



TERMS AND CONDITIONS OF SALES (February 2018)

INTRODUCTION

Certified Wood Products, Inc.TM (CWPITM) is a supplier and distributor of Division 06 forest products and related materials. We want our transactions with you to be positive and transparent. We have developed these Terms and Conditions of Sales so that you know what you can expect from us and so that you know how best to work with us to buy the forest products that meet the needs of your project. So ... our transactions with you, our customer (referred to as “buyer” in this document), are governed by the following Terms and Conditions of Sales. Please read them carefully and contact us with any questions, concerns or need for clarification.

From time to time, we may need to modify these terms and conditions. The current version will be posted on our website or given to you by email or letter, if necessary.

GENERAL TERMS

CWPI'sTM Order Acknowledgement documents the sale between you as buyer and CWPITM as seller. Order Acknowledgements are entered with the understanding that buyer understands, agrees with, accepts and will comply with these Terms and Conditions of Sales, unless otherwise agreed in writing between buyer and the CWPITM. CWPITM may cancel any order because of buyer's failure to comply with any of the terms in this Terms and Conditions of Sale and CWPI'sTM Order Acknowledgement and CWPI'sTM Invoice. CWPI'sTM cancellation rights are not its exclusive remedy and it retains all other rights and remedies available to it.

- A Quotation will be finalized on CWPI'sTM Order Acknowledgement by the deadline stated in the Quotation. The Order Acknowledgement must be accepted by buyer either through signing and returning the Order Acknowledgement to CWPITM or by granting approval of the Order Acknowledgement to CWPITM through buyer's email.
- Once CWPITM places a specific order with its vendors, the order cannot be cancelled or terminated except upon payment for CWPI'sTM loss, damage and expenses arising from the cancellation/termination.
- If buyer cancels an order after it has been shipped to buyer or refuses delivery, the cancellation will be treated as a return and buyer is responsible for paying CWPITM all applicable costs and fees - including restocking and cancellation fees.
- Order modifications are handled on a case by case basis with both appropriate and prior CWPITM and buyer approvals and documentation.
- Products sold by CWPITM will be free and clear of all liens and encumbrances.
- If applicable and upon request, CWPITM will provide the buyer with available Material Safety Data Sheets.
- If buyer's project is subject to the Buy American Act, CWPITM will supply buyer with only domestic grown and harvested forest products.
- CWPI'sTM sale of products is never subject to a Master Contract between the buyer and his/her client/owner.

CWPITM may be asked to estimate project needs for the product it will be supplying – and we can do that!

- All quantities stated by CWPITM are good faith estimates only. Buyer is responsible for determining and ordering the actual items and the actual quantities required for completion of the scope of the work.
- Prices quoted are based upon the items and quantities shown on CWPI'sTM Order Acknowledgement.

SHIPMENT AND DELIVERIES

- If buyer requests product be delivered by a certain date, buyer must discuss with CWPI™ to verify product and shipping availability. CWPI™ makes every effort to supply buyers what they need and when they need it. However, all listed shipping and delivery times are good faith estimates only and cannot be guaranteed by CWPI™. CWPI™ is not liable for costs or damages incurred by buyer by reason of delay or untimely delivery. When CWPI™ learns of a delay in shipping or delivery, it will notify buyer as soon as reasonably possible.
- In the rare occurrence that the ordered product becomes unavailable, CWPI™ will work with buyer to find an acceptable replacement product or, if necessary, cancel the order. CWPI™ is not liable for costs or damages incurred by buyer due to product change or unavailability.
- Once Orders have been placed, products are shipped via common carrier freight or dedicated truck load carrier unless otherwise specified. CWPI™ may ship the entire order at one time or any portion(s) of the order on one or more vehicles within the time of shipment and/or loading agreed upon in the Order Acknowledgement.
- Freight deliveries that are dock to dock, require the receiving party to remove the product from the truck via a loading dock or with a forklift. For residential (or other non-dock) deliveries, the freight company is required to move the product to the tailgate of the truck and the receiving party is required to unload the product.
- In the case of offshore shipments, if the buyer's choice of port is unavailable to CWPI™, CWPI™ will choose an alternate port of arrival and will notify the buyer of the required change and any additional transportation costs for the port changes.
- Buyer, or buyer's representative, must sign the Pick List or Bill of Lading upon receipt of the product.

PAYMENT TERMS

- New customers need to complete an Application for Credit which includes a credit check and an agreement to abide by these Terms and Conditions of Sales. When approved, CWPI™ will notify the customer via letter.
- All shipments are subject to CWPI's™ prior approval of buyer's credit. If not approved, or at any time buyer's credit worthiness becomes impaired or unsatisfactory, other arrangements may be discussed and approved by CWPI™.
- Invoices are issued when the product is shipped. Invoices are payable in USA currency unless otherwise stated on the Order Acknowledgement and the Invoice.
- Buyer is liable for all expenses (including legal fees) incurred by CWPI™ in collecting past due amounts from buyer.
- Terms are 1% 10 Days (ADF, ADT & ADI) or Net 30 from the Invoice date, unless otherwise agreed to in writing and/or noted on the Invoice. CWPI™ Order Acknowledgements and Invoice payments are never subject to "Paid When Paid" and/or "Paid If Paid" conditions.
 - Note: ADF means After Deducting Freight, ADT means After Deducting Taxes and ADI means After Date of Invoice.
- No Retainage may be withheld by buyer.
- All amounts due bear interest during the time they remain unpaid and may be charged interest at a rate of 1.5% per month (18% per annum).
- If buyer fails to make payments according to the terms agreed upon, CWPI™ may defer further shipments until such payments are made. CWPI™ may pursue other available remedies.
- CWPI™ may cancel any order upon buyer's filing for bankruptcy, appointment of a receiver or otherwise becoming subject to third party administration. Cancellation fees will apply.

TAXES & DUTIES

- All applicable taxes are paid by buyer. If buyer is exempt from tax liability, the appropriate exemption form needs to be completed and submitted to CWPI™ in advance of invoicing.
- For shipments to any foreign nation, all applicable duties, VAT, taxes and charges are paid by buyer in addition to the price of the product.

RETURN OF GOODS

- CWPI™ cannot accept returns on custom orders.
- For non-custom orders, CWPI™ has a 30-day return policy, subject to its prior written approval, a 20% restocking fee and pre-paid return freight. CWPI™ may refuse returns if the product is not in re-saleable condition per CWPI's™ standards of quality.

CLAIMS

CWPI™ wants buyers to get the product they ordered per the specifications agreed to in the Order Acknowledgement. We make every effort to keep claims from happening. We work hard to rectify any claims or disputes that rarely, but can, happen.

- In the case of a dispute or claim concerning the product's grade, shipments are subject to reinspection by the agency which published the rules under which the product is graded. The conclusion from a reinspection by such agency, or any other re-inspector agreeable to both buyer and CWPI™, shall be taken as a basis for final settlement.
- Buyer shall promptly unload, properly store, document with photos and cover by insurance any shipments which are the subject of a dispute or claim. Unless otherwise agreed upon between buyer and CWPI™, disputes and claims are addressed in accordance with the reinspection rules of the agency which published the rules under which the product is graded. Buyer shall pay invoices when due.
- Product disputes and claims must be made within 10 days of delivery of the product. CWPI™ will deem that good delivery was made if no dispute or claim is made within this time limit. In the event of a dispute or claim, 100% of the product must be available for inspection or buyer's right to a dispute or claim is forfeited
- If the quantity delivered is proven to be less than the contracted amount, CWPI™ will, without delay, make good the shortage unless the shortage is acceptable to buyer, or for some reason, the product is no longer available. In the case of a tally discrepancy, buyer must call CWPI™ within 10 days of delivery. Buyer will be invoiced only for the exact quantity delivered. Buyer shall make payment, when due, under the terms of the Invoice.
- If buyer makes any disputes or claims, buyer shall make full payment for the shipment in accordance with the terms of payment contained in the Invoice. Buyer is not entitled to deduct, from the price invoiced to it by CWPI™, the amount of any claim made, unless CWPI™ has agreed, in writing, to such deductions.
- If buyer rejects the delivered product for proven defective quality, or rejection is awarded by inspections, CWPI™ will, without delay, replace the defective product or issue a credit note to the buyer equal to the value of the defective product. If the defective quality is proven, but does not result in buyer's rejection of the product, buyer may pay a negotiated reduced value for the defective product and will not be entitled to any other compensation.
- If the buyer wishes to remedy any defective or damaged product, CWPI™ must approve any changes to the invoiced cost of the product prior to such remedy/repair, if applicable.

FREIGHT AND SHIPPING

Freight is FOB delivered unless stated otherwise. If buyer requests product to be shipped from or delivered to a location other than the quoted shipping point, buyer is responsible for any additional freight cost.

Unfortunately, but rarely, items may be damaged in transit. Please inspect the product as soon as possible after delivery. If you believe the product is damaged in any way, please do not refuse the product. All freight claims must be submitted to CWPI™ within 24 hours of delivery via email or telephone contact.

- If you feel damage occurred during transit, ask the delivery carrier to make an inspection immediately. All damage must be noted on the Delivery Receipt (Bill of Lading) in detail and signed by the delivery carrier.
- A copy of the Delivery Receipt must be faxed, emailed or mailed to CWPI™ in order for a damage claim to be filed with the delivery company, in order for replacement product to be sent to the buyer.
- Buyer should photograph the damaged product on the truck and off the truck for evidence that will assist with a product damage claim. Photos must be emailed or mailed to CWPI™.

- The shipping company has the right to inspect and/or claim the product if a damage claim is filed. Failure to allow this may forfeit the claim. Damaged product may need to be shipped back to CWPI™.
- Should buyer refuse the product, this does not recuse buyer of re-delivery or return shipping costs.

FORCE MAJEURE

CWPI™ is not responsible for any direct or indirect damages caused by delays beyond the control of CWPI™. This includes:

- “Force Majeure” - any Act of God, or governmental agencies, war, mobilization, strike, lockout or other labor disturbance, drought, flood, total or partial fire, obstruction of navigation, strike at port of loading or discharge, or loss, damage or detention at sea, reduction, suspension or shutdown of operations, or other contingencies/causes beyond CWPI’s™ control which prevents the order, manufacture, shipment and/or delivery of product, or beyond the buyer’s control which prevents the receipt of product.
- Buyer or CWPI™, as the case may be, may suspend performance under the Order Acknowledgement for Force Majeure event with neither party being responsible to the other party for any damage resulting from such suspension. CWPI™ may, without liability, cancel such portion of its contracted volume with buyer which, as a consequence of a Force Majeure event, could not be obtained or delivered through CWPI™.
- Buyer or CWPI™, as the case may be, will give prompt notice to the other party of any Force Majeure event which may affect the performance under the Order Acknowledgment and also when such Force Majeure event ceases, and as soon as practicable, notify to what extent it will be necessary to suspend or cancel any order volume. When any suspensions are concluded, subsequent shipments will be resumed according to the Order Acknowledgment.

LIMITED LIABILITY

- CWPI™ has no control, or responsibility, over the use of the products it sells the buyer. Once product is delivered to and accepted at buyer’s location of choice, CWPI™ assumes no liability for any loss, damage or expenses connected with the product’s storage, installation, use, application, physical or chemical change to the product, or inability to use, etc. Buyer has sole responsibility for product once delivered on-site, except as noted in the Claims section.
- CWPI’s™ liability for personal injury and/or property damage arising from the purchase of products distributed by CWPI™ will be limited to the damages that are proven to have resulted from the gross negligence of CWPI™ or its directors, officers or employees. CWPI’s™ liability to buyer will not exceed the purchase price of the products sold to buyer.
- CWPI™ makes no warranty, express or implied, as to the suitability or fitness for any application, purpose or use of any product. Such suitability is at the discretion of the buyer, not CWPI™.

CLAIMS, GOVERNING LAW AND VENUE

CWPI’s™ goal is to provide excellent service and quality products to its customers. Current customers refer us to others because of this. Consequently, we want to settle, amicably and with integrity, any dispute or claim that arises from either party from the transaction this Terms and Condition of Sales applies to - - our history and our reputation speak to this!

- We encourage direct negotiations and discussions in a cooperative manner and good faith effort so that our business relationships with our buyers can be productive, meaningful and positive – and ethical!
- If, however, this proves impossible, buyer and CWPI™ each agree to participate, in good faith, in non-binding mediation upon the written request of the other party.
- This document will be governed by and construed under the laws of the State of Minnesota and will be venued in the Minnesota District Court for Hennepin County, Minnesota or the federal District Court for the District of Minnesota.