Conditions

- 1. The goods are checked and inspected before they leave the company's plant.
- 2. The Company's responsibility ceases on delivery of the goods to carriers in the case of Ex-works contract.
- 3. All duties and taxes that are levied or leviable under any legislation now in force or enacted thereafter shall be payable by the Customer / Purchaser in addition to the price charges by the Company.
- 4. The Company is not liable for delays or non-delivery of goods due to contingencies arising from War, strike, labour or political agitation, lockout, fire flood, drought, delay at rail or sea and break down or other causes beyond the control of the Company whether in transit or delivery. The Sale is without responsibility on the part of the Company for any loss arising there from.
- 5. The Company is not responsible for any damage to the goods sold due to mishandling or improper usage at the Customer's / Purchaser's end.
- 6. Any contract entered into between the Customer and the Company for sale of the Company's goods shall in all respect be subject to the Provisions of the Indian Contract Act and Sale of Goods Act or any statutory modifications or re-enactments thereof in conformity with the Indian Law.
- 7. The Customer/ Purchaser is advised to take insurance cover for risk or loss in transit due to breakages and shortages in case the contract terms are Ex-Works.
- 8. Any correspondence concerning this invoice should be addressed to 67, Chamiers Road, Chennai 600 028.
- 9. Payment made beyond the agreed Credit Terms must include interest at 18.5% per annum.
- 10. All disputes are subject to exclusive jurisdiction of Courts in Chennai City only.
- 11. The Customer / Purchaser shall not infringe, copy, imitate or otherwise deal with brand name, trade, merchandise, marks or devices or designs / copyrights belonging to the Company.