

PURCHASE OFFER

I the undersigned____ (*) born in_____

on (date of birth)

and residing in____

(*) below referred to as the purchaser

offer the following purchase of goods as here described:_____

for the price of €_____

with the following terms of payment:

- 1. In order to safeguard the purchaser, this offer will be valid only under the following conditions:
 - a. The purchaser as the right to verify (personally or through Enonetexpo's affiliated operators) that the state of the goods is a declared and displayed on-line. The time allowance reserved for the purchaser to carry out checks amounts to eight days starting today, during which time will be reserved for him. After this period the present offer will have full validity. If the actual state of the goods does not correspond to that which was declared, the client has the right a 100 % refund for expenses incurred during the negotiations (travel expenses etc.).
 - 2. The purchaser also has the right to receive a written warranty from the owner stating that the goods are exempt from hidden defects that would make them unsuitable for their proper us. The owner must also guarantee that the goods are free from mortagages, foreclosure or confiscation.
 - In order to exercise his right to receive his right to receive the owner's registered name and references, the purchaser must send a countersigned copy of the present from to La Futura SAS fax number +39. 0423 76 35 08
 - 4. If the above mentioned conditions and the present purchase offer are accepted the purchaser is binded to pay a commission fee (8% or as provided by registration) as previously agreed upon plus VAT of the priced offer .
 - 5. The above mentioned fee must be played by direct remittance once the La Futura SAS invoice has been received .
 - 6. If the purchase is completed after the time period indicated under point 1a, the commission fee must still be payed by the same subject as reported by La Futura SAS, even if there is customer insatisfaction or if the renounces the deal for whatever reason attributable.
 - 7. The purchaser exempts La Futura SAS from any liability due to:
 - a. tardiness concerning he delivery of the goods arrangements.;
 - b. any warranties furnished by the owner;
 - c. any evictions of the merchandise in accordance with Articles 14836 and 1484 of the Italian Civil Code;
 - d. damages of any kind..
 - 8. The contract will be governed and interpreted in accordance with the laws of Italy. Any controversy arising from the Contract will be subject to the Court of Treviso.

Date____

The subscriber

lafutura s.a.e

(Signature of the Appointed Referent)

EnoNetExpo Piazza Corte Maggiore 23/10 - 31044 Montebelluna (TV) Tel. 348 59 05 990 Fax 0423 76 35 08 <u>info@enonetexpo.com</u> www.enonetexpo.com Un marchio di lafutura s.a.s. C.F. 00667500250 P.IVA 02194740268 REA di Treviso n. 193967



In accordance with the provisions set forth by Italian Law Articles 1341, 1342, 1469 bis and following Civil Codes, we specifically endorse articles : 5 (commission payability) – 7 (court of reference).

The Subscriber

(Signature of the Appointed Referent)

lafutura s.a.s. 6.4

INVOICE DATA (PURCHASER)

Company name____ Address _____

VAT number_____

RESERVED AREA FOR THE OWNER OF THE MACHINES (VENDOR)

In acceptance of the purchase offer as submitted on the present form Date ______ The Vendor of the goods,

In accordance with law 196/2003 (protection of personal data) we notify that the data gathered regarding your business is used exclusively for administrative and accounting purposes. It is in your power to exercise the rights acknowledged in Article 13 of the above law.

* The Contract is drawn up in the Italian language, with an English translation for informative purposes only. In the event of any discrepancies, the Italian version shall prevail.