



## **Terms of Sale:**

1. **Credit:** All sales are subject to credit approval. Credit is approved at the sole discretion of Shasta Vent Inc.
2. **Terms:** Payment terms are Net 30, FOB shipping point, unless otherwise specified on the sales invoice. Shipments direct from China are FOB port of entry to North America. Delinquent accounts are subject to a 1-1/2% monthly service charge plus any out of pocket collection costs.
3. **All sales are Final:** All sales are Final and product cannot be returned for credit.
4. **Prices:** Prices are subject to change without notice.
5. **Sales Tax:** All sales are subject to sales tax. Sales will be charged unless the buyer provides required documentation of their authority to not pay sales tax. Buyer is responsible for all sales and use taxes.
6. **Multiple Shipments:** Orders may be filled in multiple shipments. Each shipment will be accompanied by its own invoice and each invoice will carry its own payment terms according to the "Terms" clause, above.
7. **Shortages:** All claims for shortages must be reported within 5 business days of arrival.
8. **Damaged Goods:** All claims for damaged goods must be reported with 5 business days of arrival. You are advised that any evidence of damage to a carton should result in an immediate and thorough inspection of the contents. Claims for damage should be made directly to the freight carrier. Shasta Vent will provide assistance to you with your claim to the carrier.
9. **Defects:** All claims for defective product must be proven with digital photography. Shasta Vent will replace any defective items.
10. **Internet Sales and Advertising:** *Advertising* Shasta Vent products on the internet is allowed only by authorized Shasta Vent dealers. *Selling* Shasta Vent products over the internet requires express, written approval from Shasta Vent, Inc. and must comply with Shasta Vent Inc.'s "Internet Sales Policy" (found on [www.shastavent.com](http://www.shastavent.com)) which includes compliance with Minimum Advertised Price (MAP).
11. **Product Warranty:** The product warranty is outlined in the Shasta Vent Catalog.
12. **"At-Will" relationship:** The relationship between Shasta Vent, Inc. and its distributors and dealers is "at-will" and can be terminated by either party without cause. Any such termination will not impact the legal responsibilities of either party for prior business and dealings. Namely, unpaid invoices will remain due and payable, and warranty responsibilities to end users will be honored.
13. **Shasta Vent Intellectual Property:** Shasta Vent, Inc. owns brand names, trade names, copyrights and other intellectual property. Dealers and distributors may use Shasta Vent's intellectual property for advertising purposes as long as they are in good standing with the Company. The Company reserves the right to disallow the use of its intellectual property without cause.

**Shasta Vent, Inc., 401 Ryland St. Ste 301, Reno, NV 89502**