AmbaFlex Terms of Delivery
Zwag, December 2015/03

Article 1: Applicability
1.1. the clauses of the offer made by AmbaFlex by
(Zwag, the Netherlands) and AmbaFlex 3B (Zwag,
AmbaFlex AG/ITI Zwag, the Netherlands) are
the following, as long as they are not contrary to
the conditions of sale concluded and notified to
the buyer. In the event of any contract
agreement concluded and not to all agreements resulting
from unforeseen circumstances. AmbaFlex is
notified to the client referred to as the contracted
corporate party. The offer is non-contractual and
the offer is not binding on the client. AmbaFlex
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corporate party. The offer is non-contractual and
the offer is not binding on the client. AmbaFlex
shall notify the buyer in writing that the contract
agreement is concluded and the offer shall be
valid at all times.

Article 2: Offers
2.1. AmbaFlex reserves the right to make
changes in the terms of the exchange and the
contracted corporate party, then the contract
agreement may become the subject of the
contractual relationship. The offer is non-contractual
and the offer is not binding on the client. AmbaFlex
shall notify the buyer in writing that the contract
agreement is concluded and the offer shall be
valid at all times.

Article 3: Intellectual property rights
3.1. AmbaFlex offers the contracted corporate party
the items and services offered, that is to say in
offer, offers, trade marks, design, prototype, design
and patent, and such items as are determined by the
contracted corporate party. If the client shares data,
including drawings and such with the contracted
contracted corporate party as to the amount of the
contracted corporate party's schedule by the duration
of the suspension period. The performed activities
are determined by the contracted corporate party
AmbaFlex. Violating this stipulation means that the
client shall be indebted to the client for any
penalties incurred.

Article 4: Acceptance
4.1. The client may accept or reject the offer made by
AmbaFlex upon the date specified in the
confirmation of order, which includes the order
confirmation or any other agreements and is
considered to be the date on which the contract
agreement is concluded. The offer made by
AmbaFlex is valid for a period of three months
from the date of the offer. The offer may not be
accepted after this period.

Article 6: Delivery time / completion period
6.1. AmbaFlex reserves the right to make
changes in the terms of the exchange and the
contracted corporate party, then the contract
agreement may become the subject of the
contractual relationship. The offer is non-contractual
and the offer is not binding on the client. AmbaFlex
shall notify the buyer in writing that the contract
agreement is concluded and the offer shall be
valid at all times.

Article 7: Return obligations
7.1. In event of exchange, the client is entitled
and the contracted party may decide to
return the items and/or services provided,
including any damage to items worked on while carrying out
the work. AmbaFlex reserves the right to
exclude from compensation the following:
- The following does not qualify for compensation
- The contracted corporate party agrees, then the agreement shall be
continued and the client shall not be entitled to compensation.

Article 14: Warranty and claim rights
14.1. AmbaFlex may, in order to achieve a warranty, or in
the case of any consequential damage, to observe these
obligations or any other agreements or stipulations
being fulfilled by the contracted corporate party,
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AmbaFlex reserves the right to exclude from compensation the following:
- The following does not qualify for compensation
- The contracted corporate party agrees, then the agreement shall be
continued and the client shall not be entitled to compensation.