES MOINES, 01420 CORBONOD, FRANCE, registered in the Directory of Trade (Répertoire des Métiers) under number 753 545 136 RM 001 and by any other person or entity, hereinafter "buyer", wishing to make a purchase, or via one of the websites of OMADE or directly.

Subject

These conditions of sale define the contractual relationship between the buyer and OMADE TM and conditions apply to all purchases made through the merchant site OMADE, whether the purchaser is a business or an individual. The acquisition of a good or service through this site implies acceptance by the purchaser of these conditions of sale. These conditions shall prevail over any other general or special conditions not specifically approved by OMADE. OMADE reserves the right to modify these terms and conditions at any time. The conditions will be those in force at the latest order of the purchaser date.

1. Characteristics of goods and services

The products and services offered are those listed in the catalog published on the website of OMADE. These products and services are offered within the limits of available stocks. Each product is accompanied by a description, some of them can be provided by the supplier, labeled DF, the buyer can have access to the vendor's documentation. The photographs in the catalog are as accurate as possible but can not ensure a perfect similarity with the product, especially with regard to color.

2. Prices

The prices listed in the catalog are unit prices in Dollars USD or Euros indicating no VAT (VAT not applicable, article 293 B of the CGI) - however, any rate change will be reflected in the price of goods and services concerned . OMADE reserves the right to change prices at any time, except that the prices listed in the catalog on the day of the order shall be applicable only to the buyer. Prices do not include the cost of order processing, transport and delivery.

3. the schedule of unit prices

Products or services for sale rely on the merchant site are sold individually, in case of purchase of several units, the buyer must contact OMADE to define these conditions, there is currently no schedule unit prices set.

4. price reductions

OMADE may at any time propose and complete price reductions, the price quoted or listed on the merchant site at the order will only apply to the buyer, the reductions will be deducted from the amounts without VAT (excluding taxes) on invoices under the appellation "discount" or "Discount" and indicated by an amount in Dollar USD or Euro and the corresponding percentages of reduction.

5. Promotional Offers

OMADE may at any time propose and complete promotional offers, such as combining multiple

products, supply and the price on the merchant site when the order will be applicable only to the buyer.

6. Geographical area

The online sale of products and services presented on the website:

- www.omade-tl.fr is for buyers who reside in FRANCE (except overseas) and supplies required in these areas.
- www.omade-tl.eu is for buyers who reside in EUROPE (except FRANCE, DOM-TOM, and similar countries) and supplies required in these areas.
- www.omade-tl.com is for buyers who reside in the WORLD except for EUROPE and supplies required in these areas.

However, if it is possible to contact in advance to set prices for deliveries and other conditions appropriate to the situation.

7. Commands

The buyer, who wishes to buy a product or service must necessarily:

be in accordance with these terms and conditions;

Validate the order after reviewing it;

Confirm the order and its rules;

make payment as provided;

check and if necessary correct shipping address through its customer account or when opening.

It will open a customer account on the website for the buyer and his credentials (ID, password) will be transmitted via the e-mail address, allowing it to access possibly at day software updates automatically see given the opportunity to subscribe to news ("newsletter") sent by email.

The professional buyer will provide us with all necessary information in order to fill the bill.

All data and confirmation of the order implies acceptance of terms and conditions of sale, in recognition of having perfect knowledge and waiver of its own conditions of purchase or other conditions.

All data recorded and confirmed valid proof of the transaction.

Confirmation worth signing and acceptance of transactions.

The seller will email confirmation of the order recorded

8. Retraction

Buyers can retract, if the package has not been shipped, within seven days¹ following the order date in which case it will be repaid within a maximum period of thirty days, end of the month. Buyers have a "7 days¹ satisfied or refunded" after the delivery of their order to return the products to be exchanged or refunded (with the exception of consumable products and services), without penalty, except for the cost of return. It is recommended the buyer to take out insurance and send the parcel with acknowledgment of receipt and a copy of the invoice, return of the parcel is its peril. Returned products must not show any sign of wear or failure, otherwise the product will not be accepted, exchanged or refunded.

(1) Seven days, including public holidays, if the deadline expires on a Saturday, Sunday or a holiday, it is extended until the next business day.

9. Payment Terms / Conditions of payment

To the merchant site, the price is payable to the order.

Payments can be made by credit card, Paypal, bank transfer, cashier's check, personal check. A

opening hours of payment will follow the shipment of products or services available. At the request of the buyer, it will be sent a paper invoice.

On professionals (Purchase product or service for professional use)

We do not apply the discount for early payment.

Payment after the due date (mandatory in these Terms and the invoice)

According to the LME of the Commercial Code (Article L.441-6).

Invoices are payable within thirty days end of month counted from the date of invoice except in special cases. If paid after the due date, amount due to an applicable interest rate payable after the due date without any reminder.

This rate was set at the statutory minimum interest rate, three times the legal interest rate for each additional month. A flat rate of \in 40 for recovery costs may apply for each unpaid invoice. If cost recovery is insufisant, additional compensation may be requested.

10. Shipping

Deliveries are made at the buyer may only be in the area agreed except as defined in the "geographic area" section.

The risks are borne by the purchaser at the time the goods have left the premises of OMADE. In case of damage during transport, the complaint must be made with the carrier within three days of delivery.

Delivery times are for illustrative purposes only, if they exceed thirty days of the order, the contract may be terminated and the buyer paid.

11. Warranty

All products supplied by the seller have the legal guarantee provided by Article 1641 of the Civil Code.

In case of non compliance of a product, it can be returned to the vendor who will exchange or refund under conditions not in use back in the new found status of the product.

All claims, requests for exchange or refund must be made by mail within thirty days after delivery to the following address:

OMADE - 500 che des Moines - 01420 CORBONOD - + FRANCE Tel:. +33 6 11 42 78 25

12. Responsibility

The seller, in the process of selling online is only bound by an obligation of means; responsibility can not be held liable for damages resulting from the use of the Internet such as data loss, hacking, viruses, interruption of service, or other unintended problems.

13. Intellectual property, copyright, designs, patents and trademarks and other intellectual property rights

All elements of the site OMADE are and remain the exclusive property of OMADE, and inventions, patents, trademarks and designs directly resulting from the use of our products or our processes made available to the buyer.

Nobody is allowed to reproduce, use, repost, modify or use for any purpose whatsoever, even partially, the elements of the site they are software, visual, auditory or physical. Any single link or hyperlink is strictly prohibited.

14. Personal data

According to the law relating to computers, files and freedoms of January 6, 1978, information containing names of buyers may be subject to automated processing.

OMADE reserves the right to collect information on buyers notament IP addresses, dates and shopping hours, acceptance of the General Conditions of the goods or services acquired and their quantities!, Licenses and downloads, and any general rule regarding ownership of OMADE and to secure customer data.

OMADE may have to use cookies for sessions notament, in the latter case, the choice of their use, however, is reserved to the buyer.

OMADE not transmit to business partners collected information.

Users have a right to access and correct data concerning them, according to the law of January 6, 1978.

The automated processing of information, including the management of e-mail users of the site has been declared to the CNIL 9 October 2012 registered under number 1621408 v 0.

15. Filing - Proof

OMADE archive purchase orders and invoices on a reliable and durable as a true copy in accordance with the provisions of Article 1348 of the Civil Code.

The registers of OMADE will be considered by the parties as proof of communications, orders, payments and transactions between the parties.

16. Settlement of disputes

These conditions of online sales are subject to French law. In case of dispute, jurisdiction is given to the competent courts of Bourg-en-Bresse, despite multiple defendants or warranty. The French version of the license prevails in case of dispute.

OMADE™ M Thomas LERGÈS 500 CHE DES MOINES 01420 CORBONOD FRANCE

www.omade-tl.com **2**+33 6 11 42 78 25 contact@omade-tl.com

IMMATRICULATION N° **753545136 RM 001** NAFA N° **3220ZC**