AWG Water Global Sales Terms and Conditions

By purchasing an Atmospheric Water Generation (AWG) system from AWG Water, you agree to the following terms and conditions: All sales are subject to the governing laws of the country of purchase and are provided on an "as-is" basis unless otherwise specified in a written warranty agreement. Customers are responsible for ensuring compliance with import/export regulations, taxes, and duties applicable to their region. AWG Water shall not be liable for delays or non-performance caused by circumstances beyond our control, including but not limited to shipping disruptions or force majeure events. Installation and maintenance must adhere strictly to the instructions provided in our official documentation; failure to do so may void warranties.

AWG Water reserves the right to amend these terms and conditions without prior notice. For any disputes, the resolution will be subject to arbitration or the jurisdiction stipulated in the sales contract. You fully acknowledge and accept these terms and conditions by proceeding with a purchase.

AWG Purchase Agreement Terms and Conditions

Unless otherwise indicated, all purchase agreements apply the following terms and conditions.

- All invoices are due upon receipt unless pre-approved credit terms are in place.
- A fifty percent (50%) deposit is required during order placement.
- Upon receiving an order and deposit, AWG Water will confirm acceptance within two business days.
- Listed prices exclude shipping costs unless specified otherwise.
- The listed prices do not include VAT taxes or import duties.
- The remaining balance of any order must be paid prior to shipment from AWG Water.
- Custom and BETA orders are non-returnable.
- Stock items may be returned in new, salable condition. A Return Goods Authorization (RGA) number is required before returning any items. Returned goods are subject to a thirty percent (30%) restocking fee

Intellectual Property Protection Protection

AWG Water reserves the right to cancel any order or refuse the sale of Atmospheric Water Generation (AWG) systems into any region or territory where it determines that its intellectual property, proprietary technology, or trade secrets may be at risk of exploitation, infringement, or unauthorized use. This determination may include but is not limited to, concerns regarding inadequate legal protections, regulatory uncertainty, or evidence of prior intellectual property violations within the specified area. AWG Water's decision to cancel or refuse an order under this clause is final and made to safeguard its innovations and competitive advantage. By placing an order, customers acknowledge and agree to this condition as part of the terms of sale.

Jurisdiction of Any Transaction

The parties agree that any legal actions or proceedings shall be exclusively brought in the state or federal courts located in Connecticut, USA. By entering into any transaction with AWG Water, the purchaser consents to the jurisdiction of these courts and waives any objections to the venue or jurisdiction therein. This clause binds all parties and provides a clear framework for resolving disputes efficiently and fairly.