



Reflow Ltd – Conditions of Sale

These conditions form the basis of any contract of sale between Reflow Ltd and a buyer. Notwithstanding anything to the contrary in the buyers standard terms and conditions of purchase these conditions shall apply unless agreed in writing by a director of Reflow Ltd.

Quotations

Quotations are valid for 30 days from the date supplied and may be withdrawn at any time without notice prior to that date.

The issue of a quotation does not imply acceptance of an order.

All quotations exclude packing, carriage and VAT.

Orders

The buyer may not cancel or alter an order without written consent from a Director of Reflow Ltd. The buyer is responsible for ensuring components supplied or specified are fit for the intended purpose. The buyer is responsible for ensuring free issue components and assembly information is delivered in good time to allow Reflow Ltd to complete the order in the agreed time frame.

Reflow Ltd will take all reasonable care for the safekeeping of parts, material and information supplied by the buyer. Reflow Ltd will if requested in writing and at extra cost to the buyer arrange insurance cover for goods or stock left in trust.

All materials or components supplied by Reflow Ltd remain the property of Reflow Ltd until full payment is received.

All process methods, data, intellectual property, tooling or services used in the manufacture or rework of customer product remain property of Reflow Ltd unless agreed in writing (excluding tools "on loan" from customer).

VAT will be applied at the current rate to the total order value on the day of dispatch.

Warranties

The buyer is responsible for inspecting goods delivered and shall within 3 working days of receipt give notice of any transit damage and within 5 working days of receipt give notice of any grounds on which the buyer alleges the goods or service supplied are not in accordance with the purchase order.

Reflow Ltd will make good by (at our option and for a period of 12 months from delivery) repair or replacement any defect that is as a result of faulty parts or workmanship supplied by Reflow Ltd. This excludes fair wear and tear, misuse, defective or inadequate maintenance or deficiency of design.

In all cases Reflow Ltd limits its maximum liability to the value of the parts or service supplied. Reflow Ltd will not accept any consequential arising from goods or services supplied.

Payment

For customers with a credit account, Reflow Ltd will normally invoice goods upon completion of orders, and expect payment 30 days from invoice date otherwise payment will be expected with order.

All contracts are subject to English Law.

E&OE

Document dated January 2008

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