



**3D
NEXT
LEVEL**

BEZOEKADRES:
HONDERDLAND 328,
2676 LV, MAASDIJK
WWW.3DNEXTLEVEL.COM
INFO@3DNEXTLEVEL.COM
(+31)-622751553

Terms and conditions 3D Next Level

Limitation of Liabilities

3D Next Level's financial liability shall always be limited to the amount of its fee for the order and shall expire three (3) months completion and delivery of the Work. In no case 3D Next Level shall be liable for any consequential damage resulting from the Work, 3D Next Level shall not be liable for any claim arising out of the use or application of the results of the Work, nor for the consequences of any omission in the Work.

Warranty

3D Next Level shall carry out and complete the Work diligently in conformity with accepted working standards and in accordance with the purchase order agreement. If within three (3) months after delivery of the Work, proven faults or defects are found and notified by Client to 3D Next Level shall, within a reasonable period of time after such notification make good such defects at his own account in its own workshop. Any transportation or handling of the Works to bring such back to 3D Next Level's workshop are excluded. 3D Next Level makes no guarantees or warranties expressed, implied or otherwise howsoever other than as expressly contained in this clause. All conditions implied by statute, common law or otherwise are excluded, except in case of wilful misconduct. The remedies specified above shall be 3D Next Level's exclusive remedies for all obligations of 3D Next Level under the purchase order agreement, such as but not limited to faulty design and workmanship and 3D Next Level shall not have no other liability therefore whether in contract, tort or otherwise.

Law and Disputes

All our orders shall be governed by and are construed in accordance with Dutch law. Disputes shall be settled by arbitration in accordance with the Rules of the Netherlands Arbitration Institute, Dutch law will apply.

THINK BIG. PRINT BIGGER.