TERMS & CONDITIONS:



- We reserve the right to revise, amend or resubmit quotations to clients at any given time without prior notice.
- 2) We reserve the right, at our sole discretion, to withdraw any or all items, in which case money tendered will be returned to application within 10 working days.
- Products will not be released or services will not be rendered until all amounts due are transferred and received in full.
- 4) Payment of goods and services is accepted in cash, bank deposits and bank transfers only.
- 5) Proof of Payment through a bank's electronic fund transfer (EFT) should immediately be faxed to us and products will be released or services will be rendered after the funds are cleared and match the agreed price including applicable charges mentioned in (7).
- 6) A R3 + 1.0 % Standard Bank levy will be added on all Cash deposits transactions.
- Clients are liable for all payments and any additional costs (banking fees, custom duties, courier, etc)
- Orders cannot be cancelled after confirmation of payment has been received or money transferred into our bank account.
- 9) Goods couriered to and fro exceeding R100 in value must be covered by your all risk Insurance policy. Sedi Products & Services (cc) shall not be liable for any damage incurred through loss of products in transit or otherwise.
- 10) Whilst Sedi Products & Services (cc) will endeavour to supply items and services to all clients, it does not guarantee to do so. No order or service agreement by a client shall establish any legal liability on Sedi Products & Services (cc).
- 11) The provisions of the agreement concluded between Sedi Products & Services (cc) & its clients shall be governed by the law of the Republic of South Africa.
- 12) The legal ownership in respect of the items hereby ordered shall pass to the client when an agreed payment has been received in full and the relevant items have been physically delivered to the client and received by the client under the client's signature of acknowledgement of receipt. Until such payments, delivery and acknowledgement of receipt Sedi Products & Services (cc) shall be and remain the legal owner of such order items.
- 13) Any ordered items, which for whatever reason have not been delivered to and/or in respect of which delivered has not been taken by the client within thirty (30) days from date of this order and/or which have been returned to Sedi Products & Services (cc) as undelivered, shall remain the legal property of Sedi Products & Services (cc) and it shall be entitled to deal with such items at its sole discretion.
- 14) The amount of money, which Sedi Products & Services (cc) has received in respect of any undelivered order, shall be refunded, if Sedi Products & Services (cc) deem the action as necessary, to the client concerned as soon as the delivered items have been returned to and received by Sedi Products & Services (cc). A refund in respect of any undelivered order, which has not been received or taken delivery of by the client within 90 days after the date on which the refund was made, shall be forfeited in favour of Sedi Products & Services (cc), in which even the client concerned shall have no further claim of any nature against Sedi Products & Services (cc).