

1. General

These General Terms and Conditions of Sale and Delivery are applicable exclusively to the business relationship between Svemek DOO and the buyer for purchase of the machine STANKOIMPORT 2D450.

2. Delivery

According to agreement with buyer.

If the buyer does not clarify all details of the order in time and does not provide all preliminary services in time, the delivery dates are extended accordingly.

Delivery dates are deemed to have been met when the readiness for dispatch is reported.

The buyer must check and acknowledge the delivery note. Any objections must be reported to Svemek immediately in writing. Otherwise, the acknowledged delivery is deemed to have been accepted.

Svemek is not liable if there is a delay of delivery and in the event of delays in delivery due to operational disruptions, official measures or force majeure, the delivery period will be extended accordingly.

3. Price / Payment

100% full payment before loading.

The prices do not include VAT, freight, customs, postage, packaging, insurance and other expenses

Price currency: EUR

Price loading: 500 €.

4. Offer validity

1 month, Non-binding and subject to prior sale

5. Transport

EXW our warehouse Skopje.

The buyer is responsible for arranging transportation and packing/container.

The buyer is responsible for arranging pickup at a specific time, which will be in agreement with Svemek.

The buyer takes over all the risks concerning the transport, damage and insurance as soon as the machine is loaded on the vehicle in case of FOT incoterms.

6. Documentation

Svemek will send the complete documentation available for the machine together with the machine as existing.

Svemek does not assume any responsibility for the correct- and completeness of the data in the documentation/manuals.

7. Guarantee

We do not grant any guarantee or warranty on failures and repair works that have occurred due to not appropriate and non-professional treatment, lacking maintenance and/or mal-operation.

Further guarantees or warranties are excluded.

Furthermore, possible costs for consequential damages and loss of production will not be paid for by Svemek.

8. Warranty, notification of defects

Used machines are delivered with the accessories still present in the condition in which they were when the contract was concluded.

Any liability for obvious or hidden defects are excluded if the machine has not been inspected by the buyer beforehand, unless Svemek has intentionally or grossly negligently concealed known defects from the buyer.

9. Inspection

The buyer is obliged to inspect the delivered goods immediately after receipt and at his own expense and to report any defects, incorrect deliveries to Svemek immediately in writing.