

Dix Stainless Steel TanksReliable, Tough and Dependable

DIX stainless steel tanks are manufactured from high strength 304 -grade stainless steel that ensures exceptional corrosion and wear resistance providing many years of reliable use. Each tank is designed to suit customer requirements.

Features and Benefits:

- All welds dip passivated
 Durable and corrosion resistant.
- Simple and robust construction Reliable trouble free operation.
- Tanks are hygienic in design for food and pharmaceutical manufacturing processes.
- Storage tanks, mixing tanks, jacketed tanks, Insulated tanks and mobile tanks fabricated to customers specifications.
- Each tank manufactured to ISO9001 and AS1201 Ensures consistent quality.
- Australian Made
 Fabrication to suit project specific requirements

Typical Applications:

- · Chemical Processing
- · Industrial Applications
- · Wineries and breweries, olive oil and dairy industries
- Pharmaceutical industries
- Metal Processing Plants
- Mining
- FMCG (fast moving consumer goods)

'Hygienic' models for use in specialised food process Applications, bottling lines, juice lines.

Product Specifications:

DIX stainless steel tanks are maufactured from 304-grade stainless steel (316 optional) and are available in an extensive range of configurations and sizes up to 10,000 litres.

Other configurations available upon request.











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G.J Dix & Sons Pty Ltd – Warranties and Terms and Conditions of Trade

1.INTRODUCTION
1.1 Application of these Terms and Conditions
The Customer agrees that prior to placing an order with the Supplier, the Customer has read and agreed to the terms and conditions as setouthereunder.

For the purposes of this agreement, "Supplier" is G.J. DIX & SONS PTYLTD A.B.N. 29 071 654 558 and the "Customer" is the applicant named on the account with the Supplier or where no account exists then on the Work Authorisation provided by the Supplier to the Customer. In this Agreement "Goods" means goods and services. "Quote" means a signed and numbered quote issued by the Supplier.
2.QUOTE
2.1 Acceptance by the Customer — Where the Supplier has given the Customer a Quote:

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2.1 Acceptance by the Customer — Where the Supplier has given the Customer a Quote:
(a) The Supplier need not supply the Customer until the Quote has been accepted by the Customer;
(b) The Customershallaccept the Quote by instructing (inwriting) by way of an official purchase ordermaking specific reference to the Supplier's Quote Number and issuing a copy of the purchase order to the Supplier.
(c) Acceptance by the Customer of the Quote will constitute acceptance by the Customer of these Terms and Conditions.
(d) Quotes are valid for thirty (30) days from date of issue, unless an extension has been authorised by the Supplier.
(e) The Supplierreserves the right to withdraw the Quote for whateverreason. In acceptance of the Quote, the Customer warrants that it has not relied on any representation by the Supplier and its employees and agents other than as supplied in writing in the Quote.

2.2Suppliermay Revise Quote—The Suppliermay amend the Quote after apperiod of thirty (30) days from the date of the signed acceptance of the Work Authorisation to take into account any rise or fall in the cost of performing the Order and the Supplier shall notify the Customer of such amendment assoon aspracticable thereafter. Upon the Suppliergiving the Customer of its amendment of the quote for the purposes of the Terms and Conditions.

2.3Variations to litilal Quote—The Customer shall indemnify the Supplier from any additional costincurred by the Supplier, should the Customer increase the scope of the goods and/or services to be provided by the Supplier.

2.4 Indemnity

(a) The Customer warrants, as a fundamental condition of this contract, that all drawings and specifications and other design information supplied by the

(a) The Customerwarrants, as a fundamental condition of this contract, that all drawings and specifications and other design information supplied by the Customer to the Supplier shall be accurate in all aspects and free of copyright.

(b) The Customershall indemnify the Supplier from all costs incurred when Goods are manufactured exclusively to the Customer's specification. These Goods cannot be cancelled.

3. PRICES

3.PRICES
3.1 List Prices are recommended prices only and there is no obligation for the Supplier to comply with these recommendations. All prices are exclusive of GST and subject to alteration without notice.
3.2 Anyincrease in the cost of supplying the Goods which is beyond the control of the Supplier and which occurs between the date of ordering and delivery shall be to the Customer's account.
3.3 Unless otherwise stated in the Supplier's Work Authorisation, the supplier reserves the right to alter its List Prices without notice and may vary the purchase price to reflect the addition in costs, taxes or duties incurred or to be incurred by the Supplier after that date of the Work Authorisation.
3.4 All List Prices are exclusive of GST and other government impost unless otherwise stated in writing and are subject to alteration without notice.
4 ORDERS

3.4 All List Prices are exclusive of GST and other government impost unless otherwise stated in writing and are subject to alteration without notice.

4. ORDERS
4.1 All orders are subject to acceptance.
4.2 We reserve the right to supply an order in full or only in part.
4.3 Youmaynot ancelanorder, nordelay delivery, following acceptance unless we agree in writing and payment of work completed up to that time is made.
5.DELIVERY
5.1 Delivery times and dates are estimates only and are not guaranteed. Where we or our suppliers or sub-contractors are delayed due to unforse en circumstances or reasons beyond control, we may make part delivery, suspend delivery, or extend delivery time for the period of the delay.
5.2 Delivery is exournominated works unless otherwise specified. If you do not specify amethod of delivery then we may decide the method but all carriers will be your agents only and delivery will be at your cost.
5.3 A claim for shortages in delivery must be in writing received by us within 14 days of despatch from our store.
5.4 Manufacture and delivery of Goods will be in writing received by us within 14 days of despatch from our store.
5.4 Manufacture and delivery of the Goods consistent with the original delivery schedule. Should there be any delay or change to the original orders chedule that is beyond the control of the Supplier, then payment for such Goods will fall due subject to the Supplier's standard payment terms, irrespective of whether the Goods have been delivered. The customer may incurstorage charges on a daily basis as per clause 5.5 below.
5.5 Delivery of the Goodsmade to the Customer at the Supplier's address on this agreed date may incurstorage charges on a daily basis calculated by the order valuex the interest rate as advised in clause 5.3 x the number of days.
5.6 Delivery of Goodsto at hird party and/or site nominated by the Customer is deemed to be delivery to the Customer for the purpose of this agreement.
5.7 Suspension of Delivery — The Supplier may suspend delivery or cease m

- 6.PAYMENT
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(c) The Customershall be fully responsible for any loss or damage to the Goods what soever and how soever caused following delivery or installation of the Goods to the Customer.

8.3 Repossession — The Customer hereby irrevocably grants to the Supplier the right, at its sole discretion, to remove or repossess any Goods from the Customer and sell or dispose of them, and the Supplier shall not be liable to the Customer or any person claiming through the Customer and the Suppliershall been thinked to the customer sindebtedness to the Supplier the Customer commits an act of bankruptcy, entersinto any form of administration or liquidation, makes any composition or arrangement with its creditors, ceases to carry on business or breaches any fundamental clause of this agreement, then the Supplier may, without prejudice to any other remedies it may have, repossess any Goods delivered to the Customer on any account which has not been paid in accordance with the terms and conditions herein and commence proceedings to recover the balance of any monies owing the Supplier by the Customer.

8.4 Inconsistency-lifthere is any inconsistency between the Supplier's rights under this clause 8 and the Supplier's rights under Chapter 4 of the Personal Property Securities Act 2009 (Cth) (PPSA), this clause prevails.

9. WARRANNY

9.WARRANTY
 9.1 ThewarrantyperiodfortheGoodsshallbeasperthemanufacturer'sspecificationsortheSupplier'sspecifications, asthecasemaybe, which is usually twelve (12) months from the date of purchase unless otherwise stipulated.
 9.2 The Supplier will repair or replace any and all material parts found to be defective within the warranty period without charge, provided the Goods have been installed and used in accordance with the manufacturer's and/or Supplier's instructions. No allowance will be made on any Goods for labour, freight or consequential damages, only the cost of the defective Goods.
 9.3 Workand/orservice carried out on the Goods by any one other than the Supplier and/or their no minated agents shall make the warranty null and void unless the Customer obtains prior approval in writing from the Supplier before any remedial work is carried out.

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- 9.4 The Supplier reserves the right to make null and void the warranty should the Goods be modified, altered, damaged or put to any undue stress other than
- in the way the Goods were designed to perform.

 9.5 In respect of all claims the Supplier shall not be liable to compensate the Customer for any delay in either replacing or repairing the workmanship / Goods or in properly assessing the Customer's claim.

- / Goods or in properly assessing the Customer's claim.

 9.6 The Supplier shall not liable to compensate for defects, damages or failure of the Goods or Services where such events were caused by inadequate operating conditions, special characteristics of the system, or other exposure to aggressive environmental conditions.

 10. DESIGNUPDATES—TheSupplierreservestheright to make changes and improvements to the Goods without incurring any obligations what soever to install or make changes and improvements to Goods already supplied.

 11. INSPECTIONONDELIVERY—The Customershall inspect the Goods on delivery and shall within seven (7) days of delivery notify the Supplier in writing of:

 (a) any alleged shortage in quantity of Goods, incorrectly priced Goods or failure to comply with the description of Goods ordered and;

 (b) any Goods found to be defective. The Customershall afford the Supplier anopportunity to inspect such Goods within areason able time following delivery.

 If the Customer shall fail to comply with these provisions the Goods shall be conclusively presumed to be in accordance with these terms and conditions.

 12. RESTOCKING

 12.1 Subject to prior written approval from the Supplier are stocking charge of 15% will be applied on unused Goods sent backforcreditor exchange. Freight of unused Goods shall be the Customer's responsibility.

 12.2 Customised product or special orders are not returnable.

 13. MERCHANDISING FGUIPMENT—The Supplier is merchandising equipment shall remain the Supplier from any damage (normal wear and tear excluded) or loss to the merchandising equipment while on loan to the Customer.

 14. LI ABILITY

 14.1 Non-excludable Rights—The parties acknowledge that, underapplicable State and Commonweal thlaw, certain conditions and warranties may be implied.

- 14.LIABILITY
 14.1 Non-excludableRights—Thepartiesacknowledgethat, underapplicableStateandCommonwealthlaw, certain conditions and warranties may be implied in these Terms and Conditions and there are rights and remedies conferred on the Customer inrelation to the provision of the Goods or of services which cannot be excluded, restricted or modified by the Agreement ("Non-excludable Rights").
 14.2 Disclaimeroftiability—TheSupplierdisclaimsallconditions and warranties expressed or implied, and all those rights and remedies are excluded other than any Non-excludable Rights. To the extent permitted by law, the liability of the Supplier for a breach of a Non-Excludable Right is limited, at the Supplier's option, to the supplying of the Goods and/or any services again or payment of the cost of having the Goods and/or services supplied again.

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 1.4.3 Indirect Losses Notwithstanding any other provision of these Terms and Conditions, the Supplier is in no circumstances whatever the cause) liable in contract, tort including without limitation, negligence or breach of statutory duty or otherwise to compensate the Customer for:

 any increased costs or expenses;
 any loss of profit, revenue, business, contracts or anticipated savings;
 any loss or expense resulting from a claim by a third party; or
 any special, indirector consequentialloss or damage of any nature what soever caused by the Supplier's failure to complete or delay in completing the Order or to deliver the Goods.

 14.4 Force Majeure The Supplier will have no liability to the Customer in relation to any loss, damage or expense caused by the Supplier's failure to complete the Order or to deliver the Goods as a result of fire, fload, tempest, earthquake, riot, civil disturbance, theft, crime, strike, lockout, breakdown, war, the inability of the Supplier's normal suppliers to supply necessary material or any other matter beyond the Supplier's control.

 15. SECURITY AND CHARGE The Customer thereby charges all property, bothequitable and legal, presentor future of the Customer in respectof any monies that may be owing by the Customer to the Supplier under these terms and conditions or otherwise and hereby authorises the Supplier or its solicitors to execute any consent form as its attorney for the purpose of registering a caveat over any real property assets of the Customer with the Australian Securities and Investments Commission.

 16. PERSONAL PROPERTY SECURITIES ACT

 16.1 The Customer acknowledges and grants the Supplier assertion and the supplier or its solicitors to a supplier assertion and the supplier or its solicitors to a supplier assertion and the supplier or its solicitors to a supplier or its solicitors to a suppl

- Securities and InvestmentsCommission.

 16. PERSONAL PROPERTY SECURITIES ACT

 16.1 The Customeracknowledgesandgrantsthe Supplierase curity interest (and where appropriate a Purchase Money Security Interest) in all Goods supplied to the Customer by the Supplier and any of their proceeds, including all Goods previously supplied and any of their proceeds, and this security interest secures all moneys owing to the Supplier by the Customer.

 16.2 The Customer waives its rights to receive a Verification Statement confirming registration of a Financing Statement relating to the Security Interest granted by the Customer to the Company.

 16.3 The Customer agrees that in enforcing this agreement nothing in sections 130 to 143 of the PPSA will apply.

 16.4 Under the PPSA the Customer waives its rights to:

 16.7 Receive a notice of intention to seize collateral under section 95;

 16.9 Object to Secured Party purchasing the collateral under section 129;

 16.1 Receive a disposal notice under section 130;

 16.2 Receive a disposal notice under section 130;

 16.3 Receive a disposal notice under section 130;

 17.1 Redeem the collateral under section 142; and give receive a statement of account under section 143.

 18.5 The Customer will do everything reasonably required of it by the Company to enable the Company to correctly register and maintain its security interest(s). This includes notifying the Company immediately inwriting if the Customer changes any of its details that are required to registerafinancing arrangement under the PPSA.

 18.6 Any payment made to the Company by the Customer may be applied by the Company in any manner the Company thinks fit.

 18.7 Lore YRIGHT

 18.7 Lore Supplier retains the copyright in all of the Supplier's documents (including plans, illustrations, drawings and specifications for the part of the part of the part of the process of the part of t

- 17. COPYRIGHT
 17.1 Subject to clause 16.2, the Supplier retains the copyright in all of the Supplier's documents (including plans, illustrations, drawings and specifications furnished to you for the purposes of the contract) and neither they nor their contents may be used without our express consent for any purpose other than that for which they were furnished. You may not use, reproduce or communicate the contents of such material to any third party unless authorised by us in writing to do so. This clause survives the termination of the contract.
 17.2 If the Customer is receiving from the Supplier goods or services involving the manufacture, repair, redesign or upgrade of spare parts, the Customer represents and warrants that the Customer either owns the intellectual property relating to those parts or has the consent of the owner for the Supplier to provide the Customer with those goods or services. The Customer also undertake to hold the Supplier harmless and reimburse the Supplier for any loss or damage the Supplier if the provision of those goods or services results inaclaim being made against the Supplier by a third party alleging that their intellectual property rights have been infringed.
 PRIVACY
- PRIVACY

 17.3 The Customerhereby authorises the Supplier to collect, retain, record, use and disclose personal information about the Customer, in accordance with the Privacy Act 1988, to persons and/or legal entities who are a Solicitor or any other professional consultant engaged by the Supplier, a Debt Collector, Credit Reference Organisation and/or any other individual or organisation which maintains credit references and/or default listings.

 17.4 The Customer also authorises the Supplier to make enquiries with respect to the Customer's credit worthiness; to exchange information with other Credit Providers in respect to previous defaults of the Customer and to notify other Credit Providers of a default by the Customer.

 18. GENERAL MATTERS
- GENERAL MATTERS
 Severability-Any provision in these Terms and Conditions which is invalid or unenforceable in any jurisdiction must be read down for the purposes of that jurisdiction, if possible, so as to be valid and enforceable. If that provision cannot be read down then it is capable of being severed to the extent of the invalidity or unenforceability without affecting the remaining provisions of these Terms and Conditions or affecting the validity or enforceability of that provision in any other jurisdiction.
 Set Off The Supplier is entitled to deduct from any amounts due to the Customer any amount due from the Customer.
 Implied terms Except as required by mandatory operation of law (or as otherwise expressly provided) all implied conditions are excluded.
 Acknowledgement No failure by you to acknowledge these terms of trade, and no supply of goods insuch circumstances, implies that these terms have not been incorporated into, or have been waived in respect of, the contract for the supply of the goods.
 Sasignment You may not assign the contract without our prior written approval
 Failure to adhere to these terms of the agreement may result in credit being withdrawn.
 Governing Lawand Jurisdiction The laws inforce in South Australia governa contract for supply of goods and services and the Customer submits to the jurisdiction of the courts of South Australia.

The Buyer agrees that they have read and understood these Warranties and Terms and Conditions of Sale

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G.J. Dix & Sons Pty Ltd

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