



Terms & Conditions

Welcome to <http://www.invesa.co/> (the "Invesa site"). The services on this site are offered to you by Invesa, and its affiliates subject to the following conditions. If you visit or shop at the Invesa site, you accept these terms and conditions. Please read them carefully. When you use any current or future Invesa service or visit or purchase from any business affiliated with Invesa Business Solutions, whether or not included in the Invesa site, you will be subject also to the guidelines and conditions applicable to such service or business. BY USING THE INVESSA SITE AND THE SERVICES OFFERED THROUGH IT, YOU AGREE TO BE BOUND BY THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE WITH ANY OF THESE TERMS AND CONDITIONS, YOU MAY NOT USE THE INVESSA SITE.

Privacy

Please review our Privacy Policy, which also governs your visit to the Invesa site, to understand our practices

Electronic Communications

When you visit the Invesa site or send e-mail messages to us, you are communicating with us electronically. You consent to receive communications from us electronically. We will communicate with you by e-mail. You agree that all agreements, notices, disclosures, and other communications that we provide to you electronically satisfy any legal requirement that such communications be in writing.

Copyright

All content included on the Invesa site--such as text, graphics, logos, button icons, images, audio clips, digital downloads, data compilations, and software--is the property of Invesa Business Solutions or its affiliates or content suppliers, and is protected by international copyright laws. The compilation of all content on the Invesa site is the exclusive property of Invesa Business Solutions and protected by international copyright laws. All software used on the Invesa site is the property of Invesa Business Solutions or its affiliates or its software suppliers, and protected by international copyright laws

Licence and Site Access

Invesa Business Solutions grants you a limited licence to access and make personal use of the Invesa site, and not to download (other than page caching) or modify it, or any portion of it, except with the express written consent of Invesa Business Solutions. This licence does not include any resale or commercial use of the Invesa site or its contents; any collection and use of any product listings, descriptions, or prices; any derivative use of the Invesa site or its contents; any downloading or copying of account information for the benefit of another merchant; or any use of data mining, robots, or similar data-gathering and extraction tools. The Invesa site or any portion of it may not be reproduced,

duplicated, copied, sold, resold, visited, or otherwise exploited for any commercial purpose without the express written consent of Invesa Business Solutions. You may not frame or utilize framing techniques to enclose any trademark, logo, or other proprietary information (including images, text, page layout, or form) of Invesa Business Solutions and our affiliates without express written consent. You may not use any meta tags or any other "hidden text" utilizing Invesa's name or trademarks without the express written consent of Invesa Business Solutions. Any unauthorized use terminates the permission granted by Invesa Business Solutions. You are granted a limited, revocable, and nonexclusive right to create a hyperlink to the home page of Invesa Business Solutions, so long as the link does not portray Invesa Business Solutions, its affiliates, or their products or services in a false, misleading, derogatory, or otherwise offensive matter.

Your Account

If you use the Invesa site, you are responsible for maintaining the confidentiality of your account and password, as well as for restricting access to your computer, and you agree to accept responsibility for all activities that occur under your account or password. Invesa Business Solutions and its affiliates reserve the right to refuse service, terminate accounts, remove or edit content, or cancel orders in their sole discretion.

Risk of Loss

All items purchased from Invesa Business Solutions are made pursuant to a shipment contract. This means that the risk of loss and title for such items passes to you upon our delivery to the carrier.

Site Policies, Modification, and Severability

We reserve the right to make changes to our site, policies, and these Terms and Conditions at any time. Any changes or revisions will be effective immediately upon their posting on the Invesa site. Your use of the Invesa site will be subject to the version of the Terms and Conditions posted on this site at the time of such use. Accordingly, you are advised to review the Terms and Conditions prior to using the Invesa site. YOUR CONTINUED USE OF THIS SITE FOLLOWING THE POSTING OF ANY CHANGES OR REVISIONS WILL CONSTITUTE YOUR ACCEPTANCE OF SUCH CHANGES OR REVISIONS. IF YOU DO NOT AGREE TO ANY CHANGES OR REVISIONS TO THESE CONDITIONS OF USE, YOU MAY NOT USE THE INVESA SITE AND ARE TO DISCONTINUE USE OF THE SITE IMMEDIATELY. If any of these conditions shall be deemed invalid, void, or for any reason unenforceable, that condition shall be deemed severable and shall not affect the validity and enforceability of any remaining condition.

Our Address

Invesa Business Solutions

5445 Henry-Bourassa West, Suite 260

Montreal, QC, H4R 1B7

<http://www.invessa.co/>

Telephone: 514-447-4566

Toll-free: 1-888-827-9527