

PRICE LIST 2023

PRICE GROUP			PRICE GROUP			PRICE GROUP			PRICE GROUP	
n.	Euro		n.	Euro		n.	Euro		n.	Euro
1	2,90		35	6,50		69	57,70		103	78,30
2	3,00		36	3,80		70	49,10		104	13,80
3	12,40		37	1,90		71	14,90		105	14,00
4	62,90		38	1,70		72	15,60		106	237,60
5	12,00		39	1,30		73	18,00		107	297,70
6	5,80		40	17,00		74	23,30		108	130,00
7	5,50		41	12,10		75	12,50		109	270,80
8	1,30		42	55,90		76	10,70		110	294,00
9	1,40		43	60,10		77	9,60		111	10,70
10	5,00		44	12,60		78	10,20		112	10,80
11	9,70		45	12,90		79	4,00		113	53,70
12	10,20		46	40,20		80	4,70		114	63,70
13	21,30		47	74,30		81	81,60		115	61,30
14	21,10		48	68,00		82	91,7		116	5,30
15	18,40		49	66,50		83	78,30		117	67,10
16	12,60		50	58,50		84	242,9		118	14,80
17	8,20		51	54,80		85	104,20		119	14,90
18	7,50		52	54,90		86	6,60		120	15,10
19	7,60		53	11,80		87	5,80		121	16,70
20	6,30		54	12,40		88	5,10		122	18,20
21	5,80		55	12,60		89	217,50		123	19,60
22	12,70		56	9,10		90	42,20		124	26,30
23	12,90		57	10,30		91	83,30		125	26,60
24	13,00		58	14,10		92	80,90		126	30,60
25	13,20		59	36,10		93	108,70		127	79,70
26	25,90		60	71,30		94	74,80		128	52,80
27	28,00		61	6,40		95	87,10		129	105,40
28	30,70		62	6,20		96	8,30		130	122,50
29	35,40		63	2,60		97	105,40		131	104,20
30	11,40		64	3,30		98	75,30		132	99,30
31	11,30		65	3,50		99	65,50		133	183,70
32	11,20		66	11,50		100	73,20		134	166,60
33	8,70		67	3,80		101	75,10			
34	7,60		68	56,00		102	74,80			

ADDITIONAL CHARGES	
DELIVERY TO TRANSIT DEPOT	€ 25,00
PACKAGING for room lots (pallet+shrink wrap)	€ 25,00
WOOD BOX for DHL shipment (when requested)	€ 35,00
RETURNED MATERIAL	HAS TO BE APPROVED BY OUR COMMERCIAL MANAGEMENT. FINAL VALUE OF RETURNS WILL BE DEFINED ONLY AFTER GOODS INSPECTION AT OUR WAREHOUSE, IN ANY CASE THE ALLOWANCE WILL NEVER BE HIGHER THAN 80% OF THE INVOICED VALUED.

GENERAL SALES CONDITIONS

Premise: in the following text Ceramiche Grazia S.p.A. will be designated "Seller" and the contractual counterparty "Buyer"

- 1) - SUBJECT - The sale concerns only the materials and quantities specified in the order confirmation or in other written communications from the Seller.
- 2) - CONTRACTUAL REGULATIONS - These general conditions, unless otherwise agreed in writing, govern all sales contracts concluded with the Seller and concerning the products included in its catalogs. These conditions, affixed to all the catalogs of the Seller with the list and the prices of the goods, are understood to be known by the buyers, and therefore effective against them when they view the catalog. Any derogation from these general conditions, even if made at the initiative of the Seller's agents, will be binding on the Seller only after its possible acceptance in writing and in any case limited to the individual contract to which it refers.
- 3) - ORDER CONFIRMATION - The contract of sale will be completed with the receipt by the Buyer of the Seller's order confirmation. Offers made to customers by agents, brokers or other intermediaries and the order proposals submitted by them, will not bind the Seller until the express acceptance with the aforementioned order confirmation. This order confirmation will prevail over the text of the offer or acceptance and will be binding on the purchaser if he has not objected to its conformity in writing within two days of receipt of the order confirmation.
- 4) - DELIVERY - the goods shall be deemed to have been sold "ex works" and the delivery shall be deemed to have been affected in the Seller's premises ten days after notification of the arrangement; or Failing this, at the time of return to the carrier or at the time of signature of the consignment note from that moment all risks of the material shall be transferred to the Buyer. The Buyer must also bear the costs of storage and custody if the goods are deposited with third parties and are not picked up promptly: The delivery terms are intended to approximate: even those expressly declared peremptory are subject to the tolerances of use and are extended as a result of events not attributable to the Seller. All shipments for railways and trucks will be made in the assigned receipt. Shipments by sea and by land concerning supplies abroad will be made according to the conditions chosen from time to time approved by the International Chamber of Commerce and subsequent changes ("Incoterms").
- 5) - PRICES ARE INTENDED EX WORKS - Taxes, duties and expenses of all kinds are to be paid by the Buyer. The goods for billing and related payments will be quantified on the basis of the actual quantity supplied. The Seller may change the prices of the material in the event of higher increases of 10% in labor and raw materials between the purchase of the order and delivery. The only place of payment is the Seller's office, which has the right to accept bills of exchange, bank cheques, drafts authorizations without this involving the novation of the original credit, prejudice to the confidentiality agreement, change in the derogation from territorial jurisdiction. No payments shall be made to Agents, Representatives, or other persons other than the Seller, unless expressly waived in writing by the Seller on a case-by-case basis. Any delay or irregularity in payments shall entitle the Seller to terminate existing contracts or to suspend their delivery or to demand payment in advance, with immediate forfeiture of the benefit of the time limit, even if the contracts are different, as well as the right to compensation for any damages without any right for the Buyer to make claims for compensation or otherwise. The delay in payments, even partial, with respect to the terms of the contract or, failing that, the legal terms referred to in art. 4 of Legislative Decree 231/2002, will automatically run, without the need for late construction, the interest of the measure provided for in art. 5, paragraph 1 and 2, of DLGS 231/2002. It will also be due to the seller the reimbursement of the costs of recovery of sums not paid in time as required by art. 6 of the same decree according to the forensic fees in extrajudicial matters. If the sums are recovered in court, Articles. 633 and following of the c.p.c. according to the changes made by Legislative Decree 231/2002.
- 6) - GUARANTEE - The Seller provides the guarantee only for the material of first choice with a tolerance of 5%; the guarantee for the second and third choice and for the stocks is expressly excluded. The possible differences in shades and the desired imperfections of the decorations are a characteristic and a value of the artistic production, also the presence of cracks (craquelé) on the glazed surface is a phenomenon of artistic ceramics and tends to be less evident with adequate cleaning. Defects and defects of the goods must be reported in accordance with the law and, if found and recognized by the Seller, they will be entitled to replacement of the material. It is excluded the possibility of requiring the termination of the contract and compensation for direct or indirect damages due to the lack of availability of the material during the period necessary for its replacement. The buyer is responsible for the costs of transport, insurance and assembly of the material sent in replacement. The Seller remains the property of the replaced material which must be returned to its premises within thirty days of the shipment of the new material. The goods that have already been laid and the goods that have been treated with acid-based and therefore not adequate solutions are excluded from this warranty. The warranty regarding the use that will be made is always excluded, even if the Seller has provided opinions or suggestions.
- 7) - CHARACTERISTICS OF THE MATERIAL - The color of the material, the thickness, the shape and the settings created and forming part of brochures, price lists and other advertising material, are for illustrative purposes only and are purely indicative; are not binding on the Seller, which reserves the right to modify them at any time according to its commercial and production needs.
- 8) - PROHIBITION OF ACTION - The Purchaser cannot delay or suspend payments for any reason, even in the event of disputes or complaints, nor can he bring legal proceedings against the Seller if he has not previously settled the debt in full.
- 9) - RETENTION OF TITLE AGREEMENT - In case of sale and deferred payment, the Seller remains the owner of the material until the full payment of the debt by the buyer.

10) - CONTRACTUAL CHANGES - Any changes to these general conditions must be made in writing or confirmed by registered letter from the Seller.

11) - THE RESOLUTION OF DISPUTES - It is delegated to the jurisdiction of the Judicial Authority of Modena, without prejudice to the faculty of the seller to appeal to the Judicial Authority of the place of residence or domicile of the Buyer. In case of supplies abroad, any disputes that may arise will be regulated by Italian law.

12) - TREATMENT OF PERSONAL DATA - Pursuant to art. 10 of the law of 31 December 1996 number 675, the Seller informs the Buyer that the personal data provided by the Seller, or otherwise acquired by the Seller in the course of its activities also with companies offering commercial information services, may be processed, in compliance with the aforementioned legislation and the obligations of confidentiality to which the Seller is bound. The processing of personal data is their collection, registration, organization, storage, processing, modification, selection, extraction, comparison, use, interconnection, blocking, communication, dissemination, cancellation and destruction or the combination of two or more such operations. The data in question will be processed for purposes related to the activities of the Seller. In relation to the aforementioned processing, the Buyer may exercise the rights referred to in Article 13 of Law 675/96. The provision of data, although not mandatory, is however necessary as strictly functional to the performance of the contracts governed by these general conditions of sale for which the lack of consent from the Buyer's part to the processing of data will entail, where unavoidable for the quality of the data whose processing or consent to communication is denied, the termination of the contracts or the impossibility of giving effect to them. The owner of the aforementioned treatments is Ceramiche Grazia S.p.A. with registered and administrative headquarter in Corlo (MO) Italy in the person of the legal representative for the purposes of Law 675/96.
Ceramiche Grazia S.p.A.
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