

Corradi S.r.l.

Sede Legale
Via M. Serenari, 20
40013 CASTEL MAGGIORE
C.F. - P.IVA: IT03464321201

Sede Operativa
Via Marino Serenari, 20
40013 Castel Maggiore (Bo)

T. +39 051 4188411
F. +39 051 0822 458
F. +39 051 0822 459
ordini@corradi.eu

Corradi
OUTDOOR LIVING SPACE

Quotation**N. 229094 02/11/2020 Pag. 1/1**

Your Ref

Cliente / Customer

Shipping address:

CP INTERIORS
RUE DES PRES TRADING ESTATES, ST.
SAVIOUR
JERSEY - CHANNEL ISLANDS
JE27QN
REGNO UNITO

CP INTERIORS
RUE DES PRES TRADING ESTATES, ST.
SAVIOUR
JERSEY - CHANNEL ISLANDS
JE27QN
REGNO UNITO

P.Iva **GB0005218**
Tel / Phone **0044 1534 768141**
Fax **x**
Email **leeana@cpinteriors.je**
Causale / Del. terms **SALES**
Cod. Cli / Cust. code **71682**

Località / Location **UK**
Valuta / Value **EUR**
Codice Iva **N.I. ART 8 DPR 633/72**

Porto / Delivery **CPT INCOTERMS® 2010 ICC**Vostro Rif **Vele****Note/Notes:**

The production and dispatch times are 4 weeks from the receipt of the signature for acceptance. The signing of this offer is valid as confirmation. Offer validity: 30 days from date of issue. The method of payment will be indicated on the order confirmation. Scirocco sail includes separate deliveries for poles and sails. 2 order confirmations will be issued: the one relating to the structure after the signing of the offer (4 weeks for production and dispatch), while the sail's one immediately after receiving its measures (3 weeks for production and dispatch).

Bank details for the payment: IT30H010050240000000006519 BIC: BNLIITRRXXX

Riga Row	Codice Code	Descrizione Prodotto Product description	U.M. M.U.	Q.tà Q.ty	Prezzo Price	Sconto Discount	Valore Amount
		Rif.: 2282_6					
4	05928	SAIL AWNING SCIROCCO - COVER Sail in dacron white sailcover included	Pcs	1	4,383.00	-40.00	2,629.80
5	01594	SPECIAL COMPONENTS POS. D = WALL BRACKET diam 120mm	Pcs	1	203.00	-40.00	121.80
0	9	Net total					2,751.60
0	6	Tax N.I. ART 41 DL 331/93			2,751.60		
0	1	Total					2,751.60

SALES TERMS - FOR ACCEPTANCE PLEASE SEND THIS OFFER BACK SIGNED AND STAMPED**FAX: +39 051 0822458, +39 051 0822459 OR E-MAIL: ORDINI@CORRADI.EU****To process your order in production we expect:****a. this offer signed for acceptance;****b. in case of advance payment, the bank credit of the amount due specified in the order confirmation.**

1) The terms for the goods delivery and the transfer to the buyer of the risk of loss or damage of the goods themselves are provided for by the International Chamber of Commerce, Publication no. 560 INCOTERMS 2010, and following editions, for each single delivery term indicated in the order confirmation. The terms shown in the I.C.C. INCOTERMS 2010 or following edition reported in the order confirmation can be applied both in case of an international sale and in case of a domestic one. 2) Without prejudice to the general conditions of warranty provided by CORRADI SRL, in order to take advantage of said warranty in case of damaged or missing goods discovered at the time of delivery, the buyer shall: a) check the number of packages; b) verify the integrity of each single package and, if defective, accept the goods by noting on the Transport Document / TD the wording "accepted with reservation". 3) The delivery term shown in the order confirmation is indicative and any delay in delivery does not represent CORRADI SRL non-fulfillment neither does it grant the buyer any right to claim for compensation. 4) All claims concerning the quality and quantity of the delivered goods shall be notified to CORRADI SRL, through written communication, within 8 (eight) days from the date of delivery. However, the claim communication shall not per se exempt the buyer from paying within the agreed terms and conditions. 5) Sold goods are not to be returned, provided it has been previously authorized by CORRADI SRL. 6) The customer acknowledges to have acquainted, in compliance with art. 1523 and following ones of the Civil Code, the sale conditions and agrees to acquire the property of the goods, subject-matter of the contract, only upon payment of the last installment of the agreed price, taking the risks from the delivery time defined by term 1. In particular, it will be admitted that, in case of no payment of one of the agreed installments, CORRADI SRL will be entitled to return the goods and to retain, as damage compensation, the installments already paid by the customer. Any delay in paying the invoices concerning the previous orders or those in process shall entitle CORRADI SRL to:

-stop, without the seller's obligation to the Buyer to recognize any indemnity, any other current or future supply to be delivered to the Buyer;

-change the contract by making a unilateral reduction of CORRADI SRL contractual obligations.

From the expiry date of each payment and for the whole delay period, the default interests will be charged, without need of prior placing in default, to the extent provided for by the Italian legislative decree no. 231 dated 9 October 2002, and following amendments, as well as by the European Directive 2000/35/EC. 7) The Seller agrees to provide the end user with the warranties contained in the User's Manual. 8) As for everything not provided for and ruled by the present general sale conditions, all sales shall be ruled by the Italian substantial law and, with regards to the international sales, by the Uniform Norms contained in the Vienna Convention of 1980 concerning the international sales of moving goods (United Nations Convention on Contracts for the International Sale of Goods). In case of contrast between an Italian norm or a norm of the Vienna Convention and one or more provisions of these general conditions, the latter ones will prevail. Any dispute arising out of or relating to this contract shall be resolved exclusively by the competent Court of Bologna.

*** CUSTOMER'S SIGNATURE**

***Expressly approved,
in compliance with art. 1341 of the Civil Code,
terms no.1,2,3,4,5,6,7.**