

TERMS and CONDITIONS of SALE of our GOODS

1. Unless otherwise agreed in writing by the Company, these conditions shall override any terms and conditions stipulated, incorporated or referred to by the Buyer in his order or negotiation.
2. Terms of payment must be strictly observed. Deliveries will be suspended if credit terms are exceeded. Our normal terms of trading are strictly 30 Days from the date of invoice unless special agreement of alternative terms is agreed by the Seller and the Buyer.
3. No claims for credit for quality or quantity in either the material or the manufactured goods supplied will be entertained unless notification of the alleged defective items is made to Weldbank Plastic Co Ltd in writing within 14 days of delivery of the said goods. In the event of a claim on the seller the extent of the claim will be limited to the value of the goods supplied only.
4. The Sellers decision on all matters relating to the settlement of claims shall be final and the Seller may at his option either replace any goods which he finds to be faulty or pay or allow to the Buyer a reasonable sum not exceeding in any event the value of the faulty goods. Complaints in respect of any alleged faulty goods supplied by the Seller shall not be a grounds for withholding payment by the Buyer of his accounts and shall not give any right of 'set-off' against payments due from the Buyer to the Seller.
5. The goods supplied by the Seller will be the responsibility of the Buyer for the purpose of insurance from the day of receipt by the Buyer of such goods.
6. Where bags are manufactured from film every endeavour will be made to ensure that the correct quantity is delivered but quotations and acceptance of orders are conditional on a margin of 10% being allowed for over make or shortage and will be chargeable or deductible at pro rata of the price of the goods.
7. Title and beneficial ownership of all goods supplied shall remain with the seller until such time as the goods are paid for in full. Title and ownership of goods delivered shall not pass to the Buyer until the Buyer has paid all sums due to the seller (a) in respect of the goods and (b) on any other account.
8. All products are supplied subject to acceptable commercial Trade Tolerances (PIFA) in respect of all dimensions.
9. The Seller will not be liable for any discrepancies in the specification of goods supplied if a written order outlining the full specification of the required goods is not received from the buyer prior to processing.