Terzetto Terms & Conditions of Sale

1.Definitions

"Agreement" means the agreement by which you agree to purchase and we agree to sell the Goods. "we" and "us" means Terzetto Natural Stone Tiling whose registered office is at Unit 24 Centre Park, Marston Moor Business Park Tockwith, Wetherby, YO26 7QF. VAT No: 827 8998 52./ Telephone number 01423358855/ email;

info@terzetto.co.uk and "you" means the customer.

"Business sales" includes selling to a trade, profession or professional body.

"Consumer sales" includes selling to any person who is purchasing for purposes outside of their normal business. "Delivery Address" means the address at which we agree to deliver the Goods.

"Goods" means the goods which we agree to provide to you on these terms.

"Delivery Date" means the date on which we agree to deliver the Goods to the Delivery Address.

"Price of the Goods" means the price for the Goods shown as excluding VAT and delivery in the case of business sales and the prices shown as inclusive of VAT but exclusive of delivery in the case of consumer sales. "Total Price" means the price for the Goods and delivery, inclusive of VAT.

2. Order and Sale

2.1 You order and agree to buy, and we agree to sell, the Goods at the Price, subject to these terms and conditions

2.2 Products which are not standard and are therefore specifically ordered for you or fabricated for you must be paid in full before the order/ fabrication will be processed and cannot be cancelled after the order / fabrication process has started.

3. Applicable terms, conditions and representations

3.1 These terms are the only terms and conditions governing the Agreement.

3.2 There cannot be a variation or change to anything in this Agreement unless it is agreed in writing and signed by both of us.

3.3 It is your responsibility to check that all the details relating to your order are correct and to provide us with all relevant information relating to the environment in which the Goods are intended to be used and for their Delivery. 3.4 It is important that you check your measurements carefully. An order should always include an additional 10% to allow for wastage to cover cutting, minor imperfections as could be expected with the type of stone and finish ordered and breakage. If you do not order enough, subsequent Goods (due to them being a naturally occurring product) may not be exactly the same as the original Goods.

3.5 We can provide estimates of quantities of Goods but this will be based on general guidelines and the measurements which you have supplied. It is your responsibility to provide accurate measurements to ensure that you have ordered the correct quantity of Goods. You should therefore seek professional advice as variations in surfaces and angles may affect the quantities ordered. We will not be responsible for any shortfalls or surpluses. 3.6 Where you are acting other than as a consumer, you confirm that you are not entering into this Agreement on the basis of, or relying on, any representation made to you by us or any of our staff (or anyone else) that is not expressly incorporated into this Agreement in writing and signed by both of us.

3.7 As we have not carried out a survey or inspection of the installation site of the goods we cannot give any warranty as to the suitability of the Goods for that, or any other given environment. If you are acting other than as a consumer you cannot rely on any implied or express representation, advice or information given to you by us, that is not incorporated into the Agreement and signed by both of us.

3.8 We cannot be held responsible for circumstances beyond our reasonable control. This may include (without limitation) shortfalls at source, natural disasters and restraints or delays affecting suppliers or transportation to us We will endeavor to contact you as soon as possible if these problems occur.

3.9 In the case of business sales, you confirm that these are the only terms of the agreement between us and any provisions upon which you purport to purchase including those on any of your purchase order, or confirmation of order or similar documents or forms do not apply to this agreement between us.

4. Description and samples

4.1 All descriptions, images (in both print and on the internet) and samples of our Goods are for the purpose of giving an approximate representation of the Goods only.

4.2 You acknowledge that the Goods are natural and geological variations will occur in terms of colour, markings, texture, size and between consignments, which are beyond our control. We advise you to view as much of the Goods as possible before entering into this Agreement.

4.3 You should be aware that all of the Goods are porous to some degree and should be sealed. Some may easily be scratched and/or be subject to natural pitting/chipping.

5. Price

Business sales

5.1 The price is the price indicated as exclusive of any VAT and delivery charge which you must pay in addition. Consumer sales

5.2 The price is the price indicated as inclusive of any VAT but exclusive of delivery charge which you must pay in addition.

All sales

5.3 We reserve the right to change the price by giving you notice at any time before delivery to reflect any increase in the cost to us such as foreign exchange fluctuations, alteration of duty increase of the cost of the material and such like. If we change the price and you are not happy with it you will be able to cancel your order. Products which are not standard and are therefore specifically ordered for you or are fabricated for you cannot be cancelled after the order/fabrication process has started. If we do agree to cancel the order, you will be liable for any reasonable costs incurred.

6. Payment

6.1 Payment is required on placement of your order. Please note that we will not arrange delivery until we are in receipt of cleared funds. 6.2 Credit account customers who fail to pay will be liable to pay interest on the Total Price from the due date until you make the payment, at a rate 2% above the base rate of NatWest Bank on a daily basis.

7. Delivery & Collection

7.1 We shall endeavor to have the Goods delivered to the Delivery Address on the Delivery Date, but time for delivery is not of the essence of this Agreement. We use an independent delivery company for which we are not responsible so we cannot guarantee delivery times.

7.2 The Goods will be off-loaded at the nearest accessible point to the Delivery Address at the discretion of the driver, which may be the kerbside. The driver will not handle the Goods further.

7.3 You must make us aware of any access restrictions or difficulties for a large lorry and you must ensure a responsible person is at the Delivery Address at the time of Delivery to supervise the off-load and sign for the Goods.

7.4 The cost of delivery is in addition to the Price and subject to VAT.

7.5 If we are not able to deliver the Goods as a result of you not complying with your obligations under these terms, the Goods will be retained by the driver and you will be responsible for any re-delivery or storage charges. 7.6 You may only collect your Goods from our warehouse by prior arrangement and only in a vehicle capable of being fork-lift loaded (unless otherwise agreed in writing). If you arrange transportation of the Goods, it is at your own risk and we will not accept claims for damage or breakages.

8. Risk and Property

8.1 The risk (of, for example breakage, loss and damage) in the Goods will pass from us to you on completion of delivery or (if you decide to collect the Goods) point of collection.

8.2 The ownership of the Goods will not pass to you until we have received payment of the Total Price in full in cleared funds.

9. Unpacking, stacking and storing

9.1 Care needs to be taken when unpacking the Goods as the spacers may need to be removed from the packaging before the Goods are lifted out. The Goods should always be stacked and stored vertically (on edge) but not on a hard surface as this may cause unnecessary edge chipping. We cannot be held responsible for

damage which occurs after delivery or (if you decide to collect the Goods) after collection. 9.2 Stone tiles may need to dry out before the installation process begins. You should ask your fitter to advise you if this is the case.

10. Examination and Acceptance

10.1 We take care to ensure that all of our goods leave us in perfect condition. If there is any obvious damage to the goods, please make a note of the damage on the delivery note. If the goods are deemed and proven to be damaged on delivery, by way of documentary evidence such a photograph we will bear the cost of redelivery and replacement goods. Please note you will still be required to notify us under clause 10.2, 10.3 and 10.4 as applicable.

Business Sales

10.2 You must inspect the Goods on delivery or collection (as the case may be) to ensure that they are the correct type, of satisfactory quality, undamaged and the correct amount and if they are not, you must notify us within 48 hours of delivery or collection (as the case may be) for correction, replacement or refund of all or part of the Price (at our option), which will be your sole remedy. If the goods are damaged or unsatisfactory quality, we reserve the right to request documentary evidence such a photograph in support of your statement. If you do not reject them within this time, or if you have installed them, you will be deemed to have accepted them and we will have no liability to you. The foregoing sets out your only rights and remedies in relation to the Goods and all other terms and conditions, express and implied, relating to the quality or fitness for purpose of the Goods are hereby excluded to the fullest extent permitted by law.

Consumer Sales

10.3 If the Goods are not of the correct type, or of satisfactory quality i.e damaged, you should notify us within 7 days (starting on the day after the day of delivery or on the day after the day of collection, as appropriate), you will be entitled to reject them and we will either refund to you the Total Price or make available replacement Goods (at vour option).

If the fault with the order proves to be an error on our part, we will bear the cost of redelivery of replacement goods and collection of original goods.

If the fault proves to be an error on your part you will be required to bear the cost of re delivery of replacement goods and collection of the original goods.

10.4 If an incorrect amount of the goods are delivered or collected, you should notify us as soon as possible (preferably within seven days) and we will arrange to deliver or make available (as appropriate) the correct quantity of the goods.

If this proves to be an error on our part, we will bear the cost of delivery of the balance of the order If this proves to be an error on your part, you will bear the cost of delivery of the balance of the order.

11. Limitation of liability

Business Sales

11.1 We will only be liable to you under or in relation to this agreement or in relation to the goods if you tell us about any short fall, proven damage or defect in the goods within forty eight hours after delivery or collection (as appropriate) but not otherwise. We reserve the right to request documentary evidence, such a photograph, of the damage or fault.

If you so notify us, our only obligation to you will be (at our option):

11.1.1 To make good any shortage or non-delivery; or 11.1.2 To replace or repair any damaged or defective goods.

11.2 We will not be liable to you for loss of profits or loss of business. Depletion of good will or for any indirect or consequential lose or other consequential compensation. Our total liability to you (whether in contract, tort (including negligence), statute or otherwise) shall in no event exceed the price.

11.3 We reserve the right to charge a restocking and collection charge for goods returned to us which are not for reason outlined in clause 11.1.

Consumer sales

11.4 We will not be liable to you for lost working time or the cost of third party contactors where you (or you

contractor) fails to install the goods correctly or fail to us the correct base, sealants or installation techniques or if the environment in which the goods are installed is unsuitable.

11.5 Please note that we sometimes provide extra and/or damaged extra tiles to you free of charge which may be of use to you. We will therefore only be liable to you if we have not provided you with the quantity of Goods which you ordered in a non-defective and undamaged condition.

11.6 Nothing in this Agreement is intended to limit any rights that you may have as a consumer under statute or to limit our liability to you in respect of death or personal injury resulting from our negligence or for fraud or fraudulent misrepresentation in respect of an untrue or misleading statement.

12. Right of Cancelation for Consumers

This clause only applies if you are acting for a purpose outside your business and there has been a distance contract. Distance contact means any contract concerning goods or services between a supplier and a consumer under a distance sales or service provision scheme that makes exclusive us of distance communication up to and including the moment at which a contract is made.

12.1 You may cancel this Agreement within 7 working days (period of cancellation) beginning the day after you receive the Goods.

12.2 To cancel you must let us know in writing that you wish to cancel. You may do this by, letter or email sent within the 7 days to us at the address set out in clause 1. If you tell us verbally you will need to send confirmation in writing within the 7 days

12.3 You cannot cancel if the Goods are made specifically for you, or you have installed or laid them or used them

12.4 If you wish to cancel goods which have already been delivered, then you must return the goods to us at your own cost, or we can collect them from you. If we collect the goods then you will be liable for the cost of collection. 12.5 You have a duty of care during the period of cancellation to ensure that the goods are returned to us in the condition in which they were delivered. We reserve the right to charge for any damages caused by failure to carry out your duty of care.

13. Fixing Products and Installation

13.1 Any advice given by us or our staff relating to fixing products and installation is given in good faith but should be used as a general guide only as we have not carried out a detailed survey of the place of installation of the Goods and cannot therefore be sure that our advice is correct. You may not therefore rely upon this advice. It is your responsibility to purchase the correct fixing products and sealants for the environment in which (and in particular the surface upon which) the Goods will be installed. You must adhere to the stated manufacturer guidelines when installing. We recommend that you use our professional installation service or take advice from

a professional fitter. 13.2 We do offer a professional installation service but if you choose not to use us it is your responsibility to

ensure a professional fitter is carrying out your installation and surveyed the job. We strongly recommend that you take up independent references.

13.3 If you don't use Terzetto to install your goods we cannot be responsible for the installation of the Goods or for damage caused during or arising out of installation.

14. Third Parties

This Agreement is not intended to and does not give any third parties any right to enforce any of its provisions.