



FABRYKA NOWOCZESNYCH FUNKCJI MEBLOWYCH
MODERN FURNITURE FUNCTIONS FACTORY

87-162 Lubicz k/Torunia, ul. Małgorzato 5
tel./fax +48 56 674-22-00
674-22-01, 674-22-02
NIP 879-19-93-041
www.tagmet.com.pl
e-mail: sekretariat@tagmet.com.pl

Sąd Rejonowy w Toruniu
VII Wydział Gospodarczy Krajowego Rejestru
Sądowego, numer KRS: 0000124074
Kapitał zakładowy zgodny z KRS: 1.636.500,00 zł

ZI/ 02.01.04.10

GENERAL TERMS AND CONDITIONS OF SALE

§ 1. General provisions

1. General Terms and Conditions of Sale (GTCS) define the principles according to which sales contracts are concluded for products offered by FNFM Tagmet and they constitute an integral part of all sales contracts concluded with FNFM Tagmet Sp. z o.o.
2. A sales contract is entered once a Buyer files a written order and the order is confirmed by the Seller.
3. Filing an order implies acceptance of the General Terms and Conditions of Sale.
4. Producer grants a two-year guarantee on all goods.

§ 2. Prices and terms of payment

1. All prices quoted in offers are net prices exclusive of VAT, which applies at rates required by law.
2. Prices in a foreign currency are converted into PLN at the average exchange rate of the National Bank of Poland as of the order day, unless it is decided otherwise with the customer under a separate agreement.
3. FNFM Tagmet provides freight across Poland for any purchases whose net value is more than 5000 PLN.
4. Payment for any goods purchased should be made without any deductions in accordance with an agreed payment schedule. Payment term is always specified in a number of days and starts on the invoice date.
5. Until payment is made in full, goods purchased remain the property of FNFM Tagmet. (reservation of property under art. 589 of the Civil Code)
6. In the event of any late payments, FNFM Tagmet has the right to claim statutory interest without any further notice. The interest shall be charged starting on the day following the scheduled payment day.
7. Payment is considered made once money is credited to the bank account of FNFM Tagmet.
8. No complaint releases the Buyer from the obligation to pay for any goods purchased.

§ 3. Delivery

1. Orders should be made in writing and should specify exactly the product name, the quantity, and the location to which delivery should be made.
2. Orders should bear a company stamp and should be signed by a person authorized to make order of behalf of the Buyer.
3. FNFM Tagmet shall confirm delivery deadline and terms in writing within 3 working days.

1

Patrz poza to, co widać

Look beyond what you see



**FABRYKA NOWOCZESNYCH FUNKCJI MEBLOWYCH
MODERN FURNITURE FUNCTIONS FACTORY**

87-162 Lubicz k/Torunia, ul. Małgorzato 5
tel./fax +48 56 674-22-00
674-22-01, 674-22-02
NIP 879-19-93-041
www.tagmet.com.pl
e-mail: sekretariat@tagmet.com.pl

Sąd Rejonowy w Toruniu
VII Wydział Gospodarczy Krajowego Rejestru
Sądowego, numer KRS: 0000124074
Kapitał zakładowy zgodny z KRS: 1.636.500,00 zł

4. In the event of failure to meet the agreed delivery terms as a result of force majeure circumstances, the Buyer has no right to any claims. Force majeure circumstances shall denote any event for which FNFM Tagmet cannot be blamed, including natural disasters, industrial actions, restrictions imposed by authorities, traffic accidents, etc.

5. If goods are delivered with FNFM Tagmet's vehicles, the delivery site shall be the unloading site indicated in the order. If customers collect goods with their own vehicles, the delivery site is a FNFM Tagmet warehouse.

§ 4. Complaint procedure

1. FNFM Tagmet accepts and investigates any complaint concerning cooperation communicated by customers in any form.

2. Complaints concerning quantity should be made within 2 working days of the unloading date. Deliveries of any missing goods shall be made under terms and conditions agreed by the parties.

3. Within 2 working days of receiving a complaint, FNFM Tagmet shall send to the customer a written confirmation of its receipt.

4. If a complaint is accepted and approved, FNFM Tagmet can, at its own discretion, repair any defective goods, replace defective goods with goods free from defects, or agree with the customer on a suitable compensation.

5. FNFM Tagmet shall not be held liable for any damages occurring during unloading.

6. FNFM Tagmet shall not be held liable for any damages if product is used for purposes other than intended or if changes are made to its construction without the manufacturer's authorisation.

§ 5. Personal data protection

1. By accepting the GTCS, the Buyer agrees to having his personal data processed in accordance with the personal data protection act of 29 August 1997 (Journal of Laws No. 101 from 2002, item 926, as amended).

§ 6. Final provisions

1. As concerns any matters not provided for in the GTCS, the provisions of the Civil Code shall apply.

2. If amicable settlement fails, all and any disputes arising out of the performance of the above agreement shall be decided by a court competent for the Seller's seat..

ZI/02.01.04.10
Appendix approved by AACB: 01.09.2009
Date and signature