



## **SPECIAL CONDITIONS OF SALE FOR SALVAGE SALES**

1. The sale is to take place by sealed bid with reserve of all rights without prejudice to any liability, and for account of whom it will concern. Bids are to be presented either in closed envelope or per fax message on the previously mentioned address, up to and until the day and hour mentioned on the circular letter referred to. In case of equal bids, the decision is made by lot.
2. The goods are sold in their current state and not through description or by sample. All descriptions in the circular letter referred to are only approximative, and without further engagement. As the buyer is given the opportunity to survey the goods before the sale, no complaint will be accepted afterwards, for any reason whatsoever.
3. Payment is to be done cash in euro's, without discounts or commission, by collection note, to be drawn up ultimately the day following the day of sale at 16.00 hours.
4. Taxes and duties, of whatever nature, are at the expense of the buyer, who is also assumed to take all measures in relation to the acceptance of the goods and of the acquisition of all possibly required import and/or export permits.
5. Upon handing over the collection note, the goods are immediately for the risk of the buyer, who carries full responsibility as of this moment.
6. The goods, which collection note was not handed over in the set time, will be resold for the costs of the negligent buyer, who will not draw any profit from this transaction.
7. The removal of the goods is to take place as described in the circular letter referred to. After this period of time, the goods are stored for the account of the buyer.
8. The selling party reserves the right, not to sell the goods to the highest bidding party when the offers are deemed insufficiently high, or to withdraw from the sale without any responsibility in this respect.
9. Interested parties from abroad must be represented by a firm with local renown, recognized as such by the selling party. This firm must assume full representation for the buyer's observance of his obligations, and must co-sign the subscription.
10. Selling parties accept no responsibility whatsoever concerning the possible damaging nature of the product or concerning any risk whatsoever. Even if the authorities would forbid the import and/or export of the goods concerned, or would demand the destruction thereof, the paid sum will not be reimbursed.
11. Every bid which is not in compliance with the above-mentioned conditions, will not be taken into account.

**International loss adjusters & surveyors**

DP Survey Group N.V./S.A. Egemijn-Building - Baarbeek 1 B-2070 Zwijndrecht (Antwerpen)  
Tel: +32 3 295 10 50 Fax: +32 3 295 10 69 E-mail: info@dpsurveys.com www.dpsurveys.com  
RPR Antwerpen 0415.771.001 Fortis Bank 001-3021646-75 BTW nr. BE0415.771.001