1. (GTS and applicable Law)
1.1 - These General Conditions of Sale ("GTS") are permanently valid and conduct all purchase orders issued by Purchaser, from time to time, to the Seller for buying the products, as defined in the following article 3 ("Product/s").
1.2 - The GTS replace the general sale conditions of the Seller starting from 1st June 2018.
1.3 - The various sales contracts that are going to be improved from time to time are conducted by GTS and by the internal regulations of the Italian Law in force, by expressly excluding the application of the Vienna Convention on international contracts for the sale of goods, April 11th, 1980, and/or other Conventions, agreements and uniform and/or conflict laws in force concerning international sales.

2. (Contract formation)
2.1 - The order is accepted only by virtue of the Seller’s written confirmation. Until that moment, offers and estimations formulated by the Seller or by its agents, representatives and associates are not binding the Seller.
2.2 - Any general conditions of the Purchaser will never be applied, even partially, if they are not expressly accepted in writing by the Seller. For this purpose, any concluding behavior by the Seller will not be relevant. Therefore, any conditions required, even in writing, by Purchaser in the purchase order or in other related commercial documentation and/or communication regarding any order issued to the Seller, or in any other phase of the contractual negotiation are not valid. In this regard, the execution, even partial, of the Seller’s order or any other compliance towards Purchaser shall not be valid and cannot be interpreted as tacit or implicit acceptance of any general condition of the contract that has not been explicitly signed by the Seller.
2.3 - The object of the sale is only and exclusively what is indicated in the Seller’s order confirmation.
2.4 - The sale contract must be concluded when the Purchaser has issued its order confirmation by following the Purchaser’s receipt of the purchase order, or when, before that moment, the goods have been delivered to Purchaser or the execution of the contract by the Seller’s final behavior have been carried out, in particular when the Purchaser requests a short-term delivery without the written confirmation of the Seller, and the Seller agrees. For the rest, it is understood that any verbal agreement with the Purchaser regarding the sale of Products does not bind the Seller unless it is confirmed in writing by the latter.
2.5 - The sale settled by concluding behavior will in any case be subject to the regulation referred to in the GTS and to any other commercial documentation of the Seller (e.g. transport documents, invoices issued by the Seller).
2.6 - Each individual order or combination of purchase orders, issued by Purchaser to the Seller, must detail the technical specifications, prices, delivery times and all other specific terms and conditions of purchase.
2.7 - The GTS must be known by Purchaser pursuant to the receipt of the Seller’s offer, the receipt of the order confirmation by the Seller and/or the execution of the order.
2.8 - The GTS are valid exclusively for contractual relationships between the Seller and professional operators, for which the Legislative Decree no. 206 (Consumer Code) of September 6th, 2005 and further amendments and additions will not be applied.
2.9 - In case the Purchaser cancels the order prior to its acceptance or execution by the Seller, the latter may require the Purchaser to reimburse the expenses and charges incurred for the execution of the order or part of it, as well as compensation for further damages incurred.
2.10 - The order modification or annulment by the Purchaser - after the Seller’s acceptance but before the shipment of the Products - can only take place upon written agreement with the Seller.
2.11 - In any case, the Purchaser can never demand the modification or cancellation of the order after the shipment of Products or in case of the supply of “custom-built” Products ("customized")

3. (Products)
3.1 - The object of the sale is represented by the following Products: Thermoplastic elastomers based on TPE and TPO styrenic rubbers. The Purchaser is informed and accepts that the Products supplied may be manufactured directly by the Seller or by third-parties foreign manufacturers (intra-EU and non-EU) and sold by the Seller.
3.2 - The configuration and the technical and performance specifications of the Products are only those defined from time to time by virtue of the specific sales contracts stipulation definitively accepted by the Seller and subject to the GTS.
3.3 - Technical design and production calculations and other Products requirements are carried out in compliance with applicable law, as specified above in Article 1.

3.4 - Any special requirements, performance of the Products (for example, tensile strength, structural degradation, local loads, fire resistance, special performance related to specific atmospheric and environmental conditions etc.) must be explicitly requested by the Purchaser in writing and agreed in the contract; by following these specific details, the Purchaser assumes responsibility for the Products suitability regarding the intended use.

3.5 - The Purchaser acknowledges and agrees that the Products are not standard industrial products and are obtained from a material which, by its nature, (i) is not completely inert, (ii) is not homogeneous, (iii) is affected by humidity, variations of temperature and other climatic and environmental conditions in which it is located and (iv) the consistency and performance of the Products may vary from one batch of products to another and this does not, in any case, represent defects of the product and/or raw material used and/or production. Such imperfections or specifications never give the Purchaser the right to raise any claim regarding Products and their compliance or to claim discounts on the purchase price. In addition to the foregoing, it is specified that the characteristics of the Products supplied are subject to a tolerance of +15-20% regarding the orders quantity equal to 500 Kg.

3.6 - The Purchaser is responsible for continuously maintaining the proper storage of the Products during their entire life cycle which is essential for their duration. Furthermore, once the Products have been delivered and before being assembled and/or processed and/or combined, it is agreed that during the storage phase the Products must not be exposed to natural elements and agents that may alter, deteriorate or otherwise affect their structure, consistency, appearance, quality, etc. and/or their qualitative and/or quantitative performance as a result of their transformation and/or incorporation into other products.

3.7 - The packaging prepared - unless otherwise agreed between the parties - by the Seller must avoid the damage or deterioration of materials, under normal transport conditions, for the destination established in the contract; this must be considered as a job well done if accepted without reserves by the first carrier who delivers the Products. The packaging cannot be returned to the Seller.

4. (Drawings, Seller's documentation, intellectual property)

4.1 - Prices and all technical and non-technical data, including those of functionality and performance, regarding Products and contents in any descriptive and commercial documentation (for example indicated in leaflets, brochures, price lists, catalogs, websites, sale offers or other paper, electronic and/or computerized formats, etc.) of the Seller, except for what is indicated in the order confirmation, do not represent a commercial or contractual offer but are indicative and not binding for the Seller. It is also specified that the technical data sheets of the Products do not represent guaranteed sales specifications. Therefore, the Seller, at any time and without any notice obligation, reserves the right to make any changes, at its incontestable discretion, considered appropriate to improve the functionality and performance of the Products, as well as to meet their technological and productive needs.

4.2 - Any drawing, document, design, ornament, industrial and intellectual property right, technical or software information, related to the manufacture, assembly or maintenance of the Products, as well as those relating to parts and any other drawing, document, design, ornament, industrial and intellectual property right, technical or software information of the Seller, remitted to the Purchaser before or after the contract stipulation, will remain the exclusive property of the Seller. This material may not be exploited or otherwise used, directly or indirectly, for any purpose by Purchaser, without the written consent of the Seller.

4.3 - The Seller does not provide any guarantee that the production, use and marketing of the Products may or may not represent a violation of the intellectual property rights (patents, trademarks, designs, know-how, etc.) of third parties, and will not be obliged to compensate and/or release the Purchaser from disputes and/or actions promoted by third parties in this regard.

4.4 - If the Products are executed by the Seller on the specific request and technical documentation of the Purchaser, the Seller does not assume any responsibility for the violation of industrial property rights of third parties, which will instead be the sole responsibility of the Purchaser that undertakes to guarantee and release the Seller from any claim made against him.

4.5 - The Purchaser undertakes to use the Seller's trademarks only for the eventual and exclusive purpose of identifying, advertising and selling the Products and avoid depositing them without the Seller's prior written consent.

5. (Delivery)

5.1 - The Products are supplied with an ex-works delivery clause, unless otherwise agreed between the parties in the relevant sales contract and/or in the purchase orders confirmed by the Seller. Unless otherwise agreed, the delivery period starts on the last of the following dates: a) the date of contract completion; b) the receipt date of a suitable down payment from the Seller; c) the date on which the Seller
receives from the Purchaser the concession notice of a valid import license, when such license is necessary for the contract execution; d) the issue date of the final and confirmed letter of credit.

5.2 - The Purchaser guarantees that the Products can be freely imported into the country/place of delivery and/or destination and formally undertakes to pay the expenses, even if during the import into the country/place of destination there are some prohibitions or limitations in this regard.

5.3 - The delivery terms and dates specified in the Seller's order confirmation are non-binding, indicative and approximate in favor of the Seller and in any case with the application of a reasonable margin of tolerance.

5.4 - In case of split deliveries, the delay or failure to make one or more deliveries will never entitle the Purchaser to terminate the contract regarding the deliveries already made or the future ones.

5.5 - The Purchaser is always obliged to take the Products, even in case of partial deliveries.

5.6 - If the Purchaser has not promptly taken delivery of the Products - for reasons not attributable to the Seller - the Purchaser shall assume all costs and risks that may arise and any sum due for any reason to the Seller will become immediately payable by the latter.

5.7 - The delivery period will be extended by a period equal to the impediment duration, upon the occurrence of causes not dependent on the will of the Seller and Purchaser, such as - including but not limited to - strikes of any nature, fires, floods, terrorist events, lack of driving force, lack or scarceness of raw materials, failures and accidents regarding the production plants of the Seller, delays in obtaining authorizations by the Authorities and other impediments independent of the parties that will make the delivery temporarily impossible or excessively expensive.

In no case of delay or partial evasion of Products deliveries, the Purchaser will have the right to refuse the risk - even partial - for loss or damage of the shipped Products or to refuse their delivery. It is agreed between the Parties that - in the sole case of a force majeure event - by persisting or delaying the above mentioned circumstances for a period of time exceeding 30 working days, each of the Parties shall have the right, upon written notice, to withdraw from the contract without any compensation being due to the other party; in any case the Purchaser is obliged to pay the Seller the price of the Products received until then.

5.8 - Any deficiencies, errors or damage to Products or packaging must be reported by Purchaser after receiving the Products via a formal and detailed reservation in writing on the delivery note, before signing it, and before being countersigned by the carrier.

5.9 - In case of delay in taking the delivery or late payment by Purchaser to the Seller, the latter assumes no responsibility for any loss, damage and/or deterioration of the Products that remain exclusively to be paid by Purchaser. In particular, if - having prepared the Products for shipping to the Purchaser - the delivery has not occurred due to a fact not attributable to the Seller or due to force majeure, the delivery will be performed with the simple notice of goods ready for the withdrawal to be communicated to the Purchaser by registered letter, fax, certified e-mail or e-mail. From the day following the sending of the aforementioned notice, the Purchaser will due the agreed price to the Seller. If the Purchaser's refusal to receive the goods persists for more than 30 days from the notice of goods ready for collection, the contract shall be terminated by right under art. 1456 of the Civil Code, without prejudice to the Seller's right to compensation for damages.

5.10 - The Purchaser renounces any indemnity or claim for compensation against the Seller for direct and indirect damages caused by loading, transport and unloading, as well as due to delays or partial deliveries, provided that they are not attributable to willful misconduct or gross negligence of the Seller. In any case, no notifications or complaints are accepted on the number of packages received upon unloading.

6. (transfer of risk) - Whatever the method of transport and return specified in the special conditions of the contract, the Products always travel at the risk of the Purchaser, even if it is agreed upon ex-works delivery, or any other equivalent or similar clause, relevant only for the purpose of regulating the distribution of transport costs. The Products are not insured by the Seller, unless this is requested in writing by the Purchaser that, in this case, assumes the relative expense.

7. (Ownership)

7.1 - The Buyer acquires ownership of the Products at the time of delivery, after paying the full price.

7.2 - In case of sale with price payment - wholly or partially - after delivery date, the Buyer acquires ownership of the Products delivered with the last price payment, but assumes the risks from the time of delivery. In this case, the Purchaser remains the depositary of the Products and materials owned by the Seller until the moment when the purchase price has been fully paid.

7.3 - The Purchaser cannot resell, transfer, submit as collateral or in any way perform any other act of disposal, real or personal, of the Products purchased, without having first paid the full price to the Seller; the latter must be immediately notified, by registered letter, regarding any judicial procedure (execution, bankruptcy etc.) promoted, as well as any other deed performed by third parties prejudicial to the reserved ownership of the Products.
7.4 - In case of violation of the Purchaser's obligations established in this article, the Seller will have the right to terminate the contract with immediate effect, according to art. 1456 C.C. being entitled to retain the sums already paid as a penalty and without prejudice to the right to compensation for further damages.

8. (Price and payment)

8.1 - The prices of the Products are VAT excluded for ex-works delivery goods. THE prices of the Products are always net of taxes, duties, transport costs and insurance. Only by specific written agreement between the parties, notwithstanding the foregoing, the supply price may take into account the costs of transport, packaging and insurance as well as the customs and tax charges in force and applicable at the time of the respective Orders; in this case the Purchaser will pay for the variations, increasing or decreasing of such costs that will intervene between the date of order confirmation by the Seller and the moment of Products delivery.

8.2 - THE prices of the Products are indicative, do not bind the Seller in any way and may be increased by the latter even after the stipulation and during the execution of the sales contract if during any period of time there has been any increase in supply costs of materials and/or production costs. In particular, price changes may be related to the increase of labor, raw materials and other cost items or due to other causes that have occurred during the validity period of catalogs/price lists.

8.3 - Unless otherwise specified, the price indicated in the Seller's offer remains valid for a period of one month from the issue date of the offer and is canceled - automatically and without further notice - upon expiry of the aforementioned term.

8.4 - The price of the Products and any other sum to be paid in any way to the Seller are considered to be due net - to the Seller's domicile.

8.5 - The Purchaser pays the Seller, unless otherwise agreed between the parties, by means of: (i) 30 or 60 days cash order, if the Purchaser is subject to Italian law; (ii) 30-day Swift, if the Purchaser is not subject to Italian law. Without prejudice to the foregoing, the parties may agree alternative terms and methods of payment in Seller’s favor; the terms and methods will be those indicated in the Seller's order confirmation or invoices.

8.6 - In case of non-compliance with the terms and conditions of payment, or financial difficulties of the Purchaser arising from the stipulation of the contract, the Seller is exempted from any delivery obligation, even in relation to goods other than those referred to in the non-compliance.

In such cases, the Purchaser loses the benefit of the term and, consequently, the Seller has the right to immediately demand the payment of the whole debt, without prejudice to his right to withdraw from the contract witholding - as a partial early liquidation of the damage and without prejudice to the right to compensation for higher damages - sums already paid by the Purchaser.

8.7 - The Purchaser will not be able to assert any non-fulfillment of the Seller or the warranty mentioned in art. 9 below, if the payments have not been made; any non-fulfillments by the Seller will not allow the Purchaser to suspend or delay payments.

8.8 - Delays, even partial, in payments compared to the established dates will result in the exclusion of the warranty according to art. 9 until the regularization of non-performing payments, as well as the automatic charge of delayed interests, without the need for any request, to the measure calculated in compliance with Legislative Decree no. 231/2002 (in the transposition of Directive 2000/35/EC) or the subsequent legislation adopted in the implementation of Directive 2011/7/EU, in addition to the charge of any bank expenses and commissions.

8.9 - The conditional discount, agreed in writing between the parties, is subject to strict compliance with the payment terms. Failure to pay within the agreed terms will forfeit the benefit of the discount, and the Purchaser that has improperly withheld it has the obligation to repay it.

8.10 - Payments must always be made in currency with legal tender in Italy.

8.11 - The Products will be insured, by the Seller and at the Purchaser's expense, only upon express written request of the Purchaser, with the consequence that, in the absence of the insurance coverage, any risk for loss and/or damage of the Products will be exclusively the responsibility of the Purchaser.

8.12 - All payments due to the Seller will be made in funds available, without any subtraction or compensation, free and without any deduction for taxes, charges, contributions and withholdings of any nature, now or in the future imposed by any government, tax or other authority. If the Purchaser is obliged to apply any deduction, it will pay the Seller any additional amount as necessary to ensure the Seller’s receipt of the full price due and that it would have received if this deduction had not been applied.

9. (Warranty)

9.1 - The warranty is limited to the replacement (with similar products) of faulty Products due to production malfunctions, unless they are defective due to normal wear and tear.

9.2 - The Seller, furthermore, is not liable for any compliance defects of the Products and defects deriving, even indirectly, from any technical or other type of documentation, and from anything else supplied, indicated or requested by the Purchaser or by third parties acting on their behalf, for any reason.
9.3 - The Seller is not liable for compliance defects of the Products and defects caused by failure to comply with the rules specified in the user manual, if any, and in any case by a poor use or treatment of the Products. Either the Seller is not liable for compliance defects and defects caused by the improper use of the Products by Purchaser or, in any case, for those defects resulting from causes arising after the transfer of the risk and/or the transformation of Products.

9.4 - This warranty has duration of 6 months starting from the delivery date and will not be subject to any extension. Any replacement operation performed by the Seller under any circumstances can be understood as recognition of the existence and/or basis of any defect. The Buyer, under penalty of forfeiture, must report the compliance defect or the fault of the Products to the Seller specifying in detail the nature, the number and date of delivery and invoice, as well as the packaging receipt numbers, within the following terms:
- within 8 days of the Products delivery in case of obvious defects;
- within 8 days from identification in case of defects that occurred after the delivery and in any case within six months from it, before the processing/transformation of the Products. The Purchaser also loses the warranty (i) pursuant to articles. 8.7, 8.8 and 9.8.

9.5 - For the eligibility of the claim the Purchaser is obliged to prove in writing the validity of the warranty and the correct storage of the Products, as well as to provide the Seller with proper documentation proving the faults.

9.6 - The warranty referred to in this article replaces the guarantees or responsibilities provided for by law and excludes any other liability of the Seller in any case originated from the Products supplied; in particular, the Purchaser cannot make further claims for damages, price reduction or even partial termination of the contract, for damage to reputation and loss of goodwill. Once the warranty has expired, no claim can be made against the Seller.

9.7 - All solutions provided for by the regulations in force in case of non-fulfilling the Seller's obligations, except for the replacement solution mentioned above, are excluded here. Therefore the Seller is not responsible for the compensation of any rising damage and/or loss of profit, direct, indirect and/or consequent, to things or people. The Seller's liability is also excluded regarding any warranty obligations, even implicit, deriving from laws or regulations, in favor of Purchaser, including implicit warranties for compliance defects, marketability and suitability of the goods for a particular use.

9.8 - The use by the Purchaser of parts of products not manufactured and/or supplied by the Seller in combination with the Products of the Seller entails the immediate forfeiture of the warranty.

9.9 - This warranty does not cover any damage or defects caused and/or arising from one or more of the following circumstances:
- a. from vandalism and improper use of the Product;
- b. from damage caused during the transformation phase or caused by a material and/or support improperly prepared and/or not suitable;
- c. from the use of additives and/or chemical agents of any kind, including but not limited to solvents and/or from improper cleaning methods;
- d. from damage caused by the presence of polluting and harmful substances in the surrounding areas;
- e. from damage caused by excessive heat or irradiation to which the Products are subjected at any time, both in case of direct and indirect irradiation;
- f. from damage caused by the incorrect transformation, combination and maintenance;
- g. from damage caused by environmental conditions of the place where the storage, transformation and/or combination of the Product are performed and which is not suitable to comply with the Specifications;
- h. from damage caused by use of additional material not suitable for the Product;
- i. from damage caused by incorrect handling and/or storage of the Product, at any time until the completion of the transformation and/or combination operations.

9.10 - The Seller assumes no responsibility for Products commercialized, distributed and/or sold in countries where there are rules that do not allow their use, the uses that are not intended for or for uses not in compliance with the nature and technical specifications of the Products.

10. (Products preparation)
10.1 - In addition to the provisions of the above mentioned art. 3, we specify that the Products are delivered ready for processing/transformation, according to the structure and technical specifications defined by the Seller, as designed and produced by the Seller, as specified also in the technical sheets of the Products supplied.

10.2 - Any use by the Purchaser of Products that deviate from the technical specifications indicated by the Seller, or which in any case deviates from the generally accepted standards of the market in relation to the type of Products, must be agreed in advance with the Seller.
10.3 - Any modification requested by Purchaser on Products regarding the preparation of special products, or technical interventions unrelated to the contents of the technical assistance provided for the normal processing/transformation of Products, will be the subject of a specific separate negotiation and will be assessed separately as relative fee.

10.4 - The Purchaser must obtain, at its own expense, all the certifications and/or licenses regarding Products required by laws and regulations of the Buyer's Country and/or destination, in order to ensure that the Products and all their parts and components are fully compliant with the applicable technical and safety standards and requirements in the aforementioned locations. The Purchaser must indemnify and release the Seller from the costs of obtaining such certifications and licenses, as well as from any liability and any other consequence of a legal nature deriving from the lack of all or part of these documents.

10.5 - The Seller assumes no responsibility for Products commercialized and/or used in countries where there are rules that do not allow their use, the uses that are not intended for or for uses not in compliance with the technical specifications of the Products agreed between parties.

11. (Returns)
11.1 - The return of the Products is not allowed without the prior written authorization of the Seller, without which the goods will be returned to the Purchaser.

11.2 - In case of an authorized return, the Products must be returned ex-works at the Seller's warehouse at the expense and risk of the Purchaser within the essential 8 days deadline, starting from the date of receiving the Seller's authorization. The Purchaser will be charged for the purchase price of the Products. The Seller reserves the right, however, not to accept the return, that is, to apply a higher percentage as compensation for administrative charges in case of goods returned after the above mentioned deadline.

11.3 - The returns will not be accepted in case of Products that are not present in the catalog available at the time of the return request or for which the technical specifications have been significantly changed or in any case have been processed and/or transformed.

12. (Final Rules)
12.1 - If the GTS and/or the contract are written in more than one language, the Italian text will in any case prevail.

12.2 - The contract cannot be transferred by Purchaser without the prior written consent of the Seller.

12.3 - The Purchaser is obliged to agree regarding all contractual relationships concerning the Products clauses by limiting the responsibility of the Seller according to the provisions of articles 9 and 10 of the GTS, assuming full and exclusive responsibility for the further circulation of the Products supplied by the Seller.

12.4 - If the purchase of the Products is carried out by a leasing company (financial lease) and granted to the Buyer/user, the sales contract will only be completed following the completion by the Buyer user of the entire contractual documentation regarding the financial leasing transaction, including the purchase order and the GTS, a circumstance which must be confirmed to the Seller by the leasing company. In any case the ownership of the Products will be transferred only when the payment of the entire agreed price is done. Any agreement between the Purchaser/user and the leasing company will not in any case be opposable to the Seller, except in case of the specific written approval of the latter.

12.5 - The commercial conditions of sale, with particular regard to the budget, incentive and discount conditions, as well as any other documentation or information qualified by the Seller as classified, are strictly confidential, therefore, the Purchaser agrees not to disclose them neither communicate them to third parties, nor use them for purposes other than the conclusion and execution of the sales contract, even after the execution of the order.

12.6 - For every controversy deriving from the contract or connected to it, the Seller's court will be exclusively competent; however, notwithstanding the foregoing, the Seller will always have the right to appeal to the Purchaser's court.

Art. 13 (Privacy)
Based on the provisions of Legislative Decree no. 196 of June 30th, 2003 "Code regarding the personal data protection" and subsequent amendments and additions, the Seller acknowledges and guarantees that the personal and identification data communicated by the Purchaser will be processed in compliance with the methods and criteria established by current legislation. The above mentioned data may be processed for exercising the rights and fulfilling the obligations deriving from the contractual relationship, for managerial, statistical, commercial, marketing, promotional, credit protection, management and credit assignment, through consultation, processing, comparison, interconnection, communication/dissemination and any other appropriate processing operation. This processing can take place both on electronic and paper format. It should also be noted that the aforementioned data may be communicated to companies, bodies, consortium, banks and associations operating in Italy and in EU member countries, having commercial purposes, market research, marketing, information systems management, insurance, financial intermediation, factoring and credit recovery. They may also be disclosed to parent companies, subsidiaries and associated
undertakings. We inform you that, in relation to the processing of the aforementioned data, the Parties enjoy the rights referred to in art. 7 of the aforementioned Legislative Decree. By signing these GTS, the Purchaser expresses its consent to the processing of their personal and identification data.

Purchaser

Express approval: the Purchaser declares to accept according to art. 1341 Civ. Code the following items as previously mentioned: 1 (applicable law), 2.4 (completion of the contract), 3.4 (liability for Products compliance), 3.5 (limitations of the Seller’s responsibility) 3.7 (packaging), 4 (drawings, Seller’s documentation, intellectual property), 5.2 (price payment in case of non-importability of goods), 5.3 (indicative nature of delivery terms), 5.4 (split deliveries and non-resolvability of the contract), 5.5 (obligation to take over), 5.6 (failure to take over the Products delivery), 5.7 (risk for Products loss or failure), 5.8 (Obligation to report), 5.9 (Charge and limitation of Sellers’s liability), 5.10 (Waiver of compensation) 6 (transfer of risk), 7.2 (retention of title and risk taking), 7.3 (prohibition of non-paid goods disposition), 7.4 (dissolution and penalty), 8.2 (price variation), 8.6 (exemption from delivery and price collection), 8.7 (limitations to the Purchaser's exceptions), 8.8 (warranty exclusion), 8.9 (discount), 8.11 (insurance), 9.1 (warranty limitations), 9.2 (exemption from liability for defects and faults deriving from modifications requested by Purchaser), 9.3 (exoneration of Seller liability for bad use or maintenance of goods), 9.4 (duration of warranty, term denouncement, forfeiture), 9.5 (admissibility of the complaint), 9.6 (absorbing guarantee agreed), 9.7 (exclusion of remedies), 10 (preparation of the Products and limitation of responsibility), 12.2 (transfer limits of the Contract), 12.6 (exclusive jurisdiction and derogation).

Purchaser